

Application for Underground Supply in an Overhead Area

A site plan must be included with this completed application form.

Sections 1, 2, 4, 5, 6, 7 and signature box must be completed in order for application to be processed.

1. Name of applicant (for tax invoice purposes)

Title (Mr/Mrs/Ms/Miss): Given names:

Surname:

Company name (if applicable):

ABN (if applicable):

2. Postal address of applicant

Address:

Town: Postcode:

Phone: Mobile:

Fax:

3. WAPC reference number (subdivisions only)

Green title Building/Survey strata WAPC Ref no:

4. Work site (address at which the underground supply is required)

Business/company name:

Contact person Mr/Mrs/Ms/Miss:

Address:

Town: Postcode:

Phone: Mobile:

Fax:

5. Electrical consultant/contractor

Business/company name: _____

Contact person Mr/Mrs/Ms/Miss: _____

Address: _____

Town: _____ Postcode: _____

Phone: _____ Mobile: _____

Fax: _____

6. Total number of dwellings/lots

Number of dwellings/lots: _____

7. Maximum load requirements

Amps/phase: _____ Single phase Three phase

Please note:

- A maximum load limit of 63 amps single phase, or 32 amps per phase three phase applies to applicants serviced by the North West Interconnected System (NWIS). Lower limits may apply to applicants outside the NWIS. Please refer to the Western Australian Electrical Requirements, Section 13, for full details.
- Horizon Power reserves the right to place the pillar in a location at the front boundary that enables it to achieve a second connection from the neighbouring green title property.
- All electrical work on the customer's property/premise is the responsibility of the customer's electrical contractor.
- To qualify for the subsidised rate for an underground point of supply (\$750.00 inclusive of GST), all Terms and Conditions must be met.
- On signing this form as the duly authorised representative, the signatory accepts liability for payment per domestic dwelling/lot and also accepts that the Terms and Conditions attached have been read, understood and agreed.

Submission of this application

When completed, please return this application to:

Karratha (Head Office)	Stovehill Road, KARRATHA WA 6714	Ph: (08) 9159 7250 karratha@horizonpower.com.au	Fax: (08) 9159 7288
Port Hedland	Anderson Street, PORT HEDLAND WA 6721	Ph: (08) 9173 8282 porthedland@horizonpower.com.au	Fax: (08) 9173 2339
Kununurra	Messmate Way, KUNUNURRA WA 6743	Ph: (08) 9166 4700 kununurra@horizonpower.com.au	Fax: (08) 9166 4720
Carnarvon	Corner Iles Road and Robinson Street, CARNARVON WA 6701	Ph: (08) 9941 6299 carnarvon@horizonpower.com.au	Fax: (08) 9941 6201
Esperance	143 Sims Street, ESPERANCE WA 6450	Ph: (08) 9072 3400 esperance@horizonpower.com.au	Fax: (08) 9072 3401
Broome	Lot 1050 McDaniel Road, BROOME WA 6725	Ph: (08) 9192 9900 broome@horizonpower.com.au	Fax: (08) 9192 9901

Signature of applicant

Signed by applicant: _____ Date: _____

Terms and conditions

- 1 **Terms and conditions** These terms and conditions shall form part of the contract unless modified in writing by an authorised representative of Horizon Power.
- 2 **Credit check** Horizon Power retains the right to inquire as to the credit worthiness of a customer and retains the right to decline to perform or further perform the services whenever Horizon Power does not receive an acceptable credit reference (in its sole opinion). The customer acknowledges and agrees that it shall have no claim or right or cause of action against Horizon Power by reason of Horizon Power declining to perform or further perform the services in the circumstances described in this clause.
- 3 **Force Majeure** Horizon Power shall not be liable to the customer for any loss, damage or expense caused by force majeure.
 “Force majeure” means any cause or event which is not reasonably within the control of the party affected and (without listing the generality of the foregoing) includes Acts of God; strikes; lockouts; stoppages or restraints of labour or other industrial disturbances; wars, acts of public enemies, riot or civil commotion or sabotage; fire, explosion, earthquake, landslide, flood, washout, lightning, storm or tempest; breakdown or an accident to plant, machinery, equipment, lines or pipes howsoever caused; failure of suppliers to supply equipment or machinery; and restraints, embargoes or other actions of any government.
- 4 **Consequential loss** Damages shall be limited to damages for direct and foreseeable loss attributable to breach or default under this agreement. The rights of either party to damages for indirect or consequential loss are hereby excluded. Neither party shall be liable to the other for any loss of profit suffered by a party to this agreement or any other person.
- 5 **Modification** A purported modification, variation or amendment of this agreement including the scope of works or any waiver of any rights of any party or any approval or consent shall have no effect unless in writing and signed by both parties.
- 6 **Application of acts and by-law** Nothing contained in these terms and conditions shall in any way limit the operation or effect of the *Electricity Corporation Act 1994*, *Energy Operators (Powers) Act 1979*, or any regulations, by-laws or orders made pursuant thereto.
- 7 **Additional charges** Costs for reinstatement are not included unless specifically stated.
 Costs for works associated with other services are not included unless specifically stated.
 Cancellation or revision of works will result in an administration fee of \$345.00 inclusive of GST.
- 8 **Responsibility for boundaries** The customer shall be responsible for accurately pegging all necessary boundaries to enable accurate placement of cables in the allocated alignment.
- 9 **Responsibility for environmental clearance** The customer shall be responsible for obtaining the all environmental clearances including Native Title, Aboriginal Heritage, Native Vegetation and Heritage Listed Building or Object, associated with the electricity infrastructure work to enable the electricity supply.

To qualify for the subsidised rate for an underground point of supply (\$750.00 inclusive of GST), new lots and/or dwellings must:

- be located within the Electricity Licensing Area Boundary;
- be located in an overhead area;
- be residential and less than 2500 m² in size;
- be placed in Horizon Power’s preferred or acceptable location;
- have a maximum load requirement of 63 amps single phase or 32 amps per phase three phase;
- be ready and pegged for immediate installation of the pillar; and
- not have SES charges owing.

In addition:

- No more than three dwellings/lots can be connection as a result of a subdivision. This includes existing connections.
- There must be no requirement to remove or relocate an existing overhead line as a result of the subdivision.
- Suitable low voltage overhead mains must exist within 60 m of the lot/dwelling boundary where the pillar is to be installed.
- The route from the existing low voltage overhead mains to the proposed pillar location must be suitable for the installation of low voltage underground cable.
- The same developer/owner must not have submitted an application for an underground connection for the same or adjacent lot/dwelling within the previous three years.
- A company, organisation, person or group of persons must not be progressively seeking Pole to Pillar connections for an area that, in Horizon Power’s opinion, should be developed as a standard underground residential subdivision.
- Where applicable, common property is created to allow consumer mains to be connected to the pillar and or sub-mains to be connected to the site main switchboard.

Please return completed form(s) with site plan to your nearest Horizon Power regional office.

Typical location of pillar

