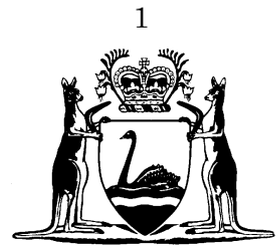




WESTERN AUSTRALIAN GOVERNMENT Gazette

ISSN 1448-949X PRINT POST APPROVED PP665002/00041



PERTH, FRIDAY, 4 JANUARY 2008 No. 1

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

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The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

State Law Publisher
Ground Floor,
10 William St. Perth, 6000
Telephone: 9321 7688 Fax: 9321 7536

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2007 (Prices include GST).

Deceased Estate notices, (per estate)—\$24.75

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$57.75

Other articles in Public Notices Section—\$57.75 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$11.55

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Clients who have an account will be invoiced for advertising charges.

Clients without an account will need to pay at time of lodging the notice.

— PART 1 —

ENERGY

EN301*

Gas Standards Act 1972

Gas Standards (Gas Supply and System Safety) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Gas Standards (Gas Supply and System Safety) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

3. The regulations amended

The amendments in these regulations are to the *Gas Standards (Gas Supply and System Safety) Regulations 2000*.

4. Part 3A inserted

After Part 3 the following Part is inserted —

“

Part 3A — Entry and commingling of gas of different qualities

Division 1 — Preliminary

17A. Terms used in this Part

In this Part, unless the contrary intention appears —

“**approved plan**” means a management plan approved under regulation 17E and includes the plan as amended or replaced under regulation 17F or 17G;

“corporation” means —

- (a) a company within the meaning given in the *Corporations Act 2001* (Commonwealth) section 9; or
- (b) any other body corporate, or body corporate of a kind, prescribed by the regulations;

“determined heating value” means the heating value for a HHV zone determined under regulation 17J(2) or (3);

“emergency” means any event or circumstance arising in relation to a distribution system or sub-network or a pipeline from which gas is injected into a distribution system or sub-network that has a significant effect on the higher heating value of gas in a zone or zones;

“flow weighted average higher heating value” or **“FWAHHV”** means the flow weighted average higher heating value of gas in a HHV zone on a gas day, calculated in accordance with the approved plan relating to the distribution system that includes the HHV zone;

“gas day” means the 24 hour period beginning at 0800 hours on a day and ending at 0800 hours on the following day;

“HHV zone” means a HHV zone in a distribution system or sub-network established under regulation 17I(2), (3) or (5);

“implementation period” means —

- (a) in relation to an approved plan approved or taken to have been approved under regulation 17E, a period of 2 months, or any other period not exceeding 6 months specified in the plan for the purposes of this paragraph of this definition, beginning on the day on which the plan is approved or taken to have been approved; or
- (b) in relation to the replacement of an approved plan under regulation 17F, a period of one month, or any other period not exceeding 2 months specified in the replacement plan for the purposes of this paragraph of this definition, beginning on the day on which the replacement is approved or taken to have been approved;

“leanest supplied higher heating value” or **“LSHHV”** means the higher heating value of gas supplied to a consumer from a HHV zone on a gas day with the lowest flow weighted higher heating value, calculated in accordance with the approved

plan relating to the distribution system that includes the HHV zone;

“management plan” means a plan that meets the requirements of regulation 17C(1) or (2);

“officer”, in relation to a body corporate, has the meaning given to “officer” of a corporation in the *Corporations Act 2001* (Commonwealth) section 9 but does not include an employee of the body corporate unless the employee is concerned in the management of the body corporate;

“permitted range” means the range determined under regulation 17I(3)(b);

“retail market scheme” means a retail market scheme approved under the *Energy Coordination Act 1994* Part 2B Division 3;

“sub-network” means each part of a distribution system listed in Schedule 4.

Division 2 — Approved plan

17B. Requirement for an approved plan

- (1) A network operator must not operate a distribution system in which gas of different qualities from 2 or more pipelines is commingled without an approved plan relating to the operation of the system.
- (2) If a network operator is a corporation, an officer of the network operator must ensure that gas of different qualities from 2 or more pipelines is not commingled in a distribution system of the network operator unless there is an approved plan relating to the operation of the system.
- (3) A pipeline operator must not inject gas into a distribution system in which gas of different qualities from 2 or more pipelines is commingled without an approved plan relating to the injection of gas into that system.
- (4) If a pipeline operator is a corporation, an officer of the pipeline operator must ensure that gas is not injected from a pipeline of the pipeline operator into a distribution system in which gas of different qualities from 2 or more pipelines is commingled unless there is an approved plan relating to the injection of gas into that system from the pipeline.
- (5) This regulation does not apply to —
 - (a) a network operator or an officer of a network operator during the implementation period for an approved plan, or the replacement for an

- approved plan, relating to the operation of the network operator's distribution system; or
- (b) a pipeline operator or an officer of a pipeline operator during the implementation period for an approved plan, or the replacement for an approved plan, relating to the injection of gas into a distribution system from a pipeline of the pipeline operator.

17C. Content of management plan

- (1) A management plan submitted by a network operator in relation to the operation of its distribution system is to —
 - (a) set out details of the distribution system, including in particular any sub-network of the system, to which it applies; and
 - (b) set out the configuration and operational characteristics of the distribution system; and
 - (c) work together with the management plan of a pipeline operator that injects gas into the system; and
 - (d) set out the methods or processes to be followed by the network operator in calculating the flow weighted average higher heating value of the gas transported through the distribution system or a sub-network of it and establishing a HHV zone or HHV zones in the distribution system or a sub-network of the system; and
 - (e) specify how the network operator is to publish or give interested persons details of the establishment of a HHV zone or HHV zones in a distribution system or a sub-network of the system; and
 - (f) set out the means for calculating and validating the flow weighted average higher heating value of gas in a HHV zone on a gas day; and
 - (g) set out the means for calculating the higher heating value of gas with the lowest flow weighted higher heating value supplied to a consumer from a HHV zone on a gas day; and
 - (h) set out principles, methods and processes to be applied by the network operator in the operation of a distribution system to ensure that the FWAHHV for a HHV zone on a gas day less the LSHHV for the HHV zone on that day is not more than 1 MJ/m³; and
 - (i) set out measures to be taken by the network operator if the higher heating value of gas supplied through a HHV zone to a consumer is

- persistently less than the permitted range for the HHV zone; and
- (j) set out the number of days in any period of 100 days on which the FWAHHV for a HHV zone less the LSHHV for the HHV zone must not be more than 1 MJ/m^3 and specify what action will be taken by the network operator if that number is exceeded; and
 - (k) provide that the network operator is to give to the Director at quarterly intervals (or such other intervals specified by the Director from time to time after consulting the network operator) a report on monitoring activity undertaken by the network operator in respect of gas entering the distribution system; and
 - (l) set out audit requirements in relation to the determination by the network operator of the heating value of gas under regulation 17J(1); and
 - (m) provide for an annual audit to be carried out on the operation of the management plan and for a report on the audit to be given to the Director.
- (2) A management plan submitted by a pipeline operator in relation to the injection of gas into a distribution system from a pipeline of the operator is to —
- (a) identify the distribution system and any sub-network of the system into which gas is injected; and
 - (b) work together with the management plan of the network operator of the distribution system; and
 - (c) set out details of the gas injected into the system by the pipeline operator including —
 - (i) the higher heating value of the injected gas; and
 - (ii) the volume of gas injected on a gas day; and
 - (iii) the rate at which it is injected; and
 - (iv) if gas of different qualities is injected, the mixing ratios in respect of that gas;and
 - (d) specify how and when the pipeline operator will advise the network operator of the distribution system about any change in the specifications referred to in paragraph (c); and

- (e) set out which, and how, facilities will be used by the pipeline operator to —
 - (i) inject gas into the distribution system; and
 - (ii) control and monitor that injection; and
- (f) provide for the implementation of systems to —
 - (i) ensure, as far as is reasonably practicable, that commingling occurs at a controlled or determined rate; and
 - (ii) minimise, as far as is reasonably practicable, variations in the higher heating value of gas injected by the pipeline operator into a distribution system on any gas day; and
- (g) set out how the pipeline operator will, and which facilities will be used by the pipeline operator to, calculate the higher heating value of gas injected into the distribution system on each gas day including —
 - (i) the location of sample points; and
 - (ii) the method of calculation; and
 - (iii) the frequency of sampling and analysis; and
 - (iv) the details of the provision of backup measurement facilities or the processes the operator will use if facilities fail to operate or are unavailable; and
- (h) provide for the recording of data in respect of the higher heating value and flow of gas injected into the distribution system on each gas day; and
- (i) provide for the data referred to in paragraph (h) —
 - (i) if a retail market scheme applies to the distribution system or sub-network and that scheme provides for the pipeline operator to give the network operator data the same as that referred to in paragraph (h), to be given to the network operator in the form and at the intervals specified in the scheme; or
 - (ii) if subparagraph (i) does not apply, to be given to the network operator in the form and at the intervals determined by

the Director after consultation with the pipeline operator;

and

- (j) set out measures to be taken by the pipeline operator if a facility referred to in paragraph (e) malfunctions; and
- (k) provide for an annual audit to be carried out on the operation of the management plan and for a report on the audit to be given to the Director.

17D. Submission of management plan for approval

- (1) In this regulation —

“existing operator”, in relation to a distribution system, means a person who already carries out gas operations on the relevant day;

“gas operations” means —

- (a) the operation of a distribution system; or
- (b) the injection of gas into a distribution system;

“new operator”, in relation to a distribution system, means a person who is to commence gas operations after the relevant day;

“relevant day” means the day on which the *Gas Standards (Gas Supply and System Safety) Amendment Regulations 2007* come into operation.

- (2) Each existing operator, and each new operator, must submit a management plan relating to the operation of or the injection of gas into the system, as the case may be, to the Director for approval.
- (3) An existing operator must comply with subregulation (2) within 3 months after the relevant day.
- (4) A new operator must comply with subregulation (2) not less than one month before the day on which the operator is to commence gas operations.

17E. Approval of management plan

- (1) Subject to subregulation (5), the Director may in writing —
 - (a) approve a management plan submitted under regulation 17D; or
 - (b) request that it be amended.
- (2) If the Director requests a network operator or pipeline operator to amend a management plan, the request must be accompanied by written reasons of the Director for requesting the amendment.

- (3) The network operator or pipeline operator must comply with a request under subregulation (1)(b) within one month of the day on which the Director made the request by submitting a management plan amended in accordance with the Director's request.
- (4) Subject to subregulation (5), the Director must approve a management plan amended as requested under subregulation (1)(b).
- (5) The Director is not to approve a management plan if the Director considers that it —
 - (a) will not meet the requirements of regulation 17C in respect of such plans; or
 - (b) will be inconsistent with the Act or any other written law.
- (6) If the Director has not given an approval or made a request under subregulation (1)(b) within one month of the submission of a management plan, the Director is to be taken to have approved the plan on the last day of that period of one month.

17F. Amendment or replacement of an approved plan

- (1) With the approval of the Director, a network operator or pipeline operator may amend or replace an approved plan.
- (2) A network operator or pipeline operator must submit any proposed amendment or replacement to the Director for approval.
- (3) If an amendment or replacement is submitted, the Director may in writing —
 - (a) subject to subregulation (7), approve it; or
 - (b) request that it be amended; or
 - (c) refuse to approve it.
- (4) If the Director requests that an amendment or replacement be amended, the request must be accompanied by written reasons of the Director for requesting the amendment.
- (5) A network operator or pipeline operator must comply with a request under subregulation (3)(b) within one month of the day on which the Director made the request by submitting an amendment or replacement amended in accordance with the Director's request.
- (6) Subject to subregulation (7), the Director must approve an amendment or replacement amended as requested under subregulation (3)(b).

- (7) The Director is not to approve an amendment or replacement of an approved plan if the Director considers that it —
 - (a) will not meet the requirements of regulation 17C in respect of management plans; or
 - (b) will be inconsistent with the Act or any other written law.
- (8) If the Director has not given an approval, made a request or refused to approve an amendment or replacement under subregulation (3) within one month of the submission of the proposed amendment or replacement, the Director is to be taken to have approved the proposed amendment or replacement on the last day of that period of one month.

17G. Director may require amendment

- (1) This regulation applies if, in the opinion of the Director, an approved plan —
 - (a) does not meet the requirements of regulation 17C in respect of management plans; or
 - (b) is no longer consistent with the Act or any other written law.
- (2) The Director may direct a network operator or pipeline operator to amend an approved plan, within a specified period, in a manner specified by the Director in writing.
- (3) The network operator or pipeline operator must comply with a direction under subregulation (2).
- (4) If a network operator or pipeline operator does not comply with a direction under subregulation (2) to amend an approved plan within the period specified by the Director, the approved plan ceases to have effect at the end of that period.

17H. Compliance with an approved plan

- (1) A network operator must ensure that an approved plan relating to the operation of its distribution system is implemented and that any requirements set out in it are complied with.
- (2) A pipeline operator must ensure that an approved plan relating to the injection of gas into a distribution system from a pipeline of the operator is implemented and that any requirements set out in it are complied with.

- (3) Subregulations (1) and (2) do not apply during an emergency.

Division 3 — Determination of heating value of gas

171. Establishing a HHV zone or HHV zones

- (1) This regulation applies if —
 - (a) gas of different qualities from 2 or more pipelines is injected into a network operator's distribution system or sub-network; and
 - (b) that gas is commingled in the system or sub-network.
- (2) If the FWAHHV (calculated in accordance with the relevant approved plan) of the gas transported through a distribution system or sub-network throughout the system or sub-network does not vary by more than 1 MJ/m^3 , the network operator of the distribution system or sub-network must from time to time, in accordance with the relevant approved plan, establish one HHV zone for that system or sub-network.
- (3) If the FWAHHV (calculated in accordance with the relevant approved plan) of the gas transported through a distribution system or sub-network varies by more than 1 MJ/m^3 in parts of the system or sub-network, the network operator of the distribution system or sub-network must from time to time, in accordance with the relevant approved plan —
 - (a) establish HHV zones in that system or sub-network for each of those parts where those heating values exist so that the FWAHHV of the gas in a zone does not vary by more than 1 MJ/m^3 ; and
 - (b) determine the range of the FWAHHV, not more than 1 MJ/m^3 , for gas in the zones.
- (4) A network operator must review a HHV zone or HHV zones in the following circumstances —
 - (a) at intervals of not more than 13 months commencing on the day on which the HHV zone or HHV zones are first established;
 - (b) if there is a material and sustained change in the quantity or the higher heating value of the gas injected into the network or sub-network by a pipeline operator.
- (5) After reviewing the HHV zone or HHV zones, the network operator must cancel the HHV zone or HHV zones and establish a new HHV zone or new HHV zones if that is necessary in order to comply with subregulation (2) or (3).

- (6) On each occasion that a network operator establishes a HHV zone or HHV zones in a distribution system or sub-network, the network operator must give the Director a plan of the system or sub-network showing —
 - (a) the zone or zones; and
 - (b) the permitted range for the zone or zones.
- (7) The plan referred to in subregulation (6) must be given to the Director not later than 5 days after the zone or zones are established.

17J. Network operator to determine heating value of gas

- (1) As soon as practicable after the end of each gas day, the network operator must determine the heating value of the gas transported through —
 - (a) if the distribution system or a sub-network of the system has only one HHV zone, that HHV zone; or
 - (b) if the distribution system or a sub-network of the system has more than one HHV zone, each of those HHV zones,in accordance with subregulation (2) or (3).
- (2) If the FWAHHV for a HHV zone less the LSHHV for the HHV zone is less than or equal to 1 MJ/m^3 , the determined heating value for the HHV zone is the FWAHHV.
- (3) If the FWAHHV for a HHV zone less the LSHHV for the HHV zone is more than 1 MJ/m^3 , the determined heating value for the HHV zone is the LSHHV plus 1 MJ/m^3 .
- (4) For each gas day, a network operator must cause the determined heating value of gas transported through the HHV zone or HHV zones of the network operator's distribution system or sub-network to be published by the specified time —
 - (a) on a website maintained by the network operator and to which the Director and retail gas operators, within the meaning given in the *Energy Coordination Act 1994* section 11ZOC(1)(b), have access; or
 - (b) by such other means as the Director approves in writing on the written application of a network operator.

- (5) For the purpose of subregulation (4), the specified time is —
- (a) if a retail market scheme applies to the distribution system or sub-network and that scheme requires the network operator to publish information the same as the determined heating value by a specified time, that time; or
 - (b) if paragraph (a) does not apply, 1200 hours on the day following the end of the gas day or the time specified in the relevant approved plan for the purposes of this paragraph, whichever is the later.
- (6) If the determined heating value is determined under subregulation (3), the network operator must, as soon as reasonably practicable and in accordance with the approved plan, give the Director a written notice specifying —
- (a) the gas day for which the determination was made; and
 - (b) the determined heating value for that day.

”.

5. Regulation 66 amended

Regulation 66 is amended as follows:

- (a) after paragraph (a) the following paragraphs are inserted —
- “
- (aa) to request that a management plan be amended under regulation 17E(1); or
 - (ab) to refuse to approve a management plan under regulation 17E(5); or
 - (ac) to request that an amendment or replacement be amended under regulation 17F(3); or
 - (ad) to refuse to approve an amendment or replacement under regulation 17F(3); or
 - (ae) to refuse to approve an amendment or replacement under regulation 17F(7); or
 - (af) to direct a network operator or pipeline operator to amend an approved plan under regulation 17G(2); or
- ”;
- (b) after each of paragraphs (a), (b), (c), (d), (e), (f), (g) and (h) by inserting —
- “ or ”.

6. Schedule 4 inserted

After Schedule 3 the following Schedule is inserted —

“

Schedule 4 — Sub-networks

[r. 17A]

Each of the following parts of the distribution system the subject of distribution licence GDL 8 under the *Energy Coordination Act 1994* is a sub-network —

- (a) Geraldton (Nangetty Road);
- (b) Eneabba;
- (c) Muchea;
- (d) Ellenbrook;
- (e) Metro North;
- (f) Metro South;
- (g) Barter Road, Naval Base;
- (h) Rockingham;
- (i) Pinjarra;
- (j) Oakley Road (Pinjarra);
- (k) Harvey;
- (l) Kemerton;
- (m) Clifton Road, Bunbury.

”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

**Occupational Safety and Health Amendment
Regulations (No. 9) 2007**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Occupational Safety and Health Amendment Regulations (No. 9) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

3. The regulations amended

The amendments in these regulations are to the *Occupational Safety and Health Regulations 1996*.

4. Regulation 5.32A amended

Regulation 5.32A(7) is amended as follows:

- (a) by deleting “*(Commonwealth Employment) (National Standards)*” and inserting instead —
“ *(Safety Standards)* ”;
- (b) by deleting “2008” in each place where it occurs and inserting instead —
“ 2011 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

— PART 2 —

CONSUMER AND EMPLOYMENT PROTECTION

CE401***COMPANIES (CO-OPERATIVE) ACT 1943****CHANGE OF NAME OF A CO-OPERATIVE COMPANY**

Notice is hereby given that, pursuant to Section 30(5) of the *Companies Co-operative Act 1943*, EAST KIMBERLEY CO-OPERATIVE LIMITED, on this the 14th day of December 2007 changed its name to the following—

ORD RIVER DISTRICT CO-OPERATIVE LIMITED

Dated this 14th day of December 2007.

PATRICK WALKER, Commissioner for Fair Trading.

CE402***COMPANIES (CO-OPERATIVE) ACT 1943****COMPANY TO BE STRUCK OFF REGISTER**

Notice is hereby given that at the expiration of three months from the date hereof, the name of the undermentioned Co-operative Company will, unless cause is shown to the contrary, be struck off the register and the company will be dissolved.

MIT'S COOPERATIVE LTD

Dated this 20th day of March.

WILL MORGAN, (for the Registrar for Consumer Protection).

CE403***COMPANIES (CO-OPERATIVE) ACT 1943****COMPANY STRUCK OFF THE REGISTER**

Notice is hereby given that the following company has been struck off the register in accordance with s296(5) of the Act and is hereby dissolved—

GOLFMUTUAL CO-OPERATIVE LIMITED

Dated this 20th day of December 2007.

WILL MORGAN, (for the Registrar for Consumer Protection).

CE404**ASSOCIATIONS INCORPORATION ACT 1987****REINSTATED ASSOCIATION**

WA Bush Poets & Yarnspinners Association Inc

Notice is hereby given that the incorporation of the above-named association has been re-instated pursuant to Section 35(4) of the *Associations Incorporation Act 1987*.

Dated 21 December 2007.

ANNE DRISCOLL, Director of Business Services
for Commissioner for Fair Trading.

EDUCATION AND TRAINING

ED401*

CURRICULUM COUNCIL ACT 1997

CURRICULUM COUNCIL PUBLICATIONS CHARGES DETERMINATION 2007

Made by the Minister under regulation 12 of the *Curriculum Council Regulations 2005*.

Citation

1. This is the Curriculum Council Publications Charges Determination 2007.

2. The charges payable for publications as defined in regulation 3 of the *Curriculum Council Regulations 2005* are as follows—

1. EXAMINATION PAPERS Exam Papers	(Accounting not available)
(a) per subject/per year (except as specified in paragraphs (b) to (d) of this item)	\$3.50 to 4.60
(b) Music Package (each) including Exam Paper with Score Booklet, CD and Examiners Report	\$40.00
(c) Language CDs	\$10.00
(d) Language Scripts	\$3.30

2. OTHER PUBLICATIONS	
Mathematical Formulae and Statistical Tables Book	
1—99 copies	\$5.50 each
100—999 copies	\$4.80 each
1000—or more	\$4.53 each
Assessment Support Materials (includes postage)	\$3.00—\$60.00
Assessment Support Materials (includes postage)	\$3.00—\$60.00
Individual Examiners Reports	\$2.20 each
Examination Statistical Data to Schools	\$25.00 per subject
TEE Scripts (plus administration fee per application of \$15)	\$5.50 per subject
Post and Handling for any of the above items	\$4.40

3. SYLLABUS MANUALS (while stocks available)	
General Information 2006/2008 Vol 1	\$6.00 each
English 2006/2008 Vol 2	\$8.00 each
LOTE 2006/2008 Vol 3	\$18.00 each
Mathematics 2006/2008 Vol 4	\$8.00 each
The Arts 2006/2008 Vol 5	\$9.00 each
Health & Physical Education 2006/2008 Vol 6	\$9.00 each
Science 2006/2008 Vol 7	\$11.00 each
Society & Environment 2006/2008 Vol 8	\$17.00 each
T & E Book 1 2006/2008 Vol 9	\$9.00 each
T & E Book 2 2006/2008 Vol 9	\$15.00 each
Vocational 2006/2008 Vol 10	\$13.00 each

Complete Set of Syllabus Manuals (Years 11 and Year 12 2006/2008)	\$120.00 plus \$6.60 postage & handling
Syllabus Manuals CD—RO (Year 11 and Year 12 2006/2008)	\$20.00 each
Individual Syllabus Year 11—12 (2006—2008)	
For each subject or course for each year	\$2.20

4. FRAMEWORK MATERIAL	
Curriculum Framework Document	\$27.50
CD-ROM Teachers Getting Started with the Curriculum Framework	\$39.60
(for schools)	\$5.50
Outcome Standards Framework (OSF)	\$9.90 each
Progress Maps	\$9.90 each
Curriculum Guides K-12	\$8.80 each
CD-ROM (includes OSF, Guides K-12 & In phase)	N/A
Plus Postage & Handling	\$6.60

No charges for schools

3. No charges are payable in relation to the publications specified under items 3 and 4 in the table to clause 2 if the publications are provided to a registered school as part of the school allocation as determined by the Curriculum Council.

4. The Curriculum Council Publications Charges Determination 2006 published in the *Government Gazette* on 20 October 2006 is revoked.

Dated this 13th day of December 2007.

MARK McGOWAN MLA, Minister for Education
and Training; South West.

HEALTH

HE401

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994

HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE) ORDER (NO. 9) 2007

Made by the Principal Medical Officer (as delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Order (No. 9) 2007*.

Commencement

2. This order comes into operation on the day on which it is published in the *Government Gazette*.

Committee

3. The Royal Perth Hospital Resuscitation Committee established by the Director General of Health in his capacity as the Board of Royal Perth Hospital is an approved quality improvement committee for the purposes of the Act.

Expiry of order

4. This order expires three years after its commencement.

Dated this 20th day of December 2007.

Dr DOROTHY JONES, Director and Principal Medical Officer,
Office of Safety and Quality in Healthcare.

HE402**MEDICAL ACT 1894****MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 34) 2007**

Made by the Minister for Health pursuant to section 11AF of the *Medical Act 1894*.

Citation

1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No.34) 2007*.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 11AF(1)D of the Act.

Expiry of determination

4. This determination expires 2 years after its commencement.

SCHEDULE

GENERAL MEDICAL SERVICES in the SUBURB OF SPEARWOOD IN THE CITY OF COCKBURN

Dated this 23rd day of December 2007.

JIM MCGINTY, Minister for Health.

JUSTICE**JU401*****COURT SECURITY AND CUSTODIAL SERVICES ACT 1999****PERMIT DETAILS**

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the Director General of the Department of the Attorney General has issued the following persons with Permits to do High-Level Security Work—

Surname	First Name(s)		Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Denys	Paul	Anthony	CS8-033	7/12/2007	7/12/2007	30/07/2008
Collidge	Samuel	Lachlan	CS8-034	21/12/2007	21/12/2007	30/07/2008
Verner	Gordon	James	CS8-035	21/12/2007	21/12/2007	30/07/2008
Magill	Robert	Lee	CS8-037	21/12/2007	21/12/2007	30/07/2008
Woods	Deborah	Anne	CS8-039	21/12/2007	21/12/2007	30/07/2008

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Director General of the Department of the Attorney General has revoked the following Permit to do High-Level Security Work—

Surname	First Name(s)		Permit Number	Date Permit Revoked
Denys	Paul	Anthony	CS8-019	7/12/2007
Hales	Barry	Stephen	CS6-184	18/12/2007
Sinclair	Craig	Lindsay	CS6-090	18/12/2007
Dogic	Esad		CS6-012	18/12/2007
Nesbitt	Robyn	Kay	CS6-633	18/12/2007
Natt	Warren	James	CS6-589	18/12/2007
Nesbet	Joseph		CS8-029	18/12/2007
Mitchell	Bradley		CS7-131	18/12/2007
Burkett	Gregory	Thomas	CS6-565	18/12/2007
Graham	Bruce	Richard	CS7-088	18/12/2007

These notices are published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

MARK CORBETT, CSCS Contract Manager.

JU402*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999
PERMIT DETAILS

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Director General of the Department of the Attorney General has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Berchy	Dominic Jude	CS7-068	31/12/2007
Burke	Jeannetta Ann	CS7-108	31/12/2007
Lim	Sze Nee	CS6-626	31/12/2007
Magill	Robert Swansea	CS7-023	31/12/2007

These notices are published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

MARK CORBETT, CSCS Contract Manager.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995

Shire of Augusta-Margaret River
 (BASIS OF RATES)

Department of Local Government
 and Regional Development.

DLGRD: AM5-4#05

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the A/Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 19 November 2007.

ROSS WEAVER, A/Director General.

SCHEDULE

ADDITIONS TO GROSS RENTAL VALUE AREA

Shire of Augusta-Margaret River

All those portions of land being Lots 55 to 58 inclusive as shown on Diagram 97216; Lots 393 to 425 inclusive as shown on Deposited Plan 54815 and Lots 426 to 466 inclusive and Lot 543 as shown on Deposited Plan 54816.

LG402*

LOCAL GOVERNMENT ACT 1995

City of Rockingham
 (BASIS OF RATES)

Department of Local Government
 and Regional Development.

DLGRD: RK5-4#05

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the A/Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 25 October 2007.

ROSS WEAVER, A/Director General.

SCHEDULE
ADDITIONS TO GROSS RENTAL VALUE AREA
City of Rockingham

All those portions of land being Lots 101 to 120 inclusive and Lots 204 to 209 inclusive as shown on Deposited Plan 53110; Lots 121 to 141 inclusive, Lots 150 to 153 inclusive and Lots 195 to 203 inclusive as shown on Deposited Plan 53129; Lot 760, Lot 761, Lot 767, Lot 768, Lot 777, Lot 783 and Lots 798 to 815 inclusive as shown on Deposited Plan 52665; Lots 762 to 766 inclusive and Lots 778 to 782 inclusive as shown on Deposited Plan 52666; Lots 360 to 367 inclusive, Lots 370 to 377 inclusive, Lots 382 to 389 inclusive, Lots 404 to 406 inclusive, Lot 456, Lot 457, Lot 464 and Lot 465 as shown on Deposited Plan 55242; Lots 101 to 125 inclusive, 127 to 135 inclusive, Lots 150 to 153 inclusive and Lots 172 to 181 inclusive as shown on Deposited Plan 55259; Lots 1128 to 1134 inclusive, Lots 1155 to 1159 inclusive, Lots 1181 to 1185 inclusive, Lots 1258 to 1262 inclusive and Lots 1391 to 1395 inclusive as shown on Deposited Plan 56643 and Lots 1263 to 1272 inclusive, Lots 1376 to 1390 inclusive and Lot 1446 as shown on Deposited Plan 56644.

LG403*

LOCAL GOVERNMENT ACT 1995
Shire of Serpentine-Jarrahdale
(BASIS OF RATES)

Department of Local Government
and Regional Development.

DLGRD: SJ5-4#03

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the A/Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 25 October 2007.

ROSS WEAVER, A/Director General.

SCHEDULE
ADDITIONS TO GROSS RENTAL VALUE AREA
Shire of Serpentine-Jarrahdale

All those portions of land being Lots 237 to 264 inclusive as shown on Deposited Plan 55797 and Lots 223 to 234 inclusive as shown on Deposited Plan 55798.

MINERALS AND PETROLEUM

MP101*

CORRECTION
MINING ACT 1978
FORFEITURES

The notice at page 6356 of the *Government Gazette* dated 21 December 2007 and signed by K H AUTY, Warden, to be corrected as follows—

Delete—

“P37/6914	Deliu: George Gillingham: Paul James Stewart: Peter
P37/6914	Deliu: George Gillingham: Paul James Stewart: Peter
P37/6914	Deliu: George Gillingham: Paul James Stewart: Peter
P37/6914	Deliu: George Gillingham: Paul James Stewart: Peter”

And insert—

“P37/6914	Deliu: George Gillingham: Paul James Stewart: Peter
P37/6915	Deliu: George Gillingham: Paul James Stewart: Peter
P37/6916	Deliu: George Gillingham: Paul James Stewart: Peter
P37/6917	Deliu: George Gillingham: Paul James Stewart: Peter”

MP401*

MINING ACT 1904
TEMPORARY RESERVES

Department of Industry and Resources
Perth
28 December 2007.

In accordance with the provisions of the Mining Act 1904 the Governor has been pleased to deal with the following Temporary Reserves.

JIM LIMERICK, Director General.

The rights of occupancy on the undermentioned Temporary Reserves have been renewed.

NUMBER	OCCUPANT	FOR FURTHER PERIOD EXPIRING ON	LOCALITY	MINERAL FIELD
4192H, 4193H, 4266H, 4267H, 4737H and 4881H to 4884H	Hancock Prospecting Pty Ltd Wright Prospecting Pty Ltd Hamersley Resources Ltd	31 December 2008	Rhodes Ridge	West Pilbara and Peak Hill

MP402*

MINING ACT 1904
TEMPORARY RESERVES

Department of Industry and Resources
Perth
28 December 2007.

In accordance with the provisions of the Mining Act 1904 the Governor has been pleased to deal with the following Temporary Reserves.

JIM LIMERICK, Director General.

The rights of occupancy on the undermentioned Temporary Reserves have been renewed.

NUMBER	OCCUPANT	FOR FURTHER PERIOD EXPIRING ON	LOCALITY	MINERAL FIELD
5615H, 5616H, 5621H and 5622H	Westraint Resources Pty Ltd	31 December 2008	Wittenoom	West Pilbara

MP403*

MINING ACT 1978
FORFEITURES

Department of Industry and Resources
Perth WA 6000.

I hereby declare in accordance with the provisions of section 99(1)(a) of the *Mining Act 1978* that the undermentioned mining leases are forfeited for breach of covenant, namely, failure to comply with the prescribed expenditure condition on the leases, with prior right of application for the subject land being granted to the relevant plaintiffs under section 100(2) of the Act.

FRANCIS LOGAN, MLA, Minister for Energy;
Resources; Industry and Enterprise.

NUMBER	HOLDER	MINERAL FIELD
52/165	Grange Resources Ltd	Peak Hill
52/180	Grange Resources Ltd	Peak Hill

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005
MINISTERIAL CALL-IN AND DIRECTION

In the matter of Application DR 429 of 2007 in the State Administrative Tribunal between Midwest Corporation Ltd, Applicant, and the Shire of Morawa, Respondent, the following direction has been made—

TO: State Administrative Tribunal
Level 4, 12 St Georges Terrace
PERTH WA 6000

1. On 12 December 2007, Application DR 429 of 2007 between Midwest Corporation Ltd, Applicant, and the Shire of Morawa, Respondent, was filed in the State Administrative Tribunal.
2. I, Minister for Planning and Infrastructure, consider that the Application raises issues of such regional importance that it is appropriate for the Application to be determined by the Minister for Planning and Infrastructure.
3. I therefore direct you, pursuant to section 246(2)(a) of the *Planning and Development Act 2005*, to refer the Application to the Minister for Planning and Infrastructure for determination.

Dated 20 December 2007.

ALANNAH MacTIERNAN MLA, Minister for Planning and Infrastructure.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME AMENDMENTS:

- 1115/33—JANDAKOT STRUCTURE PLAN, CELL 2—WANDI
1116/33—JANDAKOT STRUCTURE PLAN, CELL 3—ANKETELL
1117/33—JANDAKOT STRUCTURE PLAN, CELL 4—CASUARINA
1118/33—JANDAKOT STRUCTURE PLAN, CELL 5—WELLARD (EAST)

Outcome of Amendment

It is hereby notified for public information that the abovementioned amendments to the Metropolitan Region Scheme have been submitted before both Houses of Parliament in accordance with the provisions of section 41 of the *Planning and Development Act 2005*.

These amendments, as depicted on Western Australian Planning Commission plans 3.2025, 3.2027, 3.2044 and 3.2046, are effective in the Metropolitan Region Scheme on and from 29 November 2007.

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

POLICE

PO501

POLICE ACT 1892**POLICE AUCTION**

Under the provisions of the *Police Act 1892*, unclaimed and forfeited property and bicycles will be sold by public auction, Ross's Sales & Auctions, 241 Railway Parade, Maylands on Wednesday 23 January 2008, at 10.00 am.

The auction is to be conducted by Mr Craig Edwards, Mr Kevin Grickage, Mr Ryan Power.

K. O'CALLAGHAN, Commissioner of Police,
Western Australia Police Service.

PREMIER AND CABINET

PC401*

APPOINTMENT OF DEPUTY OF THE GOVERNOR

It is hereby notified for public information that the Governor, under clause XVI of the Letters Patent relating to the Office of Governor of the State of Western Australia dated 14 February 1986, has appointed the Honourable Justice Neville John Owen, to be deputy of the Governor and in that capacity to perform and exercise all the powers and functions of the Governor during the following period—

11 to 20 January 2008 (both dates inclusive).

G. HAY, Acting Director General.
Department of the Premier and Cabinet.

PC402*

INTERPRETATION ACT 1984**MINISTERIAL ACTING ARRANGEMENTS**

It is hereby notified for public information that the Governor in accordance with Section 52(1)(b) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon J R Ford MLC, to act temporarily in the office of Minister for Agriculture and Food; Forestry; the Mid West and Wheatbelt; Great Southern in the absence of the Hon K M Chance MLC for the period 27 January to 11 February 2008 (both dates inclusive).

M. C. WAUCHOPE, Director General,
Department of the Premier and Cabinet.

PC403*

INTERPRETATION ACT 1984**MINISTERIAL ACTING ARRANGEMENTS**

It is hereby notified for public information that the Governor in accordance with Section 52(1)(b) of the *Interpretation Act 1984*, has approved the following temporary appointments—

Hon F M Logan MLA to act temporarily in the office of Minister for Education and Training; South West in the absence of the Hon M McGowan MLA for the period 11 to 25 January 2008 (both dates inclusive)

Hon J R Ford MLC to act temporarily in the office of Minister for Education and Training; South West in the absence of the Hon M McGowan MLA for the period 26 to 27 January 2008 (both dates inclusive).

M. C. WAUCHOPE, Director General,
Department of the Premier and Cabinet.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988 LIQUOR APPLICATIONS

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming & Liquor, 1st Floor, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
12167	Grape Expectations Vintners Pty Ltd	Application for grant of a Wholesaler's licence in respect of premises situated in Subiaco and known as Grape Expectations Vintners Pty Ltd	27/01/2008
12165	Velez Pty Ltd	Application for grant of a Special Facility—Canteen licence in respect of premises situated 25km South off North Coastal Hwy Via Hammersley Iron Rail Access Road and Radio Hill Wet Mess and known as Radio Hill Wet Mess	09/01/2008
APPLICATIONS TO ADD, VARY OR CANCEL A CONDITION OF LICENCE			
277540	Universal Sodexho Pty Ltd	Application to add, vary or cancel a condition of the Special Facility—Canteen licence in respect of premises situated in Boddington and known as Boddington Mines Wetmess	13/01/2008

This notice is published under section 67(5) of the Act.

Dated: 27 December 2007.

B. A. SARGEANT, Director of Liquor Licensing.

WORKCOVER

WC401*

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981

WORKCOVER WA GOVERNING BODY APPOINTMENT INSTRUMENT (NO. 2) 2007

Made by the Governor in Executive Council on the recommendation of the Minister.

1. Citation

This instrument may be cited as the *WorkCover WA Governing Body Appointment Instrument (No. 2) 2007*.

2. Nominee member of WorkCover WA's governing body appointed

Under section 95(1)(a) of the Act, Mr Greg Louis Joyce is reappointed as Chairman of WorkCover WA's governing body for a period commencing on 4 January 2008 and expiring on 3 January 2011.

Under section 95(1)(c)(i) of the Act, Ms Lisa Charmaine Biglin is reappointed as a nominee member of the WorkCover WA Board for a period commencing on 4 January 2008 and expiring on 3 January 2011.

Under section 95(1)(c)(ii) of the Act, Ms Janine Marie Freeman is reappointed as a nominee member of the WorkCover WA Board for a period commencing on 4 January 2008 and expiring on 3 January 2011.

Under section 95(1)(c)(iv) of the Act, Mrs Victoria Rosalind Wilmot is reappointed as a nominee member of the WorkCover WA Board for a period commencing on 4 January 2008 and expiring on 3 January 2011.

By Command of the Governor

M. C. WAUCHOPE, Clerk of the Executive Council.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Will of Robyn Lynley Haese formerly of 4 Langer Court, Mandurah in the State of Western Australia, late of 10 Dalona Parkway, Lakelands in the said State, Stores Assistant (in the will, Domestic Duties), deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act, 1962, relates) in respect of the estate of the deceased who died on 5 November 2007 are required by the personal representatives to send particulars of their claims to them care of Clement & Co, Lawyers, Unit 2, 12 Sutton Street, Mandurah by the 7 January 2008 after which date the personal representatives may convey or distribute the assets having regard to the claims of which they then have notice.

CLEMENT & CO, as solicitors for the personal representative.

ZX402*

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 5/02/2008 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Barnes, Dorothy, late of 3/28 Dale Road, Armadale, died 23.08.2007 (DE19661154EM37)

Black, Shirley Lillie, late of 12 Cottage Park Way, Kewdale, died 16.10.2007 (DE19911655EM213)

Brice, Eileen Blanche, late of 1 Gentilli Way, Salter Point, died 22.10.2007 (DE19852275EM27)

Chittenden, James Frederick, late of Belmont Community Nursing Home, 5 Kemp Place Rivervale, died 28.11.2007 (DE20002498EM27)

Davies, Mona Dolars, late of Annesley House Rowethorpe, Hayman Road, Bentley, died 7.11.2007 (DE19774257EM36)

Durnell, John William, late of Grandview Nursing Home, 21 Aldwych Way Joondalup, died 24.11.2007 (DE30238823EM213)

Foody, Mary Veronica, late of 18 Barrett Street Wembley, died 14.11.2007 (DE19490570EM17)

Giles, Phillip, late of Kensington Park Nursing Home, 62 Gwentyfred Road, Kensington, died 24.06.2007 (DE33032474EM13)

Grljusich, George Ned, late of 18 Hayward Parade, Coogee, died 6.11.2007 (DE19971557EM32)

Jauncey, Rosalind Elizabeth Dorothy, late of Osborne Lodge, Osborne Place, Stirling, died 5.10.2007 (DE33057559EM36)

Lyon, Robert James, late of Sarah Hardey House, 222 Cammillo Road, Kelmscott, died 3.06.2007 (DE33029053EM32)

Main, Ian Alexander, Late of 11/1 Jardee Close, Dianella, died 29.09.2007 (DE33061839EM15)

May, Phillis Eugene, late of Applecross Nursing Home River Way, Applecross, died 28.11.2007 (DE19911768EM17)

Meyer, Phyllis Margaret, late of 32 Kirwan Street Floreat, died 7.12.2007 (DE19862198EM13)

Parker, Mavis Jessie, late of Room 26 Cygnet Hostel, 4-10 Hayman Road Bentley, died 6.12.2007 (DE19651318EM38)

Rova, Mavis Joyce, late of Unit 7, 31 Conochie Crescent, Manning, died 12.10.2007 (DE20001188EM32)

JOHN SKINNER, Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.
Telephone 9222 6777.

PERTH OBSERVATORY



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