

Compare between:

[05 Jun 2009, 01-a0-01] and [01 Jul 2009, 01-b0-01]

### Western Australia

Trade Measurement Act 2006 Trade Measurement Administration Act 2006

## **Trade Measurement Regulations 2007**

## **Part 1** — **Preliminary**

	<u>Part 1 — Preliminary</u>
<u>1.</u>	Citation
	These regulations are the <i>Trade Measurement</i> <u>Regulations 2007<sup>1</sup></u> .
2.	Commencement
	These regulations come into operation on the first day on which the whole of —
	(a) the <i>Trade Measurement Act 2006</i> ; and
	(b) the Trade Measurement Administration Act 2006,
	have come into operation <sup>1</sup> .
<u>3.</u>	Terms used
	In these regulations, unless the contrary intention appears —
	approved means approved by the Commissioner;
	approved printing device means a printing device that conforms
	to an approved pattern;
	authorised person, in relation to a measurement at a public
	weighbridge, means —
	(a) in the case where a vehicle is being measured, the driver
	or owner of the vehicle; and

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(b)	in the case where livestock is being measured, the c
	or owner of the livestock; and
(c)	in any case, a person who the operator of the
	weighbridge is satisfied is, or would have been,
	authorised to request the measurement;
	cate of approval has the meaning given to that term
<u>Natior</u>	nal Measurement Regulations regulation 3;
chara	cters includes letters, figures and symbols;
	e and cheese products do not include articles for sale
proces	ssed cheese or cheese spreads;
class 4	4 measuring instrument means a measuring instrume
	proved pattern that, in accordance with the approved
pattern	
(a)	has not less than 100 but not more than 1 000
	verification scale intervals, each of which represent
	less than 5 g; and
(b)	has a symbol on the measuring instrument that is –
	(i) an oval; or
	(ii) 2 parallel horizontal lines that are joined at
	end by a semicircle,
	with 4 vertical lines in the symbol;
cream	does not include clotted cream or sour (cultured) creamer and the second s
dried o	or dehydrated fruit includes glace and crystallised fr
and fr	uit peel:
dried o	or dehydrated mixed fruit includes any such fruit mi
with n	<u>uts;</u>
end-a	nd-end measurement means the determination of a
	rement relating to a vehicle (whether loaded or not)
	g together separate measurements of the mass suppor
	or in combination by the different axles of the vehic
	separate measurements having been determined by

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garde	n landscape material means soil, pebbles, crushed tile,
	ed white quartz, Grawin gravel, crushed western red,
	ed snowflake, New Zealand lava scoria, Pacific coral, river
	, crushed material mix and any like substance for use in
garder	· · · · · · · · · · · · · · · · · · ·
glass.	in relation to a container or drinking vessel, includes any
	material permitted by the approved pattern for the
	ner or drinking vessel;
glass i	measure means —
<u>(a)</u>	a container made wholly or principally of glass or other
	rigid substance in which it is intended that lubricating of
	will be sold by volume of the quantity (otherwise than as
	a pre-packed article); or
<u>(b)</u>	a measure made of glass or other rigid or semi-rigid
	substance intended for use for the sale of beer, ale, stout
	or spirits by quantity (otherwise than as a pre-packed
	article);
	eam includes any form of frozen confection containing ice
cream	, flavoured ice, fruit-ice, water-ice or a substitute for ice
cream	• •
	chemicals includes solvents packed for sale for
pharm	aceutical, laboratory or industrial use;
main	display part, in relation to a package, means —
(a)	if the name or brand of the article in the package appears
	on the package once only — the part of the package on
	which it appears; or
(b)	if the name or brand of the article in the package appears
	on more than one part of the package with equal
	prominence in each case — any one of those parts; or
(c)	if the name or brand of the article in the package appears
	on more than one part of the package but not always
	with equal prominence — the part of the package on
	which it is more prominent or any part of the package on
	which it is most prominent; or

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	<ul> <li>(d) if the name or brand of the article in the package does not appear on the package — that part of the package that will be most prominent when the package is exposed for sale in the manner in which it is likely to exposed for sale;</li> </ul>
	<i>measurement marking</i> means the marking of measurement required by these regulations to be made on the package
	containing a pre-packed article;
	<i>measurement ticket</i> , in relation to a measurement made usin public weighbridge, means a ticket for that measurement referred to in regulation 20(1);
	National Measurement Regulations means regulations made under the National Measurement Act;
	<i>operator</i> , in relation to a weighbridge, means the person who personally determines a measurement by use of the weighbridge;
	<i>owner</i> , in relation to a measuring instrument, means the pers who —
	(a) uses, or proposes to use, the measuring instrument fo trade; or
	(b) proposes to make it available for use for trade;
	<i>paint</i> includes enamel but does not include a two-pack paint, artists' paint or powder coatings;
	<i>poultry</i> means any kind of bird used for human consumption whether it is cooked or uncooked or consists of poultry piece
	<i>poultry piece</i> means leg, wing, breast or other part detached from a poultry carcase and any division of a poultry carcase;
	<i>public measurement</i> , in relation to a weighbridge, means the
	use of the weighbridge by or on behalf of the public or for which a charge is made;
	<i>public weighbridge licence</i> means a public weighbridge lice

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	<i>public weighbridge licensee</i> means the holder of a public weighbridge licence;
	<i>relevant person</i> , in relation to a measurement at a public
	weighbridge, means —
	(a) the person who requested the measurement; or
	(b) any other authorised person in relation to the
	measurement; or
	<ul> <li>(c) any other person who has a proprietary interest in goods</li> <li>or livestock that are wholly or partly the subject of the measurement;</li> </ul>
	<i>resins</i> includes natural resins, synthetic resins and polymeric materials other than paint;
	servicing licensee means the holder of a servicing licence;
	therapeutic goods means goods for therapeutic use as defined in the <i>Therapeutic Goods Act 1989</i> of the Commonwealth;
	tobacco includes plug tobacco.
4.	Matters to which the principal Act does not apply
	For the purposes of the principal Act section 8, the principal Act
	does not apply to a measurement, or an instrument used to make a measurement, of —
	(a) a quantity of reticulated electricity, reticulated gas or reticulated water; or
	(b) charges relating to telephone calls; or
	(c) the fare payable for the use of a taxi; or
	(d) the charge for the hire of a motor vehicle; or
	(e) tyre pressures; or
	(f) the expiration of the time for parking a motor vehicle.

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Part 2WeighbridgesDivision 1Requirements for weighbridges used for trader. 5

### Part 2 — Weighbridges **Division 1**—**Requirements for weighbridges used for trade** 5. **Requirements for weighbridges used for trade** For the purposes of the principal Act section 10(2), the requirements for weighbridges (including public weighbridges) used for trade are those set out in this Division. Situation of weighbridge A weighbridge must be so situated that — (a) there is sufficient room for a vehicle using the weighbridge to move onto and off without turning on the platforms; and (b) its headwork is protected from wind, rain or any other environmental effect by an office or other adequate means; and (c) water or debris from the surrounding area does not accumulate on the platforms or in the pit. Visibility on weighbridge 7. A weighbridge must — (a) provide the operator with a clear view of the platforms; and (b) have the indicator that is used by the operator located not more than 6 m from the edge of the platforms or in some other approved position; and (c) in the case of a road weighbridge, have an indicator in such a position that the mass displayed on it may easily be read by the driver of a vehicle using the weighbridge.

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Part 2

Weighbridges Requirements for weighbridges used for trade **Division 1** 

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<ul> <li>A weighbridge must have approaches that — <ul> <li>(a) are in the same plane as the platforms for a minimum</li> <li>distance of — </li> <li>(i) 3 m if the length of the platforms is less than</li> <li>18 m; or</li> <li>(ii) 1 m if the length of the platforms is 18 m or</li> <li>more;</li> </ul> </li> <li>and <ul> <li>(b) have a hard, true and durable surface of concrete or other approved material; and</li> <li>(c) are arranged so that drainage from the surface does not flow into the pit.</li> </ul> </li> <li>9. Platforms of weighbridge <ul> <li>(1) The platforms of a weighbridge must —</li> <li>(a) be of concrete or steel, or both, or be of other approved materials; and</li> <li>(b) be kept clean.</li> </ul> </li> <li>(2) The space between the platforms of a weighbridge and the weighbridge surrounds must be kept free from obstructions.</li> <li>(3) Unless exempted under subregulation (4), a weighbridge must be provided with guard rails or other suitable means to prevent vehicles from moving onto or off the platform otherwise than from end to end.</li> <li>(4) The Commissioner may exempt a weighbridge from compliance with subregulation (3).</li> </ul>	<u>8.</u>	Approaches to weighbridge
<ul> <li>distance of</li></ul>		A weighbridge must have approaches that —
18 m; or         (ii)       1 m if the length of the platforms is 18 m or more;         and         (b)       have a hard, true and durable surface of concrete or other approved material; and         (c)       are arranged so that drainage from the surface does not flow into the pit.         9.       Platforms of weighbridge         (1)       The platforms of a weighbridge must —         (a)       be of concrete or steel, or both, or be of other approved materials; and         (b)       be kept clean.         (2)       The space between the platforms of a weighbridge and the weighbridge surrounds must be kept free from obstructions.         (3)       Unless exempted under subregulation (4), a weighbridge must be provided with guard rails or other suitable means to prevent vehicles from moving onto or off the platform otherwise than from end to end.         (4)       The Commissioner may exempt a weighbridge from compliance with subregulation (3).         10.       Pit of weighbridge		
<ul> <li><u>more;</u></li> <li><u>and</u></li> <li>(b) have a hard, true and durable surface of concrete or other approved material; and</li> <li>(c) are arranged so that drainage from the surface does not flow into the pit.</li> <li>9. Platforms of weighbridge</li> <li>(1) The platforms of a weighbridge must — <ul> <li>(a) be of concrete or steel, or both, or be of other approved materials; and</li> <li>(b) be kept clean.</li> </ul> </li> <li>(2) The space between the platforms of a weighbridge and the weighbridge surrounds must be kept free from obstructions.</li> <li>(3) Unless exempted under subregulation (4), a weighbridge must be provided with guard rails or other suitable means to prevent vehicles from moving onto or off the platform otherwise than from end to end.</li> <li>(4) The Commissioner may exempt a weighbridge from compliance with subregulation (3).</li> </ul>		
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with subregulation (3).         10.       Pit of weighbridge	(3)	be provided with guard rails or other suitable means to prevent vehicles from moving onto or off the platform otherwise than
	(4)	
If a weighbridge has a pit —	<u>10.</u>	Pit of weighbridge
		If a weighbridge has a pit —

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(a)	the entrance to the pit must be covered and be at least
	1 m deep and 900 mm wide; and
(b)	the neck of the pit must be at least 900 mm wide; and
(c)	there must be a clearance of at least 150 mm on each
	side of any lever in the neck of the pit; and
(d)	there must be free access to every part of the under-work
	<u>and —</u>
	(i) if free access is available from above to every
	part of the under-work, there must be a clearance
	of at least 150 mm below all parts of the
	under-work; or
	(ii) in any other case, there must be a clearance of at
	least 400 mm below the lowest lever;
	and
(e)	the pit must be free-draining or be provided with
	automatic mechanical drainage and be kept free from
	any accumulation of water, mud and debris.
1. Weig	<u>nbridge without pit</u>
If a we	eighbridge does not have a pit —
(a)	there must be a clearance of at least 150 mm under the
	lowest live part of the platforms; and
(b)	the floor between load cell supports must be of concrete
	at least 75 mm thick and must be effectively drained and
	kept free from any accumulation of water, mud and
	debris; and
(c)	there must be in the same plane as, or lower than, the
	floor a clear space of at least 1 m from the external
	edges of the frame of the weighbridge; and
(d)	the load cell footings must be individually and mutually
	stable.

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Weighbridges Requirements for weighbridges used for trade **Division 1** 

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<u>13.</u> II 	<ul> <li>if a weighbridge is equipped with electronic devices — <ul> <li>(a) they must be protected from electrical interference and the rays of the sun; and</li> <li>(b) the data plate of the load cells must have such access as is necessary to enable it to be read with ease.</li> </ul> </li> <li>Multi-platform weighbridge <ul> <li>(a) any dead space between platforms must not exceed 2 m; and</li> <li>(b) the platforms must not interfere with each other so as to affect their operation; and</li> <li>(c) a visual summing indicator must be provided.</li> </ul> </li> <li>Portable weighbridge <ul> <li>(a) there must be a clearance of at least 150 mm under the</li> </ul> </li> </ul>
I	<ul> <li>the rays of the sun; and</li> <li>(b) the data plate of the load cells must have such access as is necessary to enable it to be read with ease.</li> <li>Multi-platform weighbridge <ul> <li>(a) any dead space between platforms must not exceed 2 m; and</li> <li>(b) the platforms must not interfere with each other so as to affect their operation; and</li> <li>(c) a visual summing indicator must be provided.</li> </ul> </li> <li>Portable weighbridge is portable —</li> </ul>
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I	is necessary to enable it to be read with ease. Multi-platform weighbridge in a multi-platform weighbridge — (a) any dead space between platforms must not exceed 2 m; and (b) the platforms must not interfere with each other so as to affect their operation; and (c) a visual summing indicator must be provided. Portable weighbridge if a weighbridge is portable —
I	Multi-platform weighbridge         in a multi-platform weighbridge —         (a) any dead space between platforms must not exceed 2 m; and         (b) the platforms must not interfere with each other so as to affect their operation; and         (c) a visual summing indicator must be provided.         Portable weighbridge         if a weighbridge is portable —
I	<ul> <li>in a multi-platform weighbridge —</li> <li>(a) any dead space between platforms must not exceed 2 m; and</li> <li>(b) the platforms must not interfere with each other so as to affect their operation; and</li> <li>(c) a visual summing indicator must be provided.</li> </ul> Portable weighbridge If a weighbridge is portable —
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	<u>affect their operation; and</u> (c) <u>a visual summing indicator must be provided.</u> Portable weighbridge if a weighbridge is portable —
	(c) a visual summing indicator must be provided. Portable weighbridge if a weighbridge is portable —
	Portable weighbridge
	f a weighbridge is portable —
I	
	(a) there must be a clearance of at least 150 mm under the
	lowest live part of the platforms; and
	(b) it must have a base that is stable when the weighbridge
	is in use; and
	(c) the headwork and exposed levers must have adequate
	protection from wind, rain or any other environmental
	effect; and
	(d) the ground under the platform must be treated to prevent
	the growth of foliage and must be kept free from any
	accumulation of water, mud and debris.
<u>15. I</u>	Public weighbridge
/	A public weighbridge must be of a type, and have platforms of a
<u>s</u>	size, that make it suitable for use as a public weighbridge.

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## **Division 2**—**Public weighbridges**

### Subdivision 1 — General

<u>16.</u>	Vehicle licensing measurement — exemption from licensing
	<u>etc.</u>
(1)	The use of a weighbridge to measure the tare mass of a vehicle to enable it to be licensed for use on a road as defined in the <i>Road Traffic Act 1974</i> is not to be considered to be a use as a public weighbridge for the purposes of the principal Act section 54(3) if the operator of the weighbridge gives to the person for whom the measurement was made a clear written statement that the measurement was taken to enable the vehicle to be so licensed.
(2)	
	the circumstances referred to in subregulation (1).
(3)	Subdivision 3 does not apply to the operator of a weighbridge in
	the circumstances referred to in subregulation (1).
<u>17.</u>	Register of public weighbridge licences
	For the purposes of the principal Act section 59, the prescribed particulars to be kept in a register by the Commissioner in respect of each public weighbridge licence are as follows —
	(a) the number of the licence and the date it was granted;
	(b) the name of the licensee;
	(c) the address at which notices may be served personally on the licensee;
	(d) if a body corporate is the holder, or one of the holders,
	of the licence, the name of all the persons concerned in the management of that body corporate;
	(e) any name registered under the Business Names Act 1962
	that the licensee uses in carrying on activities under the licence;

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	(f) for each person employed as an operator of the weighbridge mentioned in the licence —
	(i) the full name and residential address of the
	person; and
	(ii) the date the person commenced employment as
	an operator of the weighbridge; and
	(iii) if the person stops being employed to operate the
	weighbridge — the last day the person was so employed;
	(g) particulars of any conditions imposed in relation to the
	licence under the principal Act section 60;
	(h) for the weighbridge mentioned in the licence —
	(i) particulars of the weighbridge's location; and
	(ii) a registered number allocated to the weighbridge
	by the Commissioner; and
	(iii) when the most recent weighbridge suitability statement was provided.
18.	Applications to amend public weighbridge licence to be in
	approved form
	An application under the principal Act section $71(1)$ , $73(2)$
	or 74(2) to amend a public weighbridge licence must be in the
	approved form.
	Subdivision 2 — Public weighbridge licensees
<u>19.</u>	Licence and sign to be displayed at public weighbridge
(1)	A public weighbridge licensee must, in accordance with
	subregulation (2), display at the weighbridge —
	(a) the licence for the weighbridge; or
	(b) a copy of the licence for the weighbridge.
	Penalty: a fine of \$2 000.

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(2)	The licence must —
	(a) have written on it a weighbridge suitability statement
	that is in force; and
	(b) must be displayed —
	(i) prominently; and
	(ii) so that it can easily be seen by anyone using the
	weighbridge;
	and the second s
	(c) have adequate protection from wind, rain or any other environmental effect.
(3)	
(3)	A public weighbridge licensee must, in accordance with subregulation (4), display at the weighbridge a sign that clearly
	indicates, in words and figures at least 100 mm high and on a
	background of contrasting colour —
	(a) that the weighbridge is a public weighbridge; and
	(b) the registered number referred to in regulation 17(h)(ii).
	Penalty: a fine of \$2 000.
(4)	The sign must be displayed —
	(a) prominently; and
	(b) so that it can easily be seen by anyone using the
	weighbridge.
<u>20.</u>	Facilities for measurement tickets
(1)	A public weighbridge licensee must ensure that a ticket is able
	to be generated in accordance with this regulation at the
	weighbridge for each public measurement made using the
	weighbridge and that —
	(a) the ticket complies with Schedule 1; and
	(b) the ticket is otherwise in the approved form.
	Penalty: a fine of \$2 000.

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# Trade Measurement Regulations 2007WeighbridgesPart 2Public weighbridgesDivision 2r. 21

(2)	The measurement tickets at a public weighbridge must be
	generated —
	(a) from a bound book of tickets or from a block of tickets
	held together at one edge to form a pad; or
	(b) electronically.
(3)	If the measurement tickets are generated from a book or pad, the
	book or pad must be designed so that —
	(a) each measurement ticket is numbered consecutively; and
	(b) the original of each measurement ticket remains in the
	book or pad marked "original"; and
	(c) at least one removable copy can be generated for each
	ticket marked "copy".
(4)	If the measurement tickets are generated electronically, each
	measurement ticket must be —
	(a) numbered consecutively as it is generated; and
	(b) capable of being printed.
21.	Issue of measurement tickets
<u> 41.</u>	Issue of measurement tickets
(1)	Except as provided in regulations 26(2) and 27(2), a public
	weighbridge licensee must ensure that, immediately after a
	public measurement is made at the weighbridge, an
	appropriately completed measurement ticket, and a copy of the ticket, are generated in accordance with regulation 20.
	Penalty: a fine of \$2 000.
(2)	
	weighbridge licensee must ensure that, as soon as practicable
	after a public measurement is made at the weighbridge, the
	person for whom the measurement was made is given the copy
	of the ticket referred to in subregulation (1).
	Penalty: a fine of \$2 000.

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(3)	A public weighbridge licensee must not generate, or permit
	someone else to generate, a measurement ticket or a copy of a
	measurement ticket for a public measurement except in
	accordance with regulations 20 and 31.
	Penalty: a fine of \$2 000.
(4)	If a public weighbridge licensee is charged with an offence
	under subregulation (1), (2) or (3), it is a defence to prove —
	(a) that the offence was committed without the licensee's
	consent or connivance; and
	(b) that the licensee took all the measures to prevent the
	commission of the offence that the licensee could
	reasonably be expected to have taken having regard to
	all the circumstances.
(5)	
	measurement is generated from a book or pad, the public
	weighbridge licensee must keep the original of the measurement
	ticket for at least one year after the last measurement ticket is generated from the book or pad.
	Penalty: a fine of \$2 000.
	//
(6)	If at a public weighbridge a measurement ticket for a public
	<u>measurement is generated electronically, the public weighbridge</u> licensee must keep —
	*
	(a) the electronic record of the ticket; or
	(b) a printed ticket marked "original",
	for at least one year after the ticket was generated.
	Penalty: a fine of \$2 000.
(7)	Except as provided in regulation 25(5), a public weighbridge
	licensee must not alter, remove or delete, or permit someone
	else to alter, remove or delete —
	(a) any original of a measurement ticket or unissued copies
	in a book or pad kept under subregulation (5); or

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	(b) any electronic record or printed measurement ticket kept under subregulation (6).
	Penalty: a fine of \$2 000.
(8)	A public weighbridge licensee must make —
(0)	(a) a measurement ticket kept under subregulation (5); or
	(b) an electronic record or printed ticket kept under
	subregulation (6),
	available during working hours for inspection by an inspector or
	relevant person.
	Penalty: a fine of \$2 000.
<u>22.</u>	Operation of a public weighbridge
(1)	A public weighbridge licensee must ensure that the weighbridge
	gives a measurement of zero when there is no load on the
	platform.
	Penalty: a fine of \$2 000.
(2)	A public weighbridge licensee must ensure that the weighbridge
	platform is kept clean.
	Penalty: a fine of \$2 000.
(3)	A public weighbridge licensee must ensure that the space
	between the weighbridge frame and the weighbridge platform is always kept free from obstructions.
	Penalty: a fine of \$2 000.
(4)	
(4)	A public weighbridge licensee must ensure that measurements made using the weighbridge are taken as accurately as
	practicable.
	Penalty: a fine of \$2 000.
(5)	A public weighbridge licensee must ensure that a request for a
	public measurement to be made using the weighbridge during
	working hours is granted unless —

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	(a) the person asking for the measurement to be made is not an authorised person in relation to the measurement; or
	(b) the person asking for the measurement to be made is asked to pay the licensee's fee in advance and the payment is not made; or
	(c) the weighbridge does not have the capability to make the measurement; or
	(d) the weighbridge has been withdrawn from use under subregulation (7) or regulation 30(8).
	Penalty: a fine of \$2 000.
(6)	If a public weighbridge licensee is charged with an offence under subregulation (1), (2), (3), (4) or (5) it is a defence to prove —
	(a) that the offence was committed without the licensee's consent or connivance; and
	(b) that the licensee took all measures to prevent the
	commission of the offence that the licensee could reasonably be expected to have taken having regard to all the circumstances.
(7)	If a public weighbridge licensee knows, or has reason to believe that a measurement made using the weighbridge is or will be incorrect, the licensee must ensure that —
	(a) the weighbridge is immediately withdrawn from use; and
	(b) as soon as practicable after the withdrawal —
	(i) the Commissioner is given written notice in the approved form of the withdrawal of the weighbridge from use and the reason for the withdrawal; and
	(ii) each operator of the weighbridge is given written notice of the withdrawal.

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# Trade Measurement Regulations 2007WeighbridgesPart 2Public weighbridgesDivision 2r. 23

23.	Notification by public weighbridge licensee of change of
	<u>certain particulars</u>
(1)	A public weighbridge licensee must, in accordance with
	subregulation (5), give to the Commissioner written notice of
	any change in the address for the service of notices on the
	licensee.
	Penalty: a fine of \$1 500.
(2)	When a new person is employed as an operator of a public
	weighbridge, the public weighbridge licensee must, in
	accordance with subregulation (5), give to the Commissioner
	written notice of —
	(a) the full name and residential address of the person; and
	(b) the date the person commenced employment as an
	operator of the weighbridge.
	Penalty: a fine of \$1 500.
(3)	A public weighbridge licensee must, in accordance with
	subregulation (5), give to the Commissioner written notice of -
	(a) a change in the residential address of each person
	employed as an operator of the weighbridge; and
	(b) if the person stops being employed to operate the
	weighbridge — the last day the person was so employed.
	Penalty: a fine of \$1 500.
(4)	If a body corporate is the holder, or one of the holders, of a
	public weighbridge licence and a person concerned in the
	management of the body corporate ceases to be so concerned,
	the public weighbridge licensee must, in accordance with
	subregulation (5), give to the Commissioner written notice of
	the last day the person was involved in the management of the
	body corporate.
	Penalty: a fine of \$1 500.

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(5)	The licensee must give the notice —
	(a) in the approved form; and
	(b) within 14 days after the relevant event happens.
24.	Additional copies of measurement tickets
(1)	This regulation applies when —
	(a) a relevant person requests a public weighbridge licensee or an operator of the weighbridge to give to the person a copy of a measurement ticket —
	(i) kept under regulation 21(5) or (6) or that is otherwise still available; and
	(ii) that is in addition to the copy referred to in regulation 25(1);
	and
	(b) the relevant person pays the licensee or an operator of the weighbridge any fee set by the licensee for providing the copy of the measurement ticket.
(2)	The licensee must ensure that the relevant person is given the copy of the measurement ticket in accordance with this regulation.
	Penalty: a fine of \$2 000.
(3)	If the measurement ticket was issued from a book or pad, the copy of the measurement ticket —
	(a) may be a removable copy remaining in the book or pad; <u>or</u>
	(b) may be a photocopy of the original of the measurement ticket in the book or pad if that photocopy is marked "copy"; or
	(c) may be made using an unissued measurement ticketfrom a book or pad if both the ticket and any removablecopy of it —

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# Trade Measurement Regulations 2007WeighbridgesPart 2Public weighbridgesDivision 2r. 25

	(i) bear the number of the ticket for the
	measurement; and
	(ii) are marked "copy".
(4)	If the measurement ticket was generated electronically, the copy
	of the measurement ticket may be —
	(a) a printed version of the electronic record kept under
	regulation 21(6)(a); or
	(b) a photocopy of the printed version of the electronic
	record kept under regulation 21(6)(b),
	if it is marked "copy".
(5)	Except as provided in subregulation (3)(c), the copy of the
	measurement ticket must not be created by issuing a new
	measurement ticket.
(6)	If a public weighbridge licensee is charged with an offence
	under subregulation (2), it is a defence to prove —
	(a) that the offence was committed without the licensee's
	consent or connivance; and
	(b) that the licensee took all the measures to prevent the
	commission of the offence that the licensee could
	reasonably be expected to have taken having regard to all the circumstances.
	an the circumstances.
	Subdivision 3 — Operators of public weighbridges
25.	Issue of a measurement ticket
(1)	Except as provided in regulations 26(2) and 27(2), an operator
	of a public weighbridge must ensure that, immediately after a
	public measurement is made at the weighbridge, an
	appropriately completed measurement ticket, and a copy of the
	ticket, are generated in accordance with regulation 20.
	Penalty: a fine of \$2 000.

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(2)	Except as provided in regulations 26(2) and 27(2), an operator
	of a public weighbridge must ensure that, as soon as practicable
	after a public measurement is made at the weighbridge, the
	person for whom the measurement was made is given the copy
	of the ticket referred to in subregulation (1).
	Penalty: a fine of \$2 000.
(3)	An operator of a public weighbridge must not generate, or
	permit someone else to generate, a measurement ticket or a copy
	of a measurement ticket for a public measurement except in
	accordance with regulations 20 and 31.
	Penalty: a fine of \$2 000.
(4)	Except as provided in subregulation (5), an operator of a public
	weighbridge must not alter, remove or delete, or permit
	someone else to alter, remove or delete —
	(a) any original of a measurement ticket or unissued copies
	in a book or pad kept under regulation 21(5); or
	(b) any electronic record or printed measurement ticket kept
	under regulation 21(6).
	Penalty: a fine of \$2 000.
(5)	An operator who makes an error in completing a measurement
	ticket in a book or pad must immediately mark as cancelled, and
	retain in the book or pad, the original of the measurement ticket
	and any copy of the ticket forming part of the book or pad.
	Penalty: a fine of \$2 000.
<u>26.</u>	Measurement — unloaded then loaded
(1)	This regulation applies when an authorised person requests the
	operator of a public weighbridge to take a public measurement
	of the tare mass of a vehicle so that the gross mass can be
	measured on a separate occasion within the following 24 hours.
(2)	When the authorised person requests the operator to measure the
	tare mass of the vehicle, the operator must —

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	(a) measure the tare mass of the vehicle; and
	(b) note the tare mass on a measurement ticket without
	completing the ticket or giving a copy to the authorised
	person.
	Penalty: a fine of \$2 000.
(3)	If the vehicle is returned to the weighbridge within 24 hours
	after the measurement of the tare mass of the vehicle, and an
	authorised person requests the operator to measure the gross
	mass of the vehicle, the operator must —
	(a) measure the gross mass of the vehicle; and
	(b) complete the measurement ticket; and
	(c) give a copy of the ticket to the authorised person.
	Penalty: a fine of \$2 000.
(4)	If the vehicle is not returned to the weighbridge within 24 hours
	after the measurement of the tare mass of the vehicle, the
	<u>operator must —</u>
	(a) if requested by an authorised person within 72 hours
	after the measurement of the tare mass of the vehicle —
	(i) complete the measurement ticket for the tare
	mass of the vehicle; and
	(ii) give a copy to the authorised person;
	or
	(b) otherwise mark the partially completed measurement
	ticket as cancelled as soon as practicable after the
	expiration of 72 hours after the measurement of the tare
	mass of the vehicle.
	Penalty: a fine of \$2 000.
27.	Measurement — loaded then unloaded
(1)	This regulation applies when an authorised person requests the
	operator of a public weighbridge to take a public measurement

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of the gross mass of a vehicle so that the tare mass can be measured on a separate occasion within the following 24 hours. When the authorised person requests the operator to measure the (2) gross mass of the vehicle, the operator must ---(a) measure the gross mass of the vehicle; and (b) note the gross mass on a measurement ticket without completing the ticket or giving a copy to the authorised person. Penalty: a fine of \$2 000. If the vehicle is returned to the weighbridge within 24 hours (3) after the measurement of the gross mass of the vehicle, and an authorised person requests the operator to measure the tare mass of the vehicle, the operator must ----(a) measure the tare mass of the vehicle; and (b) complete the measurement ticket; and (c) give a copy of the ticket to the authorised person. Penalty: a fine of \$2 000. If the vehicle is not returned to the weighbridge within 24 hours (4) after the measurement of the gross mass of the vehicle, the operator must if requested by an authorised person within 72 hours (a) after the measurement of the gross mass of the vehicle ----(i) complete the measurement ticket; and (ii) give a copy to the authorised person; or otherwise mark the partially completed measurement (b) ticket as cancelled as soon as practicable after the expiration of 72 hours after the measurement of the gross mass of the vehicle. Penalty: a fine of \$2 000.

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## Trade Measurement Regulations 2007WeighbridgesPart 2Public weighbridgesDivision 2r. 28

28.	Axle load measurement
(1)	
(2)	The operator of the weighbridge must not make the measurement unless —
	(a) the approaches to the weighbridge have a smooth and level surface that —
	(i) is paved with concrete or other approved material; and
	(ii) is in the same horizontal plane as the top of the platform or platforms;
	and
	(b) the perimeter of the approaches is clearly indicated by painted marks or by other approved means; and
	(c) at all times during the measuring —
	<ul> <li>(i) the wheels on one or more of the axles are located on the platform or platforms and the wheels on the other axles are located within the indicated perimeter of the approaches; and</li> <li>(ii) the brakes, gears and other means capable of restricting the free movement of the vehicle are</li> </ul>
	disengaged. Penalty: a fine of \$2 000.
<u>29.</u>	Inspector may require measurement to be made
	An operator of a public weighbridge must, if required to do so by an inspector, make without charge a measurement relating to a loaded or unloaded vehicle. Penalty: a fine of \$2 000.
	1 charty, a fine of \$2 000.

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## Trade Measurement Regulations 2007Part 2WeighbridgesDivision 2Public weighbridgesr. 30

**Operation of a public weighbridge generally** 30. An operator of a public weighbridge must ensure that the (1) weighbridge gives a measurement of zero when there is no load on the platform. Penalty: a fine of \$2 000. (2)An operator of a public weighbridge must ensure that the weighbridge platform is kept clean. Penalty: a fine of \$2 000. An operator of a public weighbridge must ensure that the space (3) between the weighbridge frame and the weighbridge platform is always kept free from obstructions. Penalty: a fine of \$2 000. An operator of a public weighbridge must ensure that (4) measurements made using the weighbridge are taken as accurately as practicable. Penalty: a fine of \$2 000. An operator of a public weighbridge must ensure that a request (5)for a measurement to be made using the weighbridge during (a) the person asking for the measurement to be made is not an authorised person in relation to the measurement; or (b) the person asking for the measurement to be made is asked to pay the licensee's fee in advance and the payment is not made; or the weighbridge does not have the capability to make the (c)measurement; or (d) the weighbridge has been withdrawn from use under subregulation (8) or regulation 22(7). Penalty: a fine of \$2 000. (6) If an operator of a public weighbridge is charged with an offence under subregulation (5) it is a defence to prove that the Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] page 24 Published on www.legislation.wa.gov.au

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operator took all the measures to prevent the commission of the offence that the operator could reasonably be expected to have taken having regard to all the circumstances.

- (7) If an operator of a public weighbridge is charged with an offence under subregulation (5)(d) it is a defence to prove that the operator was not aware that the weighbridge had been withdrawn from use by another operator of the weighbridge under subregulation (8) or by the public weighbridge licensee under regulation 22(7).
- (8) If an operator of a public weighbridge knows, or has reason to believe, that a measurement made using the weighbridge is or will be incorrect, the operator must —
  - (a) immediately withdraw the weighbridge from use; and
  - (b) as soon as practicable after the withdrawal of the

     weighbridge from use, give both the licensee and the

     Commissioner written notice of the withdrawal and the

     reason for the withdrawal.

Penalty: a fine of \$2 000.

- (9) An operator of a public weighbridge must not use the weighbridge for public measurement if the operator knows, or has reason to believe, that a measurement made using the weighbridge is or will be incorrect.
- Penalty: a fine of \$2 000.
- 31. Additional copies of measurement tickets
- (1) This regulation applies when
  - (a) a relevant person requests an operator of a public weighbridge to give to the person a copy of a measurement ticket —

     (i) kept under regulation 21(5) or (6) or that is
    - <u>otherwise still available; and</u>

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	(ii) that is in addition to the copy referred to in regulation 25(1);
	and
	(b) the relevant person pays the operator any fee set by the
	licensee for providing the copy of the measurement ticket.
(2)	The operator must ensure that the relevant person is given the
	copy of the measurement ticket in accordance with this
	regulation.
	Penalty: a fine of \$2 000.
(3)	If the measurement ticket was issued from a book or pad, the
	copy of the measurement ticket —
	(a) may be a removable copy remaining in the book or pad;
	<u>Or</u>
	(b) may be a photocopy of the original of the measurement
	ticket in the book or pad if that photocopy is marked
	<u>"copy"; or</u>
	(c) may be made using an unissued measurement ticket
	from a book or pad if both the ticket and any removable
	<u>copy of it —</u>
	(i) bear the number of the ticket for the
	measurement; and
	(ii) are marked "copy".
(4)	If the measurement ticket was generated electronically, the copy
	of the measurement ticket may be —
	(a) a printed version of the electronic record kept under
	regulation 21(6)(a); or
	(b) a photocopy of the printed version of the electronic
	record kept under regulation 21(6)(b),
	if it is marked "copy".

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## Trade Measurement Regulations 2007<br/>WeighbridgesPart 2End-and-end measurementsDivision 3r. 32

(5)	Except as provided in subregulation (3)(c), the copy of the
	measurement ticket must not be created by issuing a new measurement ticket.
(6)	If an operator of a public weighbridge is charged with an
	offence under subregulation (2), it is a defence to prove that —
	(a) at the time of the request referred to in subregulation (1).
	the original of the measurement ticket or the electronic record of it, as the case may be, was in the possession of
	the licensee of the weighbridge; and
	(b) the operator took all practicable measures to ensure that
	the licensee provided a copy of the ticket to the relevant
	person.
	<b>Division 3</b> — <b>End-and-end measurements</b>
32.	Prohibition on using public weighbridges for end-and-end
	measurements and transitional
(1)	In this regulation —
	<i>relevant period</i> means 5 years after the commencement of these regulations;
	<i>relevant change</i> , in a public weighbridge licensee, means a
	change in the licensee that requires the granting of a new licence
	for the weighbridge;
	repealed Act means the Act repealed by the Administration Act
	section 36(1).
(2)	If a public weighbridge is used for public measurement to
(2)	determine an end-and-end measurement, the licensee and
	operator of the weighbridge each commit an offence.

Penalty: a fine of \$2 000.

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## Trade Measurement Regulations 2007Part 2WeighbridgesDivision 3End-and-end measurementsr. 33

(3)	Subregulation (2) does not apply to a public weighbridge until
	the end of the relevant period or until there is a relevant change
	in the licensee of the weighbridge, whichever occurs first, if
	(a) a certificate of registration under the repealed Act
	section 2 in relation to the weighbridge, issued in the
	name of the licensee —
	(i) was in force immediately before the
	commencement of these regulations; and
	(ii) did not include a condition that prohibited the
	use of the weighbridge for an end-and-end
	measurement;
	and
	(b) the end-and-end measurement is made in accordance
	with regulation 33(2)(a) to (d); and
	(c) the measurement ticket is marked to indicate that —
	(i) the measurement is an end-and-end
	measurement; and
	(ii) the accuracy of the measurement is not
	guaranteed.
<u>33.</u>	Restrictions in other cases
(1)	If a public weighbridge is used to determine an end-and-end
	measurement that is not a public measurement, the licensee and
	operator of the weighbridge each commit an offence unless
	subregulation (2) is complied with.
	Penalty: a fine of \$2 000.
(2)	This subregulation is complied with if —
	(a) the wheelbase of the vehicle concerned is —
	(i) longer than the length of the platform of the
	weighbridge or, if the weighbridge has 2 or more
	platforms, the total of the lengths of the
	platforms; and

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	(ii)	shorter than the sum of the length, or total length
		determined in accordance with subparagraph (i)
		and the length of the shorter, or, if their lengths
		are the same, of either, of the approaches to the platform or platforms;
		platorin or platorins,
	and	
<u>(b)</u>		proaches have a smooth and level surface that is
		with concrete or other approved material and is in
		me horizontal plane as the top of the platform or
	platio	rms; and
(c)		rimeter of the approaches is clearly indicated by
	painte	d marks or by other approved means; and
(d)	at all	times during the measuring —
	(i)	the wheels on one or more of the axles are
		located on the platform or platforms and the
		wheels on the other axles are located within the
		indicated perimeter of the approaches; and
	(ii)	the brakes, gears and any other means capable of
		restricting the free movement of the vehicle are
		disengaged;
	and	
(e)	the m	easurement ticket, or any other document issued
		e measurement, is marked to indicate that —
	(i)	the measurement is an end-and-end
		measurement; and
	(ii)	the accuracy of the measurement is not
	(11)	guaranteed.
		<u></u>

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## Trade Measurement Regulations 2007Part 2WeighbridgesDivision 4Miscellaneousr. 34

### **Division 4** — Miscellaneous 34. Fraudulent activities of licensee or operator A licensee or operator of a weighbridge commits an offence if he or she -(a) knowingly permits, assists in, or connives at, a fraud in connection with the measurement of anything by using the weighbridge or the issue of a measurement ticket; or (b) makes, or connives at the making of, a representation known by the licensee or operator to be false with respect to the measurement of anything by means of the weighbridge; or knowing of anything fraudulent in connection with the (c) measurement of anything by means of the weighbridge, fails to inform an inspector as soon as practicable. Penalty: a fine of \$2 000.

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## Trade Measurement Regulations 2007Measuring instrumentsPart 3ing instruments for tradeDivision 1

Use of measuring instruments for trade

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<u>35.</u>	Form of notice under the principal Act section 11
	A written notice under the principal Act section 11(1) is to be in the approved form.
<u>36.</u>	Prescribed measuring instruments and uses (principal Act section 12)
	For the purposes of the principal Act section 12 —
	(a) a measuring instrument is of a prescribed class if it is a class 4 measuring instrument; and
	(b) a measuring instrument is used for a prescribed purpose or in prescribed circumstances if it is used to measure the mass of —
	(i) baggage at an airport; or
	(ii) a thing for the purposes of determining freight or haulage charges applicable to it; or
	(iii) garbage; or
	(iv) earth, sand, gravel or other similar material; or
	(v) something that is suspended from a crane; or
	(vi) timber logs.
<u>Division 2 — Verification, re-verification, certification</u> <u>and re-certification</u>	
<u>37.</u>	Measuring instruments to be verified or certified in
	accordance with this Division
	A measuring instrument cannot be verified, re-verified, certified
	or re-certified except in accordance with this Division.

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<u>38.</u>	Duration of verification and certification
(1)	For the purposes of the principal Act section 21(1), the period for which the verification, re-verification, certification or re-certification of measuring instruments or classes of measuring instruments is to have effect is, in respect of an instrument specified in Schedule 6 Column 1, the period specified in Column 5 of that Schedule opposite that instrument.
(2)	The period specified in Schedule 6 Column 5 has effect from the day the measuring instrument was —
	<ul> <li>(a) verified or certified, as the case may be; or</li> <li>(b) last re-verified or re-certified, as the case may be,</li> <li>whichever is the later.</li> </ul>
<u>39.</u>	Marking of measuring instrument
(1)	When an inspector's mark or licensee's mark is made on a measuring instrument, the person who makes the mark must also mark, in the approved manner, the date on which the mark is made, unless the instrument is a glass measure.
(2)	When an employee of a servicing licensee certifies or re-certifies a measuring instrument, the employee must in addition to making the licensee's mark on the measuring instrument also make such other mark in conjunction with the licensee's mark as will enable the licensee to identify the employee who made the mark.
<b>40.</b>	Certain measuring instruments not to be verified or certified
	A measuring instrument cannot be verified, re-verified, certified or re-certified if — (a) it bears a manufacturer's mark or trade mark that could be mistaken for an inspector's mark or a licensee's mark; or

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### Trade Measurement Regulations 2007 Part 3

Measuring instruments

Verification, re-verification, certification and re-certification **Division 2** 

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	(b) it is of rough, crude or unworkmanlike construction or is
	<u>constructed of inferior material; or</u>
	(c) it is not reasonably clean or has wet paint on it; or
	(d) it is so damaged as to be unsuitable for use for trade.
<u>41.</u>	Directions may be given for the purposes of verification or certification
(1)	An inspector or servicing licensee may give reasonable directions to the owner, or any person in possession, of a measuring instrument for the purposes of facilitating the verification, re-verification, certification or re-certification of a measuring instrument, as the case may be.
(2)	Those directions may include, but are not limited to
	(a) directions as to the time and place at which the instrument is to be made available for examination or testing; and
	(b) a requirement for the instrument to be cleaned; and
	(c) in the case of a verification or re-verification, directions as to the provision of labour, materials, equipment and transportation necessary for the purpose of the verification or re-verification.
<u>42.</u>	Testing of measuring instrument
	The testing of a measuring instrument for the purpose of verification, re-verification, certification or re-certification must —
	(a) if the measuring instrument is fixed — be carried out with the measuring instrument in its fixed position; or
	(b) if the measuring instrument is movable and has a base — be carried out with the measuring instrument on a level plane or, if this is not practicable, on a plane that is as nearly level as possible; or

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	(c) if the measuring instrument is transportable and the results obtained by its use are affected by gravity — be carried out so as to compensate for the conditions applicable in the region in which it is used or to be used.
43.	Testing and marking of measure of length
	If a measure of length is to be verified, re-verified, certified orre-certified, it must be examined, tested and marked —(a) on both sides if it is calibrated on both sides and is notpermanently fixed so that only one side is visible; or(b) on the visible side if it is permanently fixed so that only
<u>44.</u>	one side is visible. Exemption of certain marked glass measures from re-verification or re-certification
45.	If a glass measure referred to in Division 3 has been marked in accordance with regulation 49, re-verification or re-certification of it is not required. Exemption from marking, and restriction on use for trade,
	of certain small masses
(1)	For the purposes of the principal Act section 9, a mass of 0.2 metric carat or less, or of 50 mg or less, is exempt from the principal Act section 10(1).
(2)	A person who uses such a mass for trade commits an offence unless the person is the holder of a certificate, issued by the Commissioner or a servicing licensee, stating that the mass complies with the requirements for verification or certification specified in the principal Act section 22. Penalty: a fine of \$2 000.
<u>46.</u>	Dismantling of measuring instrument for testing
(1)	If an inspector considers it to be necessary to examine or test a component part of a measuring instrument for the purpose of
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	verifying or re-verifying the instrument and that cannot be done
	without dismantling the instrument, the inspector may require
	the owner of the measuring instrument to comply with
	subregulation (2).
(2)	The owner of a measuring instrument complies with this
	subregulation if the owner —
	(a) dismantles the measuring instrument or causes it to be
	dismantled; or
	(b) consents to the measuring instrument being dismantled
	by the inspector and absolves the inspector from liabilit
	for any damage caused in the course of its dismantling
	or reassembly.
47.	Owner liable for costs of verification or re-verification
₩ <b>.</b> /.	Owner hable for costs of vermication of re-vermication
(1)	When an inspector verifies or re-verifies a measuring
	instrument, the owner of the instrument is liable for any costs
	reasonably incurred by the Commissioner in respect of that
	verification or re-verification.
(2)	The Commissioner may recover the costs from the owner in a
	court of competent jurisdiction as a debt due to the State.
	<b>Division 3</b> — <b>Batch testing and marking</b>
<b>48.</b>	Approval for batch testing of glass measures
(1)	The Commissioner may give a manufacturer or importer of
	glass measures written approval for the glass measures to be
	tested and marked under this Division.
(2)	An approval ceases to have effect if it is revoked by the
	Commissioner in writing or if the manufacturer or importer
	fails —
	(a) to comply with any requirements of the Commissioner
	notified in the approval; or

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	(b)		e reasonable precautions to prevent the
		comm	nission of an offence referred to in regulation 50; or
	(c)	to pro	vide and pay for testing facilities as required by
		the Co	ommissioner; or
	(d)	to ma	ke the testing facilities available, without charge,
		for us	e by an inspector or a servicing licensee in order to
		carry	out tests in accordance with regulation 51; or
	(e)	to con	nply with regulation 52 relating to the keeping and
		exami	ination of records.
40			
<u>49.</u>	Appro	oval au	thorises making of marks
	While	an app	roval under regulation 48 is in force, the
	manuf	facturer	or importer is authorised for the purposes of the
	-		section 30(4) to mark a glass measure with a mark
	<u>consis</u>	sting of	<u> </u>
	<u>(a)</u>	the m	<u>ark of —</u>
		(i)	the inspector, as specified in the approval; or
		(ii)	if the manufacturer or importer is a servicing
			licensee licensed for the purposes of batch testing
			glass measures — the manufacturer or importer;
			<u>or</u>
		(iii)	if the manufacturer is not a servicing licensee
			licensed for the purposes of batch testing glass
			measures — a servicing licensee nominated by
			the manufacturer or importer;
		and	
	(b)		aracters specified in the approval as those that are
			m part of the approved mark, in the size and
			er, and in the position on the measure, required by
		<u>the ap</u>	p <u>roval.</u>

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50. **Restrictions on removal of marked glass measure** If a glass measure is removed from the custody of the manufacturer or importer after being marked in accordance with an approval under regulation 48, the manufacturer or importer (a) the measure is one of a batch of measures that complies with regulation 51; and (b) an inspector or a servicing licensee has given written approval for the removal of the batch of measures from the custody of the manufacturer or importer. Penalty: a fine of \$2 000. 51. **Batch testing requirements** A batch of glass measures complies with this regulation only (1)<u>if —</u> (a) at least the appropriate test proportion of the batch is tested by an inspector or a servicing licensee; and in each test less than 2% of the measures tested fail to (b) comply with the requirements of the principal Act section 22 for verification or certification. The appropriate test proportion of a batch of glass measures is (2)the proportion determined by the Commissioner from time to time. (3) A batch of glass measures fails to comply with this regulation unless the batch is accompanied by a histogram detailing the results of tests made on the batch by or on behalf of the manufacturer or importer concerned.

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<u>52.</u>	Records to be kept and made available
	A manufacturer or importer given an approval under
	regulation 48 must —
	(a) keep such records relating to glass measures as are
	specified in the approval; and
	(b) make the records available for examination if required to
	do so by an inspector.
<u>D</u>	ivision 4 — Servicing licences and servicing licensees
53.	Certificate issued by servicing licensee
(1)	A certificate issued by a servicing licensee under the principal
	<u>Act section 19(1)(b) or (2)(b) must —</u>
	(a) be in the approved form; and
	(b) be given to the owner of the instrument as soon as
	practicable after the instrument has been certified or
	re-certified, as the case requires.
	Penalty: a fine of \$1 500.
(2)	The servicing licensee must —
	(a) retain a copy of the certificate for at least 3 years after
	the certification or re-certification to which it relates;
	and
	(b) on demand, produce the retained copy to an inspector.
	Penalty: a fine of \$1 500.

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<u>54.</u>	Infor	mation to be provided by servicing licensee when
	instru	ment is certified or re-certified
(1)	For th	e purposes of the principal Act section 20(1), the
	inforn	nation to be given to the Commissioner by a servicing
		ee in respect of any certification or re-certification by that
	licens	ee of a measuring instrument is —
	(a)	the business name and street address of the place at
		which the instrument was certified or re-certified; and
	(b)	the business name and postal address of the owner of the
		instrument; and
	(c)	the serial number, make and model of the instrument;
		and
	(d)	the number of the approved pattern of the instrument
		stated on the relevant certificate of approval; and
	(e)	where applicable — the capacity or flow rate of the
		instrument; and
	(f)	where the instrument is a replacement for another
		instrument — the serial number of the replaced
		instrument; and
	(g)	if instruments of the same type are situated at the place
		referred to in paragraph (a) (for example, if the
		instrument is a fuel pump certified or re-certified at a
		<u>filling station) — a specification of where the instrument</u>
		is situated at that place.
(2)		e purposes of the principal Act section 20(2)(b), the
	prescr	ibed period is 14 days.
55.	Repo	rt by servicing licensee under principal Act
		n 61(d) or (e) to be in approved form
	A rep	ort under the principal Act section 61(d) or (e) must be in
	-	proved form.
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<u>56.</u>	Servicing licensee to keep certain records
(1)	The Commissioner may direct a servicing licensee to —
	(a) make specified records relating to the certification or
	re-certification of measuring instruments; and
	(b) retain those records for at least 3 years after making them; and
	(c) on demand, produce the retained records to an inspector
(2)	The servicing licensee must comply with a direction given
	under subregulation (1).
	Penalty: a fine of \$1 500.
<u>57.</u>	Register of servicing licences
	For the purposes of the principal Act section 59, the particulars
	to be kept in a register by the Commissioner in respect of each
	servicing licence are as follows —
	(a) the number of the licence and the date it was granted;
	(b) the name of the licensee;
	(c) the address at which notices may be served personally on the licensee;
	(d) if a body corporate is the holder, or one of the holders,
	of the licence, the name of all the persons concerned in
	the management of that body corporate;
	(e) any name registered under the <i>Business Names Act 1962</i>
	that the licensee uses in carrying on activities under the licence;
	(f) for each person employed by the licensee to certify or
	re-certify measuring instruments —
	(i) the full name and residential address of the person; and
	(ii) the date the person commenced that
	employment; and

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Servicing licences and servicing licensees **Divis** 

ces and servicing licensees Division 4 r. 58

(iii) if the person stops being employed to certify or re-certify measuring instruments — the last day the person was so employed; (g) particulars of any conditions imposed in relation to the licence under the principal Act section 60. Applications to amend servicing licence to be in **58.** approved form An application under the principal Act section 71(1), 73(2)or 74(2) to amend a servicing licence must be in the approved form. **59**. Notification by servicing licensee of change of certain particulars A servicing licensee must, in accordance with subregulation (5) (1) give written notice to the Commissioner of any change in the address for the service of notices on the licensee. Penalty: a fine of \$1 500. When a servicing licensee employs a new person to certify or (2) re-certify measuring instruments, the licensee must, in accordance with subregulation (5), give written notice to the Commissioner of the full name and residential address of the person; and (a)(b) the date the person commenced that employment. Penalty: a fine of \$1 500. (3) A servicing licensee must, in accordance with subregulation (5) give written notice to the Commissioner of ----(a) a change in the residential address of each person employed by the licensee to certify or re-certify measuring instruments; and

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	(b) if the person stops being employed to certify or re-certify measuring instruments — the last day the person was so employed.
	Penalty: a fine of \$1 500.
(4)	If a body corporate is the holder, or one of the holders, of a servicing licence and a person concerned in the management of the body corporate ceases to be so concerned, the licensee must, in accordance with subregulation (5), give written notice to the Commissioner of the last day the person was involved in the management of the body corporate. Penalty: a fine of \$1 500.
(5)	The licensee must give the notice —
	(a) in the approved form; and
	(b) within 14 days after the relevant event happens.
Div	ision 5 — Restrictions on use of measuring instrument
	<u>for trade</u>
<u>60.</u>	<u>for trade</u> General restrictions on use of measuring instrument for
<u>60.</u>	<u>for trade</u>
<u>60.</u>	for trade         General restrictions on use of measuring instrument for trade         A person who uses for trade a measuring instrument of an approved pattern designed for measuring a liquid commits an offence if the person purports to measure anything other than a liquid to which the approved pattern relates.

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Restrictions on use of measuring instrument for trade **Division 5** 

r. 61

	for uses specified in that certificate commits on offence
	for uses, specified in that certificate commits an offence unless —
	(a) the instrument is marked for that use or those uses; and
	(b) the instrument is used for that use or those uses and no
	other use.
	Penalty: a fine of \$2 000.
(4)	A person commits an offence if the person uses for trade, other
	than for factory use or non-retail counter use, a measuring
	instrument with a tare bar.
	Penalty: a fine of \$2 000.
(5)	A person commits an offence if the person uses a measuring
	instrument for trade to determine a mass greater than the mass
	permitted by the approved pattern for the instrument.
	Penalty: a fine of \$2 000.
(6)	A person using a measuring instrument for trade to determine
	the mass of any therapeutic goods, or the mass of precious
	metals, commits an offence if the person uses masses other than
	masses marked "A" in accordance with a certificate of approval for the pattern.
	Penalty: a fine of \$2 000.
(7)	A person using a measuring instrument for trade to determine
	the mass of anything other than precious stones commits an
	offence if the person uses metric carat masses.
	Penalty: a fine of \$2 000.
<u>61.</u>	Restrictions on use of measuring instrument for trade with
	proportional masses
(1)	A person who uses for trade a measuring instrument designed
	for use with specific proportional masses commits an offence if
	the person does not use those proportional masses.
	Penalty: a fine of \$2 000.

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(2)	A person who, on the same premises, is in possession of more
	than one measuring instrument that —
	(a) is used for trade; and
	(b) is designed for use with specific proportional masses,
	commits an offence unless those proportional masses are
	marked with the serial number of the measuring instrument.
	Penalty: a fine of \$2 000.
62.	Restrictions on use of measuring instrument for trade with
	load receptor
(1)	A person who uses for trade a measuring instrument fitted with
	a removable load receptor commits an offence if —
	(a) the instrument is one of 2 or more such measuring
	instruments on the same premises; and
	(b) the instrument's load receptor is not clearly marked to
	identify it with the instrument.
	Penalty: a fine of \$2 000.
(2)	A person who uses for trade a measuring instrument fitted with
	a removable load receptor commits an offence if the load
	receptor measures incorrectly in any position on its supports.
	Penalty: a fine of \$2 000.
(3)	A person who uses for trade a measuring instrument fitted with
	a load receptor commits an offence if any latitude of movement
	of the load receptor on its supports causes it to foul any part of
	the measuring instrument.
	Penalty: a fine of \$2 000.

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(4)	a load receptor commits an offence if the load receptor is in the form of a scoop mounted so that a purchaser of goods being measured by the instrument cannot readily see whether there is
	anything in the load receptor other than the goods. Penalty: a fine of \$2 000.
	Division 6 — Miscellaneous
<u>63.</u>	Subdivision of scale spacing
	If the scale spacing on a measuring instrument that bears an inspector's mark or a licensee's mark is altered by being subdivided after the inspector's mark or licensee's mark was marked on the instrument —
	(a) the person who subdivided the scale spacing commits an
	offence; and (b) a person who uses the measuring instrument for trade commits an offence. Penalty: a fine of \$2 000.
<u>64.</u>	Measurement of liquid
(1)	This regulation applies when a measuring instrument is used for trade in order to measure a liquid.
(2)	If the measuring instrument is not, to the extent necessary for the purpose of permitting proper observation of its operation, artificially illuminated between sunset and sunrise and at any other time when illumination is necessary for that purpose — (a) a person in possession of the instrument commits an
	(b) a person who made it available for use for trade commit
	an offence. Penalty: a fine of \$2 000.

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(3)	If the measuring instrument is a flowmeter fitted with a zero re-setting device and the flowmeter is not re-set to zero before the commencement of each measurement —
	(a) a person in possession of the instrument commits an
	offence; and
	(b) a person who made it available for use for trade commits
	an offence.
	Penalty: a fine of \$2 000.
(4)	If the measuring instrument is a driveway flowmeter being used to measure liquid for sale and the existing readings of volume,
	price per litre and price are erased before the sale has been
	completed —
	(a) a person in possession of the instrument commits an
	offence; and
	(b) a person who made it available for use for trade commits an offence.
	Penalty: a fine of \$2 000.
	Tenarty. a fille of \$2 000.
<u>65.</u>	Measurement of precious stones
<b>65.</b> (1)	This regulation applies to a person who is using for trade a
	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or
(1)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones.
	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has
(1)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg.
(1) (2)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000.
(1)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000. The person commits an offence if the measuring instrument has
(1) (2)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000. The person commits an offence if the measuring instrument has the capability of measuring a mass less than 5 000 CM yet has a
(1) (2)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000. The person commits an offence if the measuring instrument has the capability of measuring a mass less than 5 000 CM yet has a verification scale interval greater than 0.01 CM.
(1) (2) (3)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000. The person commits an offence if the measuring instrument has the capability of measuring a mass less than 5 000 CM yet has a verification scale interval greater than 0.01 CM. Penalty: a fine of \$2 000.
(1) (2) (3)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000. The person commits an offence if the measuring instrument has the capability of measuring a mass less than 5 000 CM yet has a verification scale interval greater than 0.01 CM. Penalty: a fine of \$2 000. A person commits an offence if the measuring instrument has
(1) (2) (3)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000. The person commits an offence if the measuring instrument has the capability of measuring a mass less than 5 000 CM yet has a verification scale interval greater than 0.01 CM. Penalty: a fine of \$2 000.
(1) (2) (3)	This regulation applies to a person who is using for trade a measuring instrument for the purpose of measuring diamonds or other precious stones. The person commits an offence if the measuring instrument has a verification scale interval greater than 10 mg. Penalty: a fine of \$2 000. The person commits an offence if the measuring instrument has the capability of measuring a mass less than 5 000 CM yet has a verification scale interval greater than 0.01 CM. Penalty: a fine of \$2 000. A person commits an offence if the measuring instrument has the capability of measuring a mass of 5 000 CM or more yet has

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	Penalty: a fine of \$2 000.	
66.	Measurement of precious metals	
	A person who uses for trade a measuring instrument for the purpose of measuring gold, silver or other precious metals commits an offence if the instrument has the capability of measuring a mass specified in Column 1 of the Table to this regulation, yet has a verification scale interval greater than the corresponding mass specified in Column 2. Penalty: a fine of \$2 000.	
	Table	
	Column 1	<u>Column 2</u>
	Less than 1 kg 1 kg or more but less than 10 kg	<u>10 mg</u> 100 mg
	10 kg or more	1 g
<u>67.</u>	<u>10 kg or more</u> Commissioner to be notified when	1 <u>g</u>
<u>67.</u>	10 kg or more	1 <u>g</u>
<b>67.</b> (1)	10 kg or more         Commissioner to be notified when         on instrument         Except as provided in subregulation (	1 g person obliterates mark 3), a person must, in
	10 kg or more         Commissioner to be notified when         on instrument         Except as provided in subregulation ( accordance with subregulation (2), gi	1 g person obliterates mark 3), a person must, in ve written notice to the
	10 kg or more         Commissioner to be notified when point         on instrument         Except as provided in subregulation (accordance with subregulation (2), gith commissioner of an action taken by the subregulation taken by the su	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the
	10 kg or more         Commissioner to be notified when         on instrument         Except as provided in subregulation ( accordance with subregulation (2), gi	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the erate any inspector's marl
	10 kg or more         Commissioner to be notified when point in the second sec	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the erate any inspector's marl
	10 kg or more         Commissioner to be notified when point         on instrument         Except as provided in subregulation (2), gith         accordance with subregulation (2), gith         Commissioner of an action taken by the         principal Act section 28(1)(a) to oblith         or licensee's mark that a measuring in         Penalty: a fine of \$1 500.	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the erate any inspector's marl
(1)	10 kg or more         Commissioner to be notified when point instrument         Except as provided in subregulation (2), gith accordance with subregulation (2), gi	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the erate any inspector's mar
(1)	10 kg or more         Commissioner to be notified when point in the subregulation of an instrument         Except as provided in subregulation (2), gi accordance with subregulation (2), gi Commissioner of an action taken by the principal Act section 28(1)(a) to oblite or licensee's mark that a measuring in Penalty: a fine of \$1 500.         The person must give the notice — (a) in the approved form; and	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the erate any inspector's mark istrument bears.
(1)	10 kg or more         Commissioner to be notified when point instrument         Except as provided in subregulation (2), gith accordance with subregulation (2), gi	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the erate any inspector's mark istrument bears.
(1)	10 kg or more         Commissioner to be notified when point instrument         On instrument         Except as provided in subregulation (2), git accordance with subregulation (2), git Commissioner of an action taken by the principal Act section 28(1)(a) to oblitt or licensee's mark that a measuring in Penalty: a fine of \$1 500.         The person must give the notice — <ul> <li>(a) in the approved form; and</li> <li>(b) within 14 days after the person which the notice relates.</li> </ul>	<u>1 g</u> <b>person obliterates mark</b> 3), a person must, in ve written notice to the hat person under the erate any inspector's mark instrument bears.
(1)	10 kg or more         Commissioner to be notified when point on instrument         Except as provided in subregulation (2), gi         Commissioner of an action taken by to principal Act section 28(1)(a) to oblitt or licensee's mark that a measuring in Penalty: a fine of \$1 500.         The person must give the notice — <ul> <li>(a) in the approved form; and</li> <li>(b) within 14 days after the person which the notice relates.</li> </ul>	1 g person obliterates mark 3), a person must, in ve written notice to the hat person under the erate any inspector's mark instrument bears. n has taken the action to neasuring instrument is

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#### Part 4 — Pre-packed articles **Division 1**—**Preliminary 68**. **Requirements as to packaging of pre-packed articles** For the purposes of the principal Act section 39, the requirements as to the packaging of pre-packed articles are those prescribed in this Part. **69.** Exemptions from marking requirements (name, address, measurement) (1) In this regulation — *Schedule 2 package* means a package containing an article specified in Schedule 2. Except as provided in subregulations (3) and (4), a Schedule 2 (2) package is exempt from the operation of Divisions 2 and 3 in the circumstances specified in Schedule 2 in relation to the article or, if no circumstances are specified, in all circumstances. A Schedule 2 package is not exempt from the operation of (3) Divisions 2 and 3 merely because it contains 2 or more packages each of which would be exempt under subregulation (2) as separate packages. A Schedule 2 package — (4) (a) is not exempt from the operation of Division 2 if it has a name and address marked on it; and is not exempt from the operation of Division 3 if it has a (b) measurement marked on it. (5) It is not to be assumed that an article described in Schedule 2 item 1 or 4 has been packed for sale by measurement merely because it has been packed for sale ----(a) as a single item; or

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	(b) as a set (except in the case of identical automotive
	parts); or
	(c) as a pair, or as one of a pair, if it is an article ordinarily
	described by pairs, or as one of a pair.
(6)	
	Schedule 2 item 5 merely because it could be included in some
	other description of goods in that Schedule.
<b>70.</b>	Exemptions for packages containing paper
(1)	A package containing paper that is a package to which this
	regulation applies —
	(a) is exempt from regulations 73 and 75; and
	(b) is permitted to be marked with the expression "gross
	mass" or any other expression that has a similar meaning
	to that expression.
(2)	This regulation applies to a package containing paper if —
	(a) it was packed at the factory at which the paper was
	produced; or
	(b) it is packed in a quantity of more than 5 kg; or
	(c) it contains at least 500 sheets and is marked with the
	number of sheets and the dimensions of each sheet.
71.	Requirements applicable to both inner and outer packages
	A requirement of this Part as to the marking of a package
	containing a pre-packed article applies to both the immediate
	package containing the article and any other package containing
	that package (whether or not with other packages) unless the
	provision that imposes the requirement otherwise provides.

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72.	Exemptions for certain inner and outer packages
	A requirement of this Part as to the marking of a package does
	not apply to —
	(a) any immediate package ordinarily sold only in an outer package that is marked in accordance with the requirement; or
	(b) any outer package in which the immediate package is packed only for the purposes of transportation.
	<b>Division 2</b> — Marking of name and address
73.	Marking of name and address on packages
(1)	When a pre-packed article is packed or sold, the package containing the article must be marked with the name and address of the person who packed the article or on whose behalf it was packed.
(2)	That marking must be —
	(a) readily visible and legible; and
	(b) such as to enable the person named to be identified and located.
(2)	
(3)	The address marked must be an address in a State or Territory at which, under a law in force in that State or Territory, notices or legal process may be served on the person named.
<b>74.</b>	Exemption for packaged seed
(1)	In this regulation —
	prescribed variety, in relation to agricultural seed, means seed
	for Rhodes grass, Molasses grass, Buffel grass, Veldt grass,
	Brachiaria species, Guinea grass, Hamil grass, Gamba grass,
	Mitchell grass, Creeping Blue grass and Indian Blue grass.
(2)	Regulation 73 does not apply to —

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	(a)	public-bred agricultural seed that is of a prescribed
		variety and is packed in a quantity of 10 kg or more; or
	(b)	public-bred agricultural seed that is not of a prescribed
		variety and is packed in a quantity of 25 kg or more; or
	(c)	non-proprietary varieties of horticultural seed packed in
		a quantity of 25 kg or more.
	Ī	Division 3 — Marking of measurement
Subd	ivision [	1 — General requirements for measurement marking
<u>75.</u>	Requi	irement to mark measurement
(1)	When	a pre-packed article is packed or sold, the package
	<u>contai</u>	ning the article must be marked with a statement of the
	measu	rement of the article.
(2)	The st	atement must be such as will be clear, conspicuous and
	easily	read when the article is exposed for sale in the manner in
	which	it is likely to be exposed for sale.
<u>76.</u>	Gener	ral position of measurement marking
(1)	The m	easurement marking on a package must be made —
	(a)	on the main display part of the package; and
	(b)	if another part of the package is, or other parts of the
		package are, likely to be displayed instead of the main
		display part when the article is exposed for sale — on
		that other part or one of those other parts.
(2)	Subre	gulation (1) does not apply in the case of —
	(a)	automotive parts; or
	(ba)	a standard wine package, as defined in regulation 77A, if
		the measurement marking on the package complies with
		that regulation; or
	(b)	any other package if the Commissioner, by notice
		published in the Gazette, exempts the package from the

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	operation of this regulation and any conditions or restrictions specified in the notice are complied with.
	[Regulation 76 amended in Gazette 23 Dec 2008 p. 5468.]
77A.	Position of measurement marking on standard wine package
(1)	In this regulation —
	standard wine package means a package containing
	(a) 50 mL, 100 mL, 187 mL, 200 mL, 250 mL, 375 mL, 500 mL, 750 mL, 1 L or 1.5 L of wine; or
	(b) 2 or more whole litres of wine;
	wine means a beverage —
	(a) produced by the complete or partial alcoholic fermentation of fresh grapes, grape must or other products derived from fresh grapes; and
	(b) containing not less than 7% and not more than 24% of alcohol by volume.
(2)	For the purposes of regulation 76(2)(ba), the measurement
	marking on a standard wine package must be made on the
	surface of the package, other than the base or the top, in a way that enables all of the following information about the wine to
	be seen in a single field of vision —
	(a) the statement of the measurement;
	(b) the country of origin;
	(c) the product name or product description;
	(d) the actual alcohol content by volume in percentage terms.
(3)	For the purposes of subregulation (2), information on a standard wine package can be seen in a single field of vision if a person can see the information without having to turn the package.
	[Regulation 77A inserted in Gazette 23 Dec 2008 p. 5468-9; amended in Gazette 13 Feb 2009 p. 294.]
<u>77.</u>	Set-out and form of measurement marking
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(1)	The required measurement marking must —
	(a) be close to, and marked to be read in the same direction
	as, any name or brand of the article to which it relates;
	and
	(b) be at least 2 mm from the limits of the package and
	separated by at least 2 mm in all directions from other
	graphic matter or copy; and
	(c) be in a form in which units of measurement under the
	metric system are ordinarily written in the English
	language; and
	(d) in the case of a decimal submultiple, be preceded by a
	zero or other numeral.
(2)	If a package is entirely or substantially cylindrical, spheroidal,
	conical or of oval cross-section, the measurement marking must
	in addition to complying with subregulation (1), be positioned
	so that no part of the marking is further than one-sixth of the
	circumference of the package from a notional line vertically
	bisecting that part of the package on which the marking is
	required to be made.
(3)	For the purposes of subregulation (2), the circumference of a
	package is the circumference where the measurement marking is
	made.
78.	Size etc. of characters in measurement marking
(1)	The characters used in a measurement marking must be clear
	<u>and —</u>
	(a) stamped or printed in a colour that provides a distinct
	contrast with the colour of the background and be of at
	least the minimum height required by subregulation (2);
	or

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	(b)	stamped or embossed and be of at least 3 times the
		minimum height required by subregulation (2); or
	(c)	marked by an approved printing device in characters at
		least 3 mm high; or
	(d)	legibly handwritten, if permitted by subregulation (3).
(2)		inimum height for the characters in a measurement
		ng is the height specified in Column 2 of the Table to this
		tion opposite the maximum dimension of the package
	specif	<u>ied in Column 1 of that Table.</u>
(3)	A mea	asurement marking may be legibly handwritten in the
	follow	ving cases —
	(a)	when the article is packed to be sold on the premises on
		which it is packed;
	(b)	when the package contains cake or is one to which
		regulation 92 applies;
	(c)	when the package contains a roll of ribbon, lace or
		elastic or other article of haberdashery;
	(d)	when the article is, by notice published in the Gazette by
		the Commissioner, declared to be an article to which this
		subregulation applies and any conditions applicable to
		the packaging of the article and specified in the notice
		are complied with.
(4)	For th	e purposes of the Table to this regulation, the maximum
	<u>dimen</u>	ision of a package is —
	(a)	if the package is rectangular — the measurement of the
		breadth, height or length of the package, whichever is
		the greatest; or
	(b)	if the package is cylindrical, spheroidal, conical or of
		oval cross-section — the height, length or maximum
		diameter of the package, whichever is the greatest.

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	Table		
	<u>Column 1</u> Maximum dimension of package	<u>Column 2</u> Minimum character height	
	<u>120 mm or under</u>	2.0 mm	
	Over 120 mm but not over 230 mm	<u>2.5 mm</u>	
	Over 230 mm but not over 360 mm	<u>3.3 mm</u>	
	<u>Over 360 mm</u>	4.8 mm	
<b>79.</b>	Unit etc. of measurement to be us	ed	
(1)	In this regulation —		
	ordinarily sold, in relation to an article sold by number or lineal		
	or superficial measurement, means the majority of the		
	merchants selling the article in Australia ordinarily sell it by number or lineal or superficial measurement.		
(2)			
	subregulation (3), the measurement marking of an article must be expressed as follows —		
	(a) if the article is ordinarily sold by number — by reference to number;		
	(b) if the article is ordinarily sold by linear or superficial		
	measurement — by reference		
	measurement;		
	(c) if the article is a liquid — by reference to volume;		
	(d) if the article is solid (include	ing in the form of powder or	
	flakes), semi-solid or partly		
	is not included in paragraph	(a) — by reference to mass.	
(3)	The measurement marking of an art	icle of a kind described in	
	Schedule 3 Column 1 must be expre	•	
	kind of measurement specified in C		
	opposite the description of the artic	le.	

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(4)	Except as provided in regulation 81(b), a measurement marking (other than in terms of number) must be expressed in terms of a permissible unit of measurement as specified in Schedule 4.
80.	Fractions, significant figures
(1)	If a measurement marking includes a fraction of a unit of measurement, it must be expressed as a decimal submultiple of the unit.
(2)	Except as provided in regulation 81(a), whether a measurement marking is a whole multiple or a submultiple, or a combination of both, it must express a degree of accuracy to not more than —
	<ul> <li>(a) in the case of a measurement marking referred to in Schedule 4 clause 3(d) — 5 significant figures;</li> <li>(b) in any other case — 3 significant figures.</li> </ul>
81.	Special provision — marking by approved printing device
	If a measurement marking is made by an approved printing
	device —
	<ul> <li>(a) the measurement marking may express a degree of accuracy to more than the number of significant figures referred to in regulation 80(2) if the relevant certificate of approval specifies that the device may be used to measure that specified degree of accuracy; and</li> </ul>
	(b) a measurement marking made by use of the device must be expressed in terms of a permissible unit of measurement in accordance with the relevant certificate of approval.
82.	Marking by reference to minimum measurement
(1)	A marking on the package containing a pre-packed article of the measurement of the article (whether or not for the purposes of these regulations) must not be made by reference to minimum measurement unless —
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(a) permitted by this regulation or required or permitted by regulation 83; and (b) the reference to minimum measurement is marked in the same way as the required measurement marking. (2) Pre-packed dressed poultry (other than poultry pieces) may be marked with a measurement in terms of minimum mass if the mass stated is a whole number multiple of 100 g; and (a) (except in the case of cooked poultry) the package is (b) also marked, in characters not less than 10 mm in height with a size number calculated by dividing the stated minimum mass by 100. (3) Pre-packed preserved sausage may be marked with a measurement in terms of minimum mass. Subdivision 2 — Special provision for measurement marking of certain articles 8<u>3. Eggs</u> (1) A pre-packed article containing eggs must be marked by reference to -(a) the number of eggs in the package; and (b) the minimum total mass of all the eggs in the package. A pre-packed article containing eggs must not be marked with (2)the minimum mass of each egg in the package unless each egg has at least that mass. **Articles packed in sheets** 84. Pre-packed aluminium foil, facial tissues, toilet paper and waxed paper are articles that do not require a measurement marking on the package if the number of usable sheets of specified dimensions is marked on the package as if the number and dimensions marked were a measurement marking.

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85.	Number of pre-packed articles comprising 1 tonne
	If 45 or fewer packages of an article that is ordinarily sold by mass have a total mass of 1 tonne, the measurement marking of the mass of the article may be made on each package by referring to the number of packages to the tonne in such a manner as to imply that the mass of each package is 1 tonne divided by that number.
86.	Bed sheets, tarpaulins etc.
(1)	The measurement marking relating to —
	<ul> <li>(a) bed sheets (not designed as fitted or semi-fitted bed sheets) or other sheets of hemmed fabric material; or</li> <li>(b) tarpaulins,</li> </ul>
	must be expressed in terms of the finished size of the article.
(2)	
(2)	(a) a mattress protector; or
	(b) a bed sheet designed as a fitted or semi-fitted bed sheet,
	must be expressed in terms of the suitability of its finished size to fit a mattress of specified dimensions expressed as length × width × depth.
87.	Pairs of window curtains
	The measurement marking relating to window curtains designed to cross over when hung in pairs must be expressed in terms of the finished size of the maximum width, and the maximum drop, of each curtain.
<u>88.</u>	Marking of width or thickness if it directly affects price
	If a measurement marking may be made in terms of the length of an article, the marking must include any measurement of the thickness or width of the article, or both, that bears a direct relationship to the price of the article.
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Subdivision 3 — Special provision concerning measurement marking of outer packages Package containing packages of articles of the same kind 89. and measurement (1) This regulation applies to 2 or more pre-packed articles of the same kind and apparently with the same measurement — (a) each of which is separately packed in its own package (an *inner package*); and (b) all of which are also packed together in another package (the *outer package*). (2) The measurement marking on the outer package may — (a) state the total measurement of all the articles in the oute package; or (b) state (as if it were a measurement marking) the number of packages in the outer package and the measurement of each of them. A measurement marking need not be marked on the outer (3) package if the outer package contains not more than 8 inner (a) packages; and (b) the inner packages are ordinarily sold only while in the outer package; and (c) the whole or part of the outer package is transparent and the measurement marking on each of the inner packages is clearly visible through the packaging of the outer package. Inner and outer packages of single article 90. This regulation applies to a pre-packed article consisting of an (1) article contained in a package (the *inner package*) that is contained in another package (the *outer package*).

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(2)	A measurement marking need not be marked on the outer
	package if —
	(a) the inner package is ordinarily sold only while in the outer package; and
	(b) the whole or part of the outer package is transparent and the measurement marking on the inner package is clearly visible through the packaging of the outer package.
91.	Package containing articles of different kinds or different
	measurements
(1)	This regulation applies to a pre-packed article consisting of a package (the <i>outer package</i> ) containing at least 2 articles of which at least one is a pre-packed article, but does not apply in a case to which regulation 89 applies.
(2)	None of the articles in the outer package is required to be marked with a measurement marking if —
	(a) all the articles in the outer package are ordinarily sold only while in the outer package; and
	(b) the outer package is marked in the same way as a measurement marking with a description of each article in the outer package and a statement of its measurement.
(3)	The provisions of regulation 76 as to the position of a measurement marking do not apply to a marking referred to in subregulation (2)(b) if the packaging of the outer package is transparent and all the articles it contains are clearly visible through it.
<u>St</u>	ubdivision 4 — Other markings concerning measurement
92.	Unit price marking — retail sales of certain foods by mass
(1)	<u>This regulation applies to pre-packed —</u> (a) fruit, other than whole fruit, priced according to mass; and

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(b) dried or dehydrated fruit; and (c) dried or dehydrated mixed fruit; and vegetables, other than whole vegetables, priced (d) according to mass; and mushrooms; and (e) (f) cheese and cheese products; and (g) dressed poultry not marked in terms of minimum mass in accordance with regulation 82; and (h) fish (including crustaceans); and (i) meat: and (j) smallgoods (including bacon, corned beef and ham). When a pre-packed article to which this regulation applies is (2) sold, the package containing the article must, in addition to being marked with the measurement of the article, be marked with its total price and price per kilogram unless, for the sale, the package is exposed — (a) in or on a receptacle on or immediately adjacent to which the total price and price per kilogram of the article (i) in characters at least 10 mm high; and (ii) where the price can be readily seen and easily read; or (b) in a display of packages each marked — (i) as containing the same article; and (ii) with the same measurement of the article, (for example, a display of packages each marked as containing a particular kind of cheese and marked with the measurement of 250 g). The marking on a package required by this regulation must be (3)made as if it were a measurement marking.

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(4)	This regulation does not apply to a pre-packed article if it is sold		
	for resale.		
	<b>Division 4</b> — <b>Prohibited and restricted expressions</b>		
<u>93.</u>	Marking of "mass when packed"		
(1)	This regulation applies to bars of soap, cotton wool, flax, glauber salts, jute, manila, fresh mushrooms, oven-baked animal biscuits, personal deodorant tablets, personal soap tablets (medicinal or toilet), sisal, soap flakes, soap powder (excluding detergent powders), tobacco, washing soda and whole hams.		
(2)	Pre-packed articles of the kind to which this regulation applies that are not packed in a hermetically sealed package may be marked "mass when packed", or with other words that have a similar meaning to those words, if they are marked in the same way as the appropriate measurement marking.		
94.	Marking of "mass at standard condition"		
	A package containing pre-packed yarn or cotton wool that is not a hermetically sealed package may be marked with the words "mass at standard condition" or with other words that have a similar meaning to those words if — (a) the words are marked in the same way as the appropriate measurement marking; and (b) (if the yarn or cotton wool is composed of a mixture of fibres) — the package is also marked in the same way as the appropriate measurement marking with a correct		
	statement of the proportion by mass of each of the kinds of fibre of which the yarn or cotton wool is composed.		
<u>95.</u>	Restrictions on use of "gross mass"		
(1)	For the purposes of the principal Act section 41(1)(b), the expression "gross mass" and any other expression that has a similar meaning to that expression are restricted expressions.		

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(2)	A package may be marked with such an expression only if permitted by regulation 70 or if —		
	(a)		
		an article; and	
	(b)	the expression is immediately followed by the words	
		<u>"for transport purposes only" and a statement of the</u> <u>appropriate quantity; and</u>	
	(c)	immediately below or following the expression the net	
		mass is marked and designated as such or stated as a net	
		amount in words that correspond to those used to express the gross amount.	
		<u>express the gross amount.</u>	
<u>96.</u>	Prohibited expressions		
	For the purposes of the principal Act section $41(1)(b)$ , a		
		ited expression is —	
	(a)	any expression (other than a marking required or	
		permitted by the principal Act or these regulations) that	
		directly or indirectly relates to or qualifies a measurement marked on the package; or	
	(b)		
	(0)	the measurement of the article or any ingredient or	
		component of the article, or of any source from which	
		the article is derived, if the statement cannot be tested	
		for truth by testing the article.	
		Division 5 — Short measure	
<u>97.</u>	Exten	t of deficiency necessary to constitute short measure	
(1)	In this	Division —	
		ssible actual deficiency means the deficiency in actual	
		rement permitted for the purposes of the principal Act	
	section	<u>n 44(1)(a);</u>	

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	permissible average de	eficiency means the	deficiency in the	
		age of the actual measurements of a number of like articles		
	permitted for the purpo	oses of the principal	Act section 44(1)(b).	
(2)	This Division makes p	rovision for the defi	ciency in the actual	
	and average measurem			
	under the principal Act			
	measurement of a pre-	rement of a pre-packed article is to be regarded as being		
	less than the measurem	s than the measurement marked on the package.		
<u>98.</u>	Articles marked "mas	ss when packed" et	<u>c.</u>	
	If the package containi	ng a pre-packed arti	cle is, in accordance	
	with regulation 93, marked "mass when packed", or with other			
	words that have a simil	ar meaning to those	words —	
	(a) the permissible	actual deficiency, if	f measured on the day	
	the article is packed, is a deficiency of 5%; and			
	(b) the permissible	(b) the permissible average deficiency, if measured on the		
	day the article is packed, is nil; and			
	(c) the permissible	actual deficiency, it	f measured after the	
	day the article is packed, is the deficiency specified in			
	Column 2 of the Table to this regulation opposite the			
	description of t	he article in Column	1 of that Table; and	
	(d) the permissible	average deficiency,	if measured after the	
		s packed, is the defi		
		e Table to this regul		
	description of the article in Column 1 of that Table.			
	<u>Table — Permissible d</u>	<mark>leficiencies after d</mark> a	v of packing	
	Column 1	Column 2	Column 3	
	<b>Description of article</b>	Permissible actual deficiency — %	Permissible average deficiency — %	
	Bar soaps	<u>21</u>	<u>16</u>	
	Cotton wool	<u>-21</u> <u>7</u>		
	Flax	<u>-</u> <u>8</u>	<u>2</u> <u>3</u>	
	Glauber salts	7	<u> </u>	
	Glauber saits	<u>/</u>	<u> </u>	

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<u>Column 1</u> Description of article	<u>Column 2</u> <u>Permissible actual</u> <u>deficiency — %</u>	<u>Column 3</u> <u>Permissible average</u> <u>deficiency — %</u>
<u>Manila</u>	<u>8</u>	<u>3</u>
Mushrooms (fresh)	<u>18</u>	<u>13</u>
Oven-baked animal biscuits	<u>9</u>	<u>4</u>
Personal deodorant tablets	<u>12</u>	<u>7</u>
Personal soap tablets (medicinal or toilet)	<u>11</u>	<u>6</u>
Sisal	<u>8</u>	<u>3</u>
Soap flakes	<u>10</u>	<u>5</u>
Soap powder (excluding		
detergent powders)	<u>15</u>	<u>10</u>
Tobacco	<u>10</u>	<u>5</u>
Washing soda	<u>7</u>	<u>2</u>
Whole hams	7	2

### 99. Articles marked "mass at standard condition"

(1)	If the package containing a pre-packed article of a particular
	class is, in accordance with regulation 94, marked "mass at
	standard condition" or with other words that have a similar
	meaning —
	(a) the permissible actual deficiency is the deficiency
	specified in Column 2 of the Table to this regulation opposite the description of that class of article in Column 1 of that Table; and
	(b) the permissible average deficiency is the deficiency specified in Column 3 of the Table to this regulation opposite the description of that class of article in Column 1 of that Table.

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(2)		of a mixture of any 2 bed in Column 1 of th	e or more of class A, B ne Table to this
		ble actual deficiency is	s the deficiency, ted in accordance with
	A	$\frac{1}{5x + 2y + 5}$ ; and	
			is the deficiency, ted in accordance with
	where —		
	x is the proport	tion that the mass of a	ll class A fibre (if
	<u>any) in the ar</u> <u>and</u>	ticle bears to the total	mass of the article;
	• • •	tion that the mass of a	
	any) in the ar	ticle bears to the total	mass of the article.
		<b>Table</b>	
	<u>Column 1</u> <u>Class of article</u>	<u>Column 2</u> <u>Permissible actual</u>	<u>Column 3</u> <u>Permissible average</u> deficiency %

<u>Column 1</u> <u>Class of article</u>	<u>Column 2</u> <u>Permissible actual</u> deficiency — %	<u>Column 3</u> <u>Permissible average</u> <u>deficiency — %</u>
<u>Class A fibre (wool or</u> <u>other animal fibre,</u> <u>viscose or</u> cuprammonium rayon,		
or a mixture of any 2 or more of them) Class B fibre (silk,	11	<u>6</u>
cotton or cellulose acetate or a mixture of any 2 or more of them) Class C fibre (a fibre,	<u>7</u>	2
or a mixture of fibres. that is not a Class A or Class B fibre)	<u>5</u>	<u>0</u>

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### Trade Measurement Regulations 2007Pre-packed articlesPart 4MiscellaneousDivision 6r. 100

<u>100.</u>	Other pre-packed articles
	If the package containing a pre-packed article is not one to
	which regulation 98 or 99 applies —
	(a) the permissible actual deficiency is 5%; and
	(b) the permissible average deficiency is nil.
101.	Method of determining average measurement
(1)	For the purposes of this Division, the average of the actual measurements of a number of like articles is to be determined
	by calculating the average of the measurements of the contents
	of at least 12 packages or, if less than 12 are available, of such
	number (not less than 6) as are available.
(2)	If more than 12 packages are available, the actual number to be
	tested is to be as determined by an inspector.
(3)	Each of the packages measured must be of the same kind and
	have the same measurement marking and must be selected by an
	inspector without having been measured by an inspector.
	Division 6 — Miscellaneous
<u>102.</u>	Measuring mass of frozen fish
(1)	In this regulation —
	<i>fish</i> means all or part of, or any number of, or any combination
	of, any cold-blooded aquatic vertebrate or invertebrate,
	including shellfish but not an amphibian or a reptile;
	frozen means kept in storage at a maximum temperature of 0°C:
	International Standard means a standard made or published by
	the International Organisation for Standardisation, Geneva;
	<i>sieve</i> , for measuring fish from a package, means a circular wirecloth sieve —
	(a) with a diameter of —

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		(i)	if the measurement marking on the package is
			not more than 500 g — 200 mm; or
		(ii)	if the measurement marking on the package is
			<u>more than 500 g — 300 mm;</u>
		and	
	(b)	with a	mesh aperture size of 2.36 mm; and
	(c)	that co	omplies with the requirements for wirecloth sieves
		<u>in —</u>	
		(i)	Australian Standard AS 1152 — 1993:
			Specification for test sieves, published by
			Standards Australia; or
		(ii)	International Standard ISO 3310 — 1:2000 (E):
			Test sieves — Technical requirements and
			testing.
(2)	This re	egulatio	n applies to pre-packed frozen fish that has
	surfac	e ice on	any part of the fish.
(3)	For the	e nurno	ses of the Act, the mass of pre-packed frozen fish
			nust be measured using the following steps —
	(a)	measu	re and record the mass of a sieve;
	(b)	imme	liately after removing the package from cold
			e, remove the fish from the package and —
		(i)	if the fish does not exceed the capacity of the
			sieve — complete the steps mentioned in
			subregulation (4); or
		(ii)	if the fish exceeds the capacity of the sieve —
			complete the steps mentioned in
			subregulation (5).
(4)	If the t	fish doe	s not exceed the capacity of the sieve —
			e fish in the sieve and put the sieve containing the
	(u)		a water bath containing an amount of water at
			it imes the volume of the fish at a temperature
			$C \pm 5^{\circ}C$ ; and
		_	
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### Trade Measurement Regulations 2007Pre-packed articlesPart 4MiscellaneousDivision 6r. 102

	(h)	keep the fish immersed in the water bath until the
	(0)	surface ice has been removed from the fish; and
	(c)	remove the sieve containing the fish from the water
	(0)	bath; and
	(d)	keep the sieve at an angle of about 20° from the
		horizontal for at least 2 minutes but not more than
		2 minutes 15 seconds to allow water to drain from the
		fish; and
	(e)	if practicable, remove excess water from the fish by
		using a cloth or a paper towel; and
	(f)	measure and record the combined mass of the sieve and
		the fish; and
	(g)	deduct the recorded mass of the sieve from the recorded
		combined mass of the sieve and the fish to find the mass
		of the fish.
(5) If	the f	ish exceeds the capacity of the sieve —
	(a)	divide the fish into lots that do not exceed the capacity
		of the sieve in any way that is convenient for complying
		with this subregulation; and
	<u>(b)</u>	for fish in a lot that has surface ice on it — complete the
		steps mentioned in subregulation (4)(a) to (g); and
	(c)	
		directly measure and record the mass of the fish; and
	(d)	add together the mass of fish recorded under
		paragraphs (b) and (c) to find the mass of the fish.
(6) T	he m	ass of the fish is —
	(a)	if the fish does not exceed the capacity of the sieve
		the mass of the fish as worked out under
		subregulation (4)(g); or
	<u>(b)</u>	if the fish exceeds the capacity of the sieve — the mass
		of the fish as worked out under subregulation (5)(d).
[]	Regul	lation 102 inserted in Gazette 13 Feb 2009 p. 295-7.]

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# Trade Measurement Regulations 2007Part 4Pre-packed articlesDivision 6Miscellaneousr. 103Pre-packed articles

<u>103.</u>	Application for permit to sell certain articles
(1)	A person may apply for a permit to be issued under the principal Act section 49 in accordance with subregulation (2).
(2)	The application must —
	(a) be in the approved form; and
	(b) specify the grounds in the principal Act section 50 that are relied on by the applicant; and
	(c) give particulars of the facts justifying reliance on those grounds; and
	(d) be accompanied by the application fee payable under regulation 108.

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Miscellaneous Part 5 Articles sold by reference to measurement Division 1

r. 104

Part 5 — Miscellaneous		
<b>Division 1</b> — Articles sold by reference to measurement		
<u>104.</u>	Beer, spirits to be sold by volume	
(1)	Beer, stout, ale, brandy (including cognac and armagnac), gin, rum, vodka and whisky (or whiskey) are prescribed articles for the purposes of the principal Act section 37.	
(2)	For the purposes of the principal Act section 37(2), a sale of a quantity of such an article is required to be at a price determined by reference to the volume of the quantity.	
<u>105.</u>	Offer etc. for sale by reference to measurement	
(1)	This regulation does not apply to —	
	(a) pre-packed articles; or	
	(b) wine, spirits, beer, porter, stout, ale, cider, perry, mead	
	or any other spirituous or fermented liquor; or	
	(c) diamonds or other precious stones.	
(2)	A person who advertises, offers or exposes an article for sale at	
	a price determined by reference to measurement (being mass,	
	volume, linear measurement or superficial measurement)	
	commits an offence unless the measurement is —	
	(a) in the case of mass —	
	(i) 1 kg; or	
	(ii) 1 kg, with reference to another integral number of kilograms; or	
	(iii) an integral number of tonnes; or	
	(iv) if the article is a precious metal — 1 g or 1 troy	
	ounce;	
	or	
	(b) in the case of volume —	

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 Part 5
 Miscellaneous

 Division 1
 Articles sold by reference to measurement

 r. 105

(i) 1 L; c	Dr.		
(ii) 1 L, with reference to another integral number of			
litres; or			
(iii) an int			
or			
(c) in the case of	f linear measurement —		
(i) 1 cm;	or		
(ii) 1 m; (	or		
(iii) 1 m, y	with reference to another integral number of		
metre			
or			
(d) in the case of	f superficial measurement —		
(i) $1 \text{ cm}^2$	<sup>2</sup> ; or		
(ii) $1 \text{ m}^2$ ;	or		
(iii) $1 \text{ m}^2$ ,	with reference to another integral number		
	lare metres,		
or is a measurement	authorised by subregulation (3).		
Penalty: a fine of \$2	000.		
(3) The length, width, th	ickness, diameter or other linear		
	rticle specified in the Table to this		
	e advertised, offered or exposed for sale by		
the millimetre, centing	metre or metre.		
	Table		
Carpets	Plywood		
Ceramic tiles	Resin laminates		
<u>Chain</u>	Rope		
Cord	Rubber material		
Cordage	Rubber mouldings		
Electric cable	Sheet glass		
Electrical flex	Textiles		

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#### Trade Measurement Regulations 2007 Part 5

Miscellaneous

Sale of fuel by reference to measurement by volume **Division 2** r. 106

	<u>Fabrics</u>	<u>Textile products (other than ready made</u> clothing)
	Floor coverings	Timber
	Hardboard	Veneers
	Particle board	Wire netting
	Plastic mouldings	
D		
<u>D1</u>	vision 2 — Sale of	<u>fuel by reference to measurement</u> by volume
		by volume
<u>106.</u>		of fuel by reference to measurement by
	volume	
(1)	In this Division —	
	business entity mea	ins an entity that operates a business, other
	than a fuel business	<u>.</u>
	-	ncludes an entity that is a buying group for
	its members;	
		ny fuel commonly known as diesel, diesel
	automotive distillate	notive diesel fuel, automotive diesel oil or
		ty means a facility, other than a primary
		which fuel is unloaded and from which fuel is
		distribution or further sale and distribution;
	fuel means petrol, o	or diesel fuel, that a person would reasonably
	consider is ultimate	ly intended for automotive consumption;
	primary storage fac	cility means —
	(a) an oil refine	ry; or
	(b) a shipping f	acility; or
	(c) a distributio	n facility connected by product transfer
	pipeline to a	an oil refinery or to a shipping facility; or
		nnected by product transfer pipeline to a
	distribution	facility mentioned in paragraph (c);
	retail sale, of fuel, 1	means a sale to any of the following —
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Part 5	Miscellaneous
Division 2	Sale of fuel by reference to measurement by volume
r. 106	

<ul> <li>(a) an entity that purchases the fuel only for its own consumption;</li> <li>(b) a business entity that purchases the fuel only for either or both of the following purposes — <ul> <li>(i) for its own consumption;</li> <li>(ii) for resale to its staff or contractors for consumption by the purchasing staff or contractors;</li> <li>(c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;</li> </ul> </li> <li>shipping facility means a facility to which fuel may be supplied by ship.</li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel; and</li> </ul> </li> </ul>
<ul> <li>(b) a business entity that purchases the fuel only for either or both of the following purposes — <ul> <li>(i) for its own consumption;</li> <li>(ii) for resale to its staff or contractors for consumption by the purchasing staff or contractors;</li> <li>(c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;</li> </ul> </li> <li>shipping facility means a facility to which fuel may be supplied by ship.</li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
<ul> <li>or both of the following purposes —         <ul> <li>(i) for its own consumption;</li> <li>(ii) for resale to its staff or contractors for consumption by the purchasing staff or contractors;</li> <li>(c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;</li> <li>shipping facility means a facility to which fuel may be supplied by ship.</li> </ul> </li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> </ul> <li>(3) Subregulation (2) does not apply to —         <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li>
<ul> <li>(i) for its own consumption;</li> <li>(ii) for resale to its staff or contractors for consumption by the purchasing staff or contractors;</li> <li>(c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;</li> <li>shipping facility means a facility to which fuel may be supplied by ship.</li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
<ul> <li>(ii) for resale to its staff or contractors for consumption by the purchasing staff or contractors;</li> <li>(c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;</li> <li>shipping facility means a facility to which fuel may be supplied by ship.</li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
consumption by the purchasing staff or contractors;         (c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;         shipping facility means a facility to which fuel may be supplied by ship.         (2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.         Penalty: a fine of \$2 000.         (3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —             <ul> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
contractors;         (c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;         shipping facility means a facility to which fuel may be supplied by ship.         (2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.         Penalty: a fine of \$2 000.         (3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li></ul>
<ul> <li>(c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;</li> <li>shipping facility means a facility to which fuel may be supplied by ship.</li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
resale to its members for consumption by the purchasing members; shipping facility means a facility to which fuel may be supplied by ship. (2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000. (3) Subregulation (2) does not apply to — (a) a retail sale of fuel; or (b) a wholesale sale of fuel if — (i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;
members;         shipping facility means a facility to which fuel may be supplied by ship.         (2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.         Penalty: a fine of \$2 000.         (3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li></ul>
<ul> <li>shipping facility means a facility to which fuel may be supplied by ship.</li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.         Penalty: a fine of \$2 000.         <ul> <li>(3) Subregulation (2) does not apply to —</li></ul></li></ul>
<ul> <li>by ship.</li> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
<ul> <li>(2) Except as provided in subregulation (3), a person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C. Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.         Penalty: a fine of \$2 000.         (3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li></ul>
<ul> <li>sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.</li> <li>Penalty: a fine of \$2 000.</li> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.         Penalty: a fine of \$2 000.         (3)       Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li></ul>
occupy, at a temperature of 15°C.         Penalty: a fine of \$2 000.         (3) Subregulation (2) does not apply to —         (a) a retail sale of fuel; or         (b) a wholesale sale of fuel if —         (i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;
Penalty: a fine of \$2 000. (3) Subregulation (2) does not apply to — (a) a retail sale of fuel; or (b) a wholesale sale of fuel if — (i) the wholesale sale happens immediately before. or at the same time as, a retail sale of the fuel;
<ul> <li>(3) Subregulation (2) does not apply to — <ul> <li>(a) a retail sale of fuel; or</li> <li>(b) a wholesale sale of fuel if —</li> <li>(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;</li> </ul> </li> </ul>
(a) a retail sale of fuel; or (b) a wholesale sale of fuel if — (i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;
(b) a wholesale sale of fuel if — (i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;
(i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel;
or at the same time as, a retail sale of the fuel;
and
(ii) the volume of the fuel, as measured for the
wholesale sale, is the same as the volume of the
fuel as measured for the retail sale;
or
(c) a wholesale sale of fuel if —
(i) before the wholesale sale the fuel —

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Sale of fuel by reference	Trade Measurement Regulations 200 Miscellaneous Part e to measurement by volume Division
	r. 10
(I)	was moved in any way from a primar
(1)	was moved, in any way, from a primar storage facility to a fixed storage facility
	at another location; and
(II)	was unloaded into the fixed storage
	facility for further distribution or for
	further sale and distribution;
and	
(ii) for the	movement, the fuel was measured by
	ce to the volume of the fuel as measured
	litres the fuel occupies, or would occupy,
at a tem	nperature of 15°C;
or	
(d) a wholesale sal	le of fuel (the <i>relevant sale</i> ) if —
(i) the rele	evant sale happens immediately before or
	r at the same time as, another wholesale
sale of	the fuel; and
(ii) before t	the relevant sale the fuel —
(I)	was moved, in any way, from a primar
	storage facility to a fixed storage facility
	at another location; and
(II)	was unloaded into the fixed storage
	facility for further distribution or for
	further sale and distribution;
(i) before t	the wholesale sale the fuel —
(I)	was moved, in any way, from a primar
(II)	
(I)	the wholesale sale the fuel —

facility for further distribution or for further sale and distribution;

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and

(ii) after the fuel was at the primary storage facility but before the wholesale sale, the fuel was not the subject of another sale.

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#### Trade Measurement Regulations 2007 Administration Part 6

Prescribed fees and charges Division 1 r. 107

#### Part 6 — Administration **Division 1**—**Prescribed fees and charges 107.** Term used: commencement day In this Division commencement day means the day on which these regulations come into operation. **108. Application, licence and other fees** Except as provided in regulations 109 and 110, the fees specified in Schedule 5 are payable to the Commissioner for the purposes of the principal Act and the Administration Act. 109. Period for which servicing licence fee is payable (1) The servicing licence fee specified in Schedule 5 item 3 is payable for each annual period starting on ----(a) the commencement day; and (b) every anniversary of the commencement day. (2) If an application for a servicing licence is made after the start of an annual period referred to in subregulation (1), the licence fee — (a) is payable for the period starting on the day that the licence is granted and expiring at the end of the annual period; and (b) is the amount specified in Schedule 5 item 3, as adjusted by the Commissioner to be proportionate to the time remaining in the period. Period for which public weighbridge licence fee is payable 110. (1) Except as provided in this regulation, the public weighbridge licence fee specified in Schedule 5 item 4 is payable for the annual period starting on ----

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	(a) the day 6 months after the commencement day; and
	(b) every anniversary of the day 6 months after the
	commencement day.
(2)	If an application for a public weighbridge licence is made on or
	after the commencement day but before the day 6 months after
	the commencement day, the licence fee —
	(a) is payable for the period starting on the day that the
	licence is granted and expiring on the day 6 months after
	the commencement day; and
	(b) is the amount calculated in accordance with Schedule 5 item 4, as adjusted by the Commissioner to be
	proportionate to that period.
(3)	If an application for a public weighbridge licence is made after the start of an annual period referred to in subregulation (1), the
	licence fee —
	(a) is payable for the period starting on the day that the
	licence is granted and expiring at the end of the annual
	period; and
	(b) is the amount specified in Schedule 5 item 4, as adjusted
by the Commissioner to be proportionate to the time	
	remaining in the period.
11.	Fees payable by servicing licensee in respect of certification
	or re-certification
(1)	A fee is payable under the Administration Act to the
(1)	<u>Commissioner by a servicing licensee for —</u>
	(a) the certification or re-certification of a measuring
	instrument by the licensee under the principal Act; and
	(b) a report given under regulation 55.
(2)	The fee payable under subregulation $(1)(a)$ is —
	(a) in respect of an instrument specified in Schedule 6
	Column 1, the amount of money obtained by
	<u></u>

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	multiplying \$10.20 by the number of fee units specified in Column 4 of that Schedule opposite that instrument; or
	(b) if 2 or more of those instruments are certified or
	re-certified, an amount of money equal to the sum of the amounts payable for each instrument as calculated under paragraph (a).
(3)	The fee payable under subregulation (1)(b) is the amount of
	money obtained by multiplying \$10.20 by the number of fee units specified in Schedule 6 Column 4 of item 27 of that Schedule.
	[Regulation 111 amended in Gazette 17 Jun 2008 p. 2560-1;
	<u>23 Jun 2009 p. 2456.]</u>
112.	Charges payable in respect of verification or re-verification
114.	by an inspector
(1)	A charge is payable under the Administration Act to the Commissioner by the owner of a measuring instrument for each
	examination or testing of the instrument for the purposes of
	verification or re-verification by an inspector under the
	principal Act.
(2)	The charge is —
	(a) in respect of an instrument specified in Schedule 6
	Column 1, the amount of money obtained by
	multiplying \$22.60 by the number of fee units specified
	in Column 3 of that Schedule opposite that instrument;
	<u>Or</u>
	(b) if 2 or more of those instruments are examined or tested
	for the purpose of verification or re-verification, the amount of money equal to the sum of the amounts
	payable for each instrument as calculated under
	paragraph (a).

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

# Trade Measurement Regulations 2007Part 6AdministrationDivision 1Prescribed fees and chargesr. 113Prescribed fees and charges

	[Regulation 112 amended in Gazette 17 Jun 2008 p. 2561; 23 Jun 2009 p. 2457.]
<u>113.</u>	Other charges and fees
(1)	In this regulation —
	<i>relevant person</i> , in relation to a matter referred to in Schedule 7 Column 1, means a person who requests —
	(a) the services of an inspector for the purpose of examining, testing, calibrating, verifying or re-verifying a measuring instrument; or
	(b) the use of equipment provided by the Commissioner; or
	(c)a report or other documentation or information relating to a matter provided for by the principal Act, the Administration Act or these regulations; or
	(d) technical advice or training by an inspector relating to a matter provided for by the principal Act, the Administration Act or these regulations.
(2)	The charges and fees referred to in subregulation (3) are payable
	by the relevant person to the Commissioner under the principal Act and the Administration Act in relation to the matters specified in Schedule 7 Column 1.
(3)	A charge or fee payable under this regulation is, in respect of a matter specified in Schedule 7 Column 1 —
	(a) an amount of money equal to the amount obtained by multiplying \$22.60 by the number of fee units specified in Column 3 of that Schedule opposite that matter; or
	(b) in the case of the matter specified in Schedule 7 item 1(5), the actual expenses incurred.
	[Regulation 113 amended in Gazette 17 Jun 2008 p. 2561; 23 Jun 2009 p. 2457.]

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r. 114		

<u>114.</u>	Period for payment of fees and charges
	A person who is liable to pay a charge or fee under regulation 111, 112 or 113 must pay the charge or fee within 30 days after the Commissioner has issued an invoice in respect of the charge or fee to the person.
<u>115.</u>	Penalty for late payment of fees or charges
	For the purposes of the Administration Act section 15(o), if a fee or charge (or part of a fee or charge) payable under regulation 111, 112 or 113 is outstanding for 28 days after the fee or charge is payable under regulation 114, a penalty of 10% of the outstanding amount is imposed.
	<b>Division 2</b> — <b>Infringement notices</b>
<u>116.</u>	Prescribed offences and modified penalties
(1)	The offences specified in Schedule 8 Column 1 are prescribed under the Administration Act section 20 as offences for which an infringement notice may be given under section 22 of that Act.
(2)	The modified penalty to be specified in an infringement notice
	<ul> <li>issued for an offence is —         <ul> <li>(a) in the case of a body corporate — the modified penalty set out for that offence in Schedule 8 Column 2; and</li> <li>(b) in the case of an individual — the modified penalty set out for that offence in Schedule 8 Column 3.</li> </ul> </li> </ul>
<u>117.</u>	Forms
(1)	Schedule 9 Form 1 is prescribed for the purposes of the Administration Act section 23.
(2)	Schedule 9 Form 2 is prescribed for the purposes of the Administration Act section 25.

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

Part 7 Transitional and savings provisions

<u>r. 118</u>

## Part 7 — Transitional and savings provisions

<u>118.</u>	Terms used
	In this Part —
	alcoholic liquor has the meaning given to that term in the
	principal Act section 103(1);
	designated day has the meaning given to that term in the
	principal Act section 103(1);
	former regulations means the Weights and Measures
	<u>Regulations 1927;</u>
	<i>repealed Act</i> means the Act repealed by the Administration Act section 36(1).
<u>119.</u>	Application
	This Part does not apply to alcoholic liquor that is packed as a
	pre-packed article.
<u>120.</u>	Delayed application of certain provisions
	Despite any other provision of these regulations —
	(a) Part 3 Divisions 2, 3, 5 and 6 apply to the use of a
	measuring instrument for the measurement of alcoholic
	liquor for trade; and
	(b) Part 5 Division 1 applies to the sale of alcoholic liquor
	by reference to measurement,
	on and from, but not before, the designated day.
121.	Temporary continuation of certain provisions of former
	regulations
(1)	Despite the repeal of the former regulations, until the designated
	<u>day —</u>
	(a) Part IV; and
	(b) Part V; and

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r.	121	

	(c) Part XI regulation 11,
	as in force immediately before that repeal continue to apply to the measurement of alcoholic liquor for the purposes of sale, as defined in the repealed Act, as if the former regulations had not been repealed.
(2)	Subject to subregulation (3), a reference to <i>these regulations</i> in Parts 1 to 6, includes the provisions continued in force by subregulation (1).
(3)	Despite subregulation (2), the provisions continued in force by subregulation (1) are to be construed in accordance with regulation 3 of the former regulations and the relevant sections of the repealed Act.

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 1 Requirements for measurement tickets

<u>cl</u>. 1

#### Schedule 1 — Requirements for measurement tickets

[r. 20(1)(a)]

#### 1. Particulars

A measurement ticket must ----

- (a) if the measurement is of the tare mass of a vehicle and nothing else bear a clear statement to that effect; and
- (b) if the measurement is of the gross mass of a vehicle and nothing else bear a clear statement to that effect; and
- (c) if the measurement relates to 2 or more linked but separately licensed vehicles — specify the licence figures and letters for each vehicle; and
- (d) if the measurement is of the mass of a load on the vehicle specify the measurement of the mass of the load supported by all the axles of the vehicle.

#### 2. Restriction on additional information

- (1) Except as provided in subclause (2), a measurement ticket must not contain anything other than information required by these regulations or the approved form.
- (2) A measurement ticket may contain
  - (a) the licensee's business name, address and logo; and
  - (b) if the measurement ticket is also a tax invoice under the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth, anything else necessary for the ticket to be a tax invoice; and
  - (c) any other information written in the margin, at the bottom, or on the back of the measurement ticket, if that information is consistent with, and does not qualify the meaning or accuracy of, the information required to be on the ticket by these regulations or the approved form.

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

cl. 1

#### Schedule 2 — Exemptions from marking

[r. 69]

#### 1. Textile goods

- (1) Textile, wearing apparel and other similar articles that are not packed for sale by measurement and are not ordinarily so sold.
- (2) Textiles that are
  - (a) packed for sale by mass and are sold in packages each containing more than 4 kg; or
  - (b) packed for sale by length and are sold in packages each containing more than 25 m; or
  - (c) packed for sale by area and are sold in packages each containing more than  $25 \text{ m}^2$ .

#### 2. Food goods

- (1) Any agricultural produce grown and packed on the same property by the grower and sold by mass in sacks of more than 25 kg gross mass.
- (2) Confectionery, nuts, popcorn, potato crisps and savouries that are
  - (a) packed on premises for sale on those premises if the package is displayed for sale on those premises in a receptacle that bears a statement that can be readily seen and easily read in characters not less than 10 mm high of the mass and of the price of the contents of the package and if the mass of the contents does not exceed 200 g; or
  - (b) packed in or with another article if the value of the combined articles is substantially represented by that other article.
- (3) Confectionery packed singly in a novelty shape and an Easter egg packed singly.
- (4) Honey in the comb in original frames.
- (5) Hay.
- (6) Ice cream packed in a quantity less than 200 mL.
- (7) Kippers.

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 2 Exemptions from marking

#### cl. 3

- (8) Pies or pasties made for use as an individual serve of which the mass is less than 250 g.
- (9) Cakes, puddings and sponges packed singly in a quantity less than 125 g.
- (10) Alcoholic liquors packed in a quantity more than 10 L.

#### 3. Medicinal and toilet goods

- (1) Therapeutic goods, being goods the sale or supply of which to the public is prohibited by law except on the written prescription of a person recognized by law as competent to prescribe them.
- (2) A toilet preparation in a compact and a refill of the preparation.
- (3) Single application hair dyes or hair bleaches or single application home permanent hair waving kits.
- (4) Vaccine packed in a quantity less than 25 mL or a single dose of any substance packed in a vial or ampoule for sale for use as an injection.

#### 4. Hardware goods

- (1) Articles of hardware that are not packed for sale by measurement and are not ordinarily so sold.
- (2) Tinters or colouring agents for use in paint that are packed in a quantity less than 100 g or 100 mL.
- (3) Colouring material in a package on which is marked directions for mixing it, or a specified quantity of it, with a specified type and volume of paint — if the quantity of the material to be mixed does not exceed 10% of the volume of the paint with which it is to be mixed.

#### 5. General goods

- (1) Articles ordinarily sold by number that are packed in a quantity of less than 9 in a package made wholly or partly of transparent material so that when the package is exposed for sale the number of articles contained in the package is readily apparent to a purchaser.
- (2) An article of which the mass exceeds 75 kg or the volume exceeds 150 L.

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- cl. 5
- (3) An article packed in a quantity less than 15 g or 15 mL other than adhesives, dried vegetables and freeze-dried vegetables, herbs, instant tea, pepper and other spices, therapeutic goods and tobacco.
- (4) Fire extinguisher refills.
- (5) Photographic film and photographic printing paper.
- (6) A bag of clay.
- (7) Fish bait.
- (8) Garden landscape material, including pine-bark feature mix, pine-bark nuggets, pre-planted mushroom spawn, tree-bark, any article that is or contains compost, farmyard manure, garden peat, leaf mould, peat moss, sphagnum moss, tan bark or other like substance.
- (9) Artists' paint packed in a quantity less than 100 g.
- (10) Candles.
- (11) Legume seed inoculants.
- (12) A pre-packed article sold as authorised by the principal Act Part 5 Division 2.

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 3 Expression of measurement marking

### Schedule 3 — Expression of measurement marking

-	
Ir.	79(3)

	[1. 79(5)]
Column 1 Description of article	Column 2 Kind of measurement permissible
Acids in liquid form	mass or volume
Aerosol products	mass
Compressed or liquefied gases (except liquefied petroleum gas)	mass or equivalent volume (cubic metres or litres) at stated temperature and pressure
Cream and cream substitutes	volume
Fencing wire	length
Flavouring essences	mass or volume, if the quantity is not less than 500 g
Heavy residual fuel oil, industrial diesel fuel and furnace oil	mass or volume
Honey, malt extract, golden syrup and treacle	mass
Ice cream	volume
Linseed oil and other vegetable oils	volume if the quantity is not more than 5 L; mass or volume if the quantity is more than 5 L
Liquefied petroleum gas	mass
Liquid chemicals	mass or volume
Paint (other than paste paint), varnish and varnish stains	volume
Paste paint	mass
Perfume compounds	mass or volume, if the quantity is not less than 500 g
Perlite	mass or volume
Pet litter and similar products	mass or volume
Resins	mass or volume

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## Trade Measurement Regulations 2007Expression of measurement markingSchedule 3

Column 1 Column 2 Description of article Kind of measurement permissible Rope, cord and line ---length and mass per specified length of a diameter less than (a) 1.5 mm length and diameter (b) of a diameter of 1.5 mm or more Skin cream in jars mass or volume Tomato sauce volume Toothpaste mass Twines, twists and lashings length and mass per specified length Yoghurt mass

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 4 Permissible units of measurement

cl. 1

#### Schedule 4 — Permissible units of measurement

[r. 79(4)]

#### 1. Mass

If the measurement marking is to be expressed in terms of mass, the permissible units of measurement are as follows —

- (a) kilogram is permissible in all cases;
- (b) gram is also permissible if the mass is less than 1 000 g;
- (c) milligram is also permissible if the mass is less than 1 000 mg.

#### 2. Volume

If the measurement marking is to be expressed in terms of volume, the permissible units of measurement are as follows —

- (a) litre, decilitre or centilitre is permissible for liquids in all cases;
- (b) cubic metre is permissible for solids in all cases;
- (c) millilitre is also permissible in the case of a liquid if the volume is less than 1 000 mL;
- (d) cubic centimetre is also permissible in the case of a solid if the volume is less than 1 000 cm<sup>3</sup>.

#### 3. Linear measurement

If the measurement marking is to be expressed in terms of linear measurement, the permissible units of measurement are as follows —

- (a) metre is permissible in all cases;
- (b) centimetre is also permissible if the length is less than 100 cm;
- (c) millimetre is also permissible if the length is less than 1 000 mm;
- (d) millimetre is also permissible in the case of paper lengths not exceeding 10 000 mm, building material in sheet form and coated abrasive belts;

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cl. 4

(e) millimetre is also permissible in the case of an article if it was customary before these regulations commenced to express the linear measurement of the article in millimetres.

#### 4. Superficial measurement

If the measurement marking is to be expressed in terms of superficial measurement, any unit of superficial measurement is permissible.

#### 5. Mass per specified length

If the measurement marking is to be expressed in terms of mass per specified length, the permissible units of measurement are grams or kilograms for mass and metres for length.

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

## Trade Measurement Regulations 2007Schedule 5Application and licence fees

#### Schedule-5 — Application and licence fees

#### [Heading inserted in Gazette 1723 Jun 20082009 p. 25612457.] Item Section <u>Fee (\$)</u> 4<u>3.5045</u> 1.—Application under regulation 103 1. .25 ····· <u>2.</u> 2.—Application under the principal Act section 55 87<u>91</u>.00 <del>.....</del> <u>3.</u> —Periodic licence for servicing licences under the —principal Act section 64(1) <del>206</del>215. 00 <del>..</del>..... 54.50<u>57</u> -plus an additional amount of \_\_\_\_\_ .00 -for each person who, whether as the holder of the --licence or an employee of the holder of the licence, -----will under the authority conferred by the licence test a batch of measuring instruments for the (a) purposes of certification or re-certification; or certify or re-certify measuring instruments. (b)- test a batch of measuring instruments for the <del>(a)</del> purposes of certification or re-certification; or (h) certify or re-certify measuring instruments

-Periodic licence for public weighbridge

licences — under the principal Act section 64(1)

----Public weighbridge suitability statement

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<u>5.</u>

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5.

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[r. 108]

<del>109</del>114.

Combined

with fee payable under item 4

00

Trade Measurement Regulations 2007
Application and licence fees Schedule 5

Item Section Fee (\$) <u>6.</u> -Application under the principal Act 6 section 71(1) to —amend a condition of a kind 4<u>3.50</u>45 mentioned in the ——principal Act section 60(2) <u>.25</u> 43.5045 <u>7.</u> 7.—Application under the principal Act section-73(2)-----.25 -Application under the principal Act 43.5045 <u>8.</u> 8. section-74(2)-.... .25 <u>9.</u> 87<u>91</u>.00 9 -Amended licence -----<u>43.5045</u> <u>10.</u> 10. Duplicate licence .25 -----<u>11.</u> 11.—Inspection of register kept under the principal Act-section 25 or 59 16.<del>00</del>70 <u>12.</u> 12. Extract of an individual registration in a register kept -----under the principal Act section 25 or 59 -<u>16.70</u> (a) for the first page ..... <u>3.45</u> (b) for each subsequent page . <del>16.00</del> (a) for the first page 3.30 (h) for each subsequent page 13. 13. Copy of the register kept under the principal <del>206</del>215. Act-section 25 or 59 00 \_\_\_\_\_

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[Schedule-5 inserted in Gazette 1723 Jun 20082009 p. 2561-2.12457-8.]

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au **Inserted Cells** 

Schedule 6 Verification or certification fees, charges and periods

<u>cl. 1</u>

#### Schedule 6 — Verification or certification fees, charges and periods

[r. 38, 111, 112]

#### 1. Terms used

In this Schedule —

*certification* includes re-certification; *verification* includes re-verification.

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification certification period
	Masses				
1.	Masses not exceeding 20 kg	For each mass	0.2	0.2	2 years
2.	Masses exceeding 20 kg	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each mass	2	0.2	2 years
	Measures of vol	ume			
3.	Lubricating oil measures, alcoholic liquor measures or beverage				
	measures	For each measure	0.1	0.1	Indefinite
4.	Alcoholic liquor	Francis			
	dispensing measures	For each measure	0.2	0.2	2 years

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Verification or certification fees, charges and periods Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
5.	Graduated glass measuring cylinders	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each measure	2	0.2	Indefinite
	Measures of leng	gth			
6.	Measures of length —				
(a)	not exceeding 1 m	For each measure on initial verification or			
(b)	exceeding 1 m but not exceeding 20 m	certification For each measure	0.2	0.1	Indefinite 2 years
(c)	exceeding 20 m	In the case of a verification, each ½ hour or part of each ½ hour taken by each inspector			Ĵ
		In case of a certification, for each measure	2	1	2 years
7.	For each additional set of graduations on the same measure of	Same as item 6, as	Same as item 6, as	Same as item 6, as	Same as item 6, as

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

 
 Trade Measurement Regulations 2007

 Schedule 6
 Verification or certification fees, charges and periods
 Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
	Weighing instru	ments			
8.	Weighbridges and hopper weighing instruments —				
(a)	not exceeding 10 tonne weighing capacity	For each instrument	4	3	1 year
(b)	exceeding 10 tonne weighing capacity	Same as item 8(a) plus for every 10 tonne or part of every 10 tonne	2	1.5	1 year
Э.	Automatic weighers, belt conveyor weighers, totalising hopper weighers and weighing in-motion weighbridges	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector In the case of a certification, for each			
10.	Electronic price computing digital indicating weighing instruments with a weighing capacity not exceeding 75 kg (including connected instruments such as ticket printers and peripheral devices)	For each	2	12	1 year

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Verification or certification fees, charges and periods Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
11.	Wheeled loader weighing instrument	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	3	1 year
12.	Automatic pre-packing weighing instruments	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	3	2 years
13.	Weighing instruments not specified elsewhere with a capacity —				
(a)	not exceeding 30 kg (including a set of masses necessary to use the instruments, with no more than 20 masses				
	per set)	For each instrument	1	1	2 years
(b)	exceeding 30 kg but not exceeding				
	200 kg	For each instrument	1	1	2 years

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

Trade Measurement Regulations 2007Schedule 6Verification or certification fees, charges and periods Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
(c)	exceeding 200 kg but not exceeding 1 000 kg	For each	2	2	2 years
(d)	exceeding 1 000 kg but not exceeding 3 000 kg	For each instrument	4	3	2 years
(e)	exceeding 3 000 kg	Same as item 8	Same as item 8	Same as item 8	1 year
14.	Other weighing instruments not specified elsewhere	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	2	2 years
	Other measuring	g instruments			
15.	Petroleum and bio-petroleum measuring instruments with a flowrate —				
(a)	not exceeding 100 L/minute	For each instrument	3	1	2 years
(b)	exceeding 100 L/minute but not exceeding 1 000 L/minute	For each	4	2	1 1000
(c)	1 000 L/minute exceeding	Instrument For each	4	2	1 year
(0)	1 000 L/minute	instrument	8	3	1 year

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Verification or certification fees, charges and periods Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
16.	LPG measuring instruments with a flowrate —				
(a)	not exceeding 100 L/minute	For each instrument	3	1	1 year
(b)	exceeding 100 L/minute but not exceeding 1 000 L/minute	For each	4	2	1
(c)	exceeding	instrument For each	4	2	1 year
17.	1 000 L/minute Milk metering instruments with a flowrate —	instrument	8	3	1 year
(a)	not exceeding 100 L/minute	For each instrument	3	1	1 year
(b)	exceeding 100 L/minute but not exceeding 1 000 L/minute	For each instrument	4	2	1 year
(c)	exceeding 1 000 L/minute	For each instrument	8	3	1 year
18.	Calibrated tanks other than farm milk tanks	For each 5 000 L or part of each 5 000 L contained in an individual compartment			-
		of each tank	4	2	Indefinite

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

 
 Trade Measurement Regulations 2007

 Schedule 6
 Verification or certification fees, charges and periods
 Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
19.	Calibrated measures and measuring instruments —				
(a)	not exceeding 50 L	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	1	2 years
(b)	exceeding 50 L	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	2	2 years
20.	Dimensional measuring instruments	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	1	2 years
21.	Calibrated farm milk tanks	For each 250 L or part of each 250 L			
		of each tank	1	1	Indefinite

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Verification or certification fees, charges and periods Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
22.	Calibrated volumetric loader buckets	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	2	Indefinite
23.	Water dispensing units	For each unit	1	1	2 years
24.	Other measuring instruments not specified elsewhere	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	1	2 years
	Quality measuri	ng devices			
25.	Grain quality analysis equipment	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	2	1 year

Compare 05 Jun 2009 [01-a0-01] / 01 Jul 2009 [01-b0-01] Published on www.legislation.wa.gov.au

 
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 Verification or certification fees, charges and periods
 Schedule 6

#### cl. 1

	Column 1 Instrument	Column 2 Value of fee unit	Column 3 Verification: fee units	Column 4 Certification: fee units	Column 5 Verification/ certification period
26.	Quality measuring instruments not specified elsewhere	In the case of a verification, for each ½ hour or part of each ½ hour taken by each inspector			
		In the case of a certification, for each instrument	2	2	1 year
	All measuring in	nstruments			
27.	Report given under regulation 55	For each instrument		1	

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cl. 1

### Schedule 7 — Other charges and fees

[r. 113]

		Column 1 Matter	Column 2 Value of fee unit	Column . Fee units
l.	Veri	fication or re-verification of measuring instrume	nts	
1)	Waiting time allowed by an inspector to permit another person to carry out necessary repairs, acquire equipment etc.		per ½ hour or part of ½ hour	2
2)	Any	adjustment made by an inspector to —		
	(a)	masses not exceeding 20 kg	per ½ hour or part of ½ hour	1
	(b)	masses exceeding 20 kg	per ½ hour or part of ½ hour	2
	(c)	calibrating measures	per ½ hour or part of ½ hour	2
3)	Dista	nce travelled by an inspector —		
	(a)	not exceeding 100 km	per km (subject to a minimum charge of \$10.00)	0.0355
	(b)	exceeding 100 km	per km	0.02
ł)		uping overtime worked by an inspector at the est of the owner of an instrument	per ½ hour or part of ½ hour	2
5)		uping other expenses incurred, including air fares, cars etc.	actual expenses	actual expenses
•		pration or testing of instruments (other than for t prification)	the purpose of verification	or
	Inspe	ector's time to —		
	(a)	calibrate a measuring instrument to a degree of accuracy greater than the degree of accuracy applied under the principal Act to instruments used for trade	per 15 min or part of 15 min	1.492
	(b)	calibrate and certify a measuring instrument under the principal Act section 26	per 15 min or part of 15 min	1.492
	Othe	r instruments		
		ector's time and costs relating to the examination esting of a measuring instrument —		
	(a)	in the case of a reference standard of measurement for a servicing licensee for which a certificate is issued under the National Measurement Regulations regulation 13	per ½ hour or part of	2

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# Trade Measurement Regulations 2007Schedule 7Other charges and fees

#### cl. 4

		Column 1 Matter	Column 2 Value of fee unit	Column 3 Fee units		
	(b)	in the case of a weight or measure or weighing or measuring instrument that is certified for				
		quality assurance purposes	per 15 min or part of 15 min	1.5		
	(c)	in the case of verification and testing charges for standards of measurement and measuring instruments tested to special accuracy	per 15 min or part of			
			15 min	1.5		
4.	Equi	pment provided by the Commissioner				
	Equi	pment —				
	(a)	for test masses or a group of test masses up to but not including 1 tonne	per group of test masses per day	2		
	(b)	for 1 tonne test masses	per mass per day	2		
	(c)	for weighing equipment	per day	2		
	(d)	for calibrated measures not exceeding 200 L				
			per measure per day	2		
5.	Addi	tional labour				
		tional labour necessary for the exercise of an ctor's functions under the principal Act	per 15 min or part of 15 min	1		
6.	Wait	ing time after expiration of appointed time				
	Wait	ing time incurred by an inspector after the				
	instru	inted time to examine or test a measuring iment has expired	per 15 min or part of 15 min	1		
7.	Time incurred where instrument is not able to be examined or tested at appointed time					
	to ex exam beca	incurred by an inspector to keep an appointment amine or test a measuring instrument where the ination or testing is unable to be carried out set the instrument is unavailable or inaccessible or use access to it is unreasonably refused	per appointment	4		
8.	Repo	orts and other information				
	infor	taken to prepare report or other documentation or mation provided under the principal Act, the inistration Act or these regulations	per 15 min or part of 15 min			
9.	Tech	nical advice or training	15 min	1		
•		ector's time in providing —				
	(a)	technical advice (including the examination of any relevant document); or	per 15 min or part of 15 min	1		
	(b)	training,	15 min per 15 min or part of 15 min	1		
		r the principal Act, the Administration Act or regulations		-		

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## Trade Measurement Regulations 2007Other charges and feesSchedule 7

cl. 10

	Column 1 Matter	Column 2 Value of fee unit	Column 3 Fee units		
10.	Certificate of verification issued by Commissioner: r. 45(2)				
	Certificate issued by Commissioner under regulation 45(2)	per certificate	2		

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Schedule 8 Prescribed offences and modified penalties

cl. 10

		[r. 116]
Column 1 Offence	Column 2 Modified penalty — body corporate (\$)	Column 3 Modified penalty — individual (\$)
Trade Measurement Act 2006		
s. 10(1) (weighbridge)	1 100	220
s. 10(1) (other case)	750	150
s. 10(2)	1 100	220
s. 12 (weighbridge)	1 100	220
s. 12 (other case)	750	150
s. 13	750	150
s. 14(1)	2 200	440
s. 16(2)	1 100	220
s. 20(3)	750	150
s. 28(2)	2 200	440
s. 30(1)	2 200	440
s. 31(a)	2 200	440
s. 31(b)	2 200	440
s. 31(c)	2 200	440
s. 31(d)	2 200	440
s. 32(3)	750	150
s. 33(3)(a)	2 200	440
s. 33(3)(b)	2 200	440
s. 34	2 200	440
s. 35(2)	750	150
s. 35(4)	750	150
s. 37(2)	750	150
s. 39(1)	1 100	220
s. 39(2)	1 100	220
s. 41(1)(a)	750	150
s. 41(1)(b)	750	150
s. 42(1)	2 200	440
s. 43(1)(a)	2 200	440
s. 43(1)(b)	2 200	440

## Schedule 8 — Prescribed offences and modified penalties

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## Trade Measurement Regulations 2007 Prescribed offences and modified penalties Schedule 8

#### cl. 10

Column 1 Offence	Column 2 Modified penalty — body corporate (\$)	Column 3 Modified penalty individual (\$)
s. 53(1)	2 200	440
s. 53(2)	2 200	440
s. 54(1)	2 200	440
s. 57(2)	550	110
s. 69	550	110
s. 77(a)	2 200	440
s. 77(b)	2 200	440
s. 87(b)	550	110
s. 93(1)(a)	550	110
s. 93(1)(b)	550	110
s. 93(1)(c)	550	110
s. 93(1)(d)	550	110
s. 93(1)(e)	550	110
Trade Measurement Regulations 2007		
: 19(1)	550	110
:. 19(3)	550	110
. 20(1)	550	110
. 21(1)	550	110
. 21(2)	550	110
. 21(3)	550	110
. 21(5)	550	110
. 21(6)	550	110
. 21(7)	550	110
. 21(8)	550	110
. 22(1)	550	110
. 22(2)	550	110
. 22(3)	550	110
. 22(4)	550	110
. 22(5)	550	110
. 22(7)	550	110
:. 23(1)	400	80

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Trade Measurement Regulations 2007Schedule 8Prescribed offences and modified penalties

#### cl. 10

Column 1 Offence	Column 2 Modified penalty — body corporate (\$)	Column 3 Modified penalty — individual (\$)
r. 23(2)	400	80
r. 23(3)	400	80
r. 23(4)	400	80
r. 25(1)	550	110
r. 25(2)	550	110
r. 25(3)	550	110
r. 25(4)	550	110
r. 25(5)	550	110
r. 26(2)	550	110
r. 26(3)	550	110
r. 26(4)	550	110
r. 27(2)	550	110
r. 27(3)	550	110
r. 27(4)	550	110
r. 28(2)	550	110
r. 29	550	110
r. 30(1)	550	110
r. 30(2)	550	110
r. 30(3)	550	110
r. 30(4)	550	110
r. 30(5)	550	110
r. 30(8)	550	110
r. 30(9)	550	110
r. 31(2)	550	110
r. 32(2)	550	110
r. 33(1)	550	110
r. 45(2)	550	110
r. 50	550	110
r. 53(1)	400	80
r. 53(2)	400	80
r. 56(2)	400	80
r. 59(1)	400	80

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## Trade Measurement Regulations 2007Prescribed offences and modified penaltiesSchedule 8

#### cl. 10

Column 1 Offence	Column 2 Modified penalty — body corporate (\$)	Column 3 Modified penalty — individual (\$)
r. 59(2)	400	80
r. 59(3)	400	80
r. 59(4)	400	80
r. 60(1)	550	110
r. 60(2)	550	110
r. 60(3)	550	110
r. 60(4)	550	110
r. 60(5)	550	110
r. 60(6)	550	110
r. 60(7)	550	110
r. 61(1)	550	110
r. 61(2)	550	110
r. 62(1)	550	110
r. 62(2)	550	110
r. 62(3)	550	110
r. 62(4)	550	110
r. 63(a)	550	110
r. 63(b)	550	110
r. 64(2)(a)	550	110
r. 64(2)(b)	550	110
r. 64(3)(a)	550	110
r. 64(3)(b)	550	110
r. 64(4)(a)	550	110
r. 64(4)(b)	550	110
r. 65(2)	550	110
r. 65(3)	550	110
r. 65(4)	550	110
r. 66	550	110
r. 67(1)	400	80
r. 105(2)	550	110
r. 106(2)	550	110

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#### Trade Measurement Regulations 2007 Schedule 9 Forms

cl. 10

## Schedule 9 — Forms

[r. 117]

#### Form 1 — Infringement notice

Trade Measurer	nent Administrati	on Act 2006	Infringen	
Infringeme	ent notice		notice no	-
Alleged	Name: Far	nily name		
offender	Giv	ven names		
	or Co	npany name		
			AC	<u>N</u>
	Address			
			Pc	ostcode
Alleged	Description of o	offence		
offence				
		<i>ment Act 2006</i> s.		
	OR			
	Trade Measure	ment Regulations 200	07 r.	
	Date /	/20	Time	a.m./p.m.
_	Modified penal	ty \$		
Inspector	Name			
issuing notice				
	Signature			
Date	Date of notice	/	/20	
Notice to		t you have committee		
alleged offender		ant to be prosecuted i		
offender	How to pay	y within 28 days afte	er the date of thi	is notice.
	By post:	Send this notice (or	a copy) with a	cheque or
	5 1	money order (made		
		Trade Measurement	,	
		Department of Cons Protection <sup>2</sup>	sumer and Emp	loyment
		Locked Bag 14 Clo	oisters Square	
		Perth WA 6850		

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#### Trade Measurement Regulations 2007 Forms Schedule 9

#### cl. 10

In person: Present this notice and your payment to the cashier at: Department of Consumer and Employment Protection <sup>2</sup> 219 St George's Terrace, Perth WA
If you do not pay the modified penalty within 28 days, you may be prosecuted.
If you need more time to pay the modified penalty, you can apply for an extension of time by writing to: Commissioner, Trade Measurement Trading Standards Branch Department of Consumer and Employment Protection <sup>2</sup> Locked Bag 14 Cloisters Square Perth WA 6850
If you want this matter to be dealt with by prosecution in court, sign here
and, within 28 days after it was given, post this notice to the above postal address.

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#### Trade Measurement Regulations 2007 Schedule 9 Forms

cl. 10

#### Form 2 — Withdrawal of infringement notice

Trade Measurement Administration Act 2006; s. 25 Withdrawal no.					
Withdrawa	al of infringement notice				
Alleged	Name: Family name				
offender	Given names				
	or Company name				
	ACN				
	Address				
		Postcode			
Infringement	Infringement notice no.				
notice	Date of issue / /20				
Alleged	Description of offence				
offence					
	Trade Measurement Act 2006 s.				
	OR				
	Trade Measurement Regulations 2007 r.				
	Date / /20	Time a.m./p.m.			
Authorised	Name				
person giving					
this notice	Signature				
Date	Date of withdrawal / /20				
Withdrawal of		vinet you has			
infringement	been withdrawn.	linst you has			
notice	If you have already paid the modified per	alty for the			
nonce	alleged offence you are entitled to a refur				
[*delete	* Your refund is enclosed.				
whichever	or				
is not	* If you have paid the modified penalt	y but a			
applicable]	refund is not enclosed, to claim your	refund sign			
	this notice and post it to:				
	Commissioner, Trade Measu	rement			
	Trading Standards Branch				
	Department of Consumer and	1			
	Employment Protection <sup>2</sup>				
	Locked Bag 14 Cloisters Squ Perth WA 6850	uare			
		/ /20			
	Signature	/ /20			

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#### Notes

This reprint is a compilation-as at 5 June 2009 of the *Trade Measurement Regulations 2007* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

Compilation table		
Citation	Gazettal	Commencement
Trade Measurement Regulations 2007	29 May 2007 p. 2353-474	1 Jun 2007 (see r. 2 and <i>Gazette</i> 29 May 2007 p. 2485)
Trade Measurement Amendment Regulations 2008	17 Jun 2008 p. 2560-2	r. 1 and 2: 17 Jun 2008 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2008 (see r. 2(b))
Trade Measurement Amendment Regulations (No. 2) 2008	23 Dec 2008 p. 5467-9	r. 1 and 2: 23 Dec 2008 (see r. 2(a)); Regulations other than r. 1 and 2 24 Dec 2008 (see r. 2(b))
Trade Measurement Amendment Regulations 2009	13 Feb 2009 p. 294	r. 1 and 2: 13 Feb 2009 (see r. 2(a)); Regulations other than r. 1 and 2 14 Feb 2009 (see r. 2(b))
Trade Measurement Amendment Regulations (No. 2) 2009	13 Feb 2009 p. 295-7	r. 1 and 2: 13 Feb 2009 (see r. 2(a)); Regulations other than r. 1 and 2 14 Feb 2009 (see r. 2(b))

Reprint 1: The Trade Measurement Regulations 2007 as at 5 Jun 2009

(includes amendments listed above)

1

Trade Measurement Amendment	23 Jun 2009	r. 1 and 2: 23 Jun 2009
Regulations (No. 3) 2009	<u>p. 2456-8</u>	<u>(see r. 2(a));</u>
		Regulations other than r. 1 and 2:
		1 Jul 2009 (see r. $2(h)$ )

<sup>2</sup> Under the *Public Sector Management Act 1994* the names of departments may be changed. At the time of this <u>reprintcompilation</u> the former Department of Consumer and Employment Protection is called the Department of Commerce.

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