

Industrial Training (General Apprenticeship) Regulations 1981

Compare between:

[29 Mar 2007, 02-d0-03] and [01 Aug 2008, 02-e0-05]

Western Australia

Industrial Training Act 1975

Industrial Training (General Apprenticeship) Regulations 1981

1. Citation

These regulations may be cited as the *Industrial Training* (General Apprenticeship) Regulations 1981 ¹.

2. Repeal and commencement

The *Industrial Training (General Apprenticeship) Regulations 1978* ², as amended, are repealed on, and these regulations take effect on and from, 20 July 1981 ¹.

3. Application

These regulations apply to and in relation to apprenticeships in the trades and groups of trades specified in the Schedule lapprenticeship trades.

[Regulation 3 amended in Gazette 23 Jul 2008 p. 3374.]

4. Interpretation

In these regulations unless the contrary intention appears — "advisory board" means the industrial training advisory board appointed under the Act in relation to the trade or group of trades in question;

"apprentice" includes an industrial trainee;

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"approved college" means a college within the meaning of the Colleges Act 1978³ which is approved by the Council to conduct technical training classes;

"" means the person employing the apprentice, probationer or employee in question;

"examiner" means a person appointed by the Minister pursuant to section 17 of the Act to carry out duties relating to the examination of apprentices in relation to the trade in question;

"training" registered training provider has the meaning given in the *Vocational Education and Training Act 1996* section 5(1);

training includes theoretical and practical tuition and instruction and the type of employment required to be given to an apprentice pursuant to any regulation made under the Act in relation to the trade in which he is apprenticed;

"Apprenticeship/Traineeship Training Contract Western
Australia", prepared by the Department, the text of which is set out in Schedule 1;

<u>union</u> means a union of workers or employers registered under any law relating to the registration of trade unions or the prevention and settlement of industrial disputes.

[Regulation 4 amended in Gazette 24 Dec 1987 p. 4550; 23 Jul 2008 p. 3374.]

5. Apprenticeship trades

- (1) Each trade listed in Schedule 1 to the *Industrial Training* (Apprenticeship Training) Regulations 1981 is an apprenticeship trade for the purposes of the Act.
- (2) The term "building trade" means the following trades, namely —

Bricklaying;

Stonemasonry;

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Plastering;

Tilelaying.

[Regulation 5 amended in Gazette 24 Dec 1987 p. 4550.]

6. Eligibility for apprenticeship

- (1) Subject to subregulation (2), a person is eligible to commence an apprenticeship if he
 - (a) has fulfilled the conditions of eligibility prescribed by the regulations relating to that apprenticeship; and
 - (b) produces such evidence as satisfies the Director that he has fulfilled those conditions.
- (2) Notwithstanding subregulation (1), a person shall not be eligible to commence an apprenticeship in
 - (a) electrical fitting;
 - (b) electrical mechanics;
 - (c) painting and decorating;
 - (d) painting (vehicle building);
 - (e) signwriting;
 - (f) electronic servicing;
 - (g) instrument fitting;
 - (h) weighing instrument mechanics;
 - (i) trimming;
 - (j) refrigeration fitting; or
 - (k) mechanics (office machines),

unless the Director is satisfied that he does not suffer from any defect of colour vision that would render him unfit to undertake his apprenticeship training.

[Regulation 6 amended in Gazette 24 Dec 1987 p. 4550.]

7. Probationary employment

An application for approval(1) A notification to the Director pursuant to Registrar under section 29A(2) of the Act shall is to be made by submitting to the Registrar a duly completed and executed copy of the Training Contract.

(2) If an employer submits the Training Contract in writing accordance with subregulation (1), the employer is taken to have made an application to the Director under section 29A of the Act for approval to establish the apprenticeship specified in the Training Contract.

[Regulation 7 inserted in Gazette 23 Jul 2008 p. 3375.]

8. Notification to unions

- (1) Where the Director receives a notification and application pursuant to section 29A of the Act he shall cause the relevant unions to be notified of that fact.
- (2) A union that desires to object to the application shall lodge notice of its objection with the Registrar within 14 days of the date of the notice given pursuant to subregulation (1).
- (3) The Registrar shall notify the employer, and the probationer and the (and, if the probationer is under 18 years of age, the probationer's parent or guardian of the probationer) of any objection lodged pursuant to subregulation (2).
- (4) Any objection lodged pursuant to subregulation (2) shall be referred by the Registrar to the Director for hearing and determination.
- (5) The Director shall notify his determination and the reasons therefor in writing to the employer and the probationer.

[Regulation 8 amended in Gazette 23 Jul 2008 p. 3375.]

9. Extension, termination and expiration of probationary period

- (1) An application pursuant to section 29 to extend the term of probation shall be made to the Director before the expiration of the initial 3 months' period.
- (2) Where If the employment of a probationer is terminated during the period of probation, the employer shall, within 5 working days after the termination, notify the Registrar of that fact.
- (3) If at the expiration of the period of probation, the employer or the apprentice (or, if the apprentice is under 18 years of age, the apprentice's parent or guardian) does not wish to continue with the employment, the employer shall, within 5 working days after the expiration of the period of probation, notify the Registrar of that fact.

[Regulation 9 amended in Gazette 23 Jul 2008 p. 3375-6.]

10. Agreement

- (1) As soon as practicable after the period of probation referred to in-For the purposes of section 2930(1)(b) of the Act-has expired the employer shall enter into, an apprenticeship agreement with the probationer is to be in the form of the Training Contract.
- (2) An A Training Contract duly completed and executed by an employer and an apprentice (and, if the apprentice is under 18 years of age, the apprentice's parent or guardian) has effect as an apprenticeship agreement other than an only if
 - (a) the Training Contract is submitted in accordance with regulation 7(1); and
 - (b) the establishment of the apprenticeship specified in the Training Contract is approved by the Director; and
 - (c) no notice is required to be given under regulation 9(2) or (3) in respect of the employment.

- (3) The following provisions apply in relation to a Training Contract that has effect under subregulation (2)
 - (a) the employer and the apprentice (and, if the apprentice is under 18 years of age, the apprentice's parent or guardian) are to be taken to have entered into the apprenticeship agreement for a special trade shall be in the form of the form in Schedule 2.on the day after the period of probation expires;
 - (3) An apprenticeship agreement in relation to a special trade shall be in-b) the form of the form in Schedule 3.
 - (4) The employer shall cause the apprenticeship agreement is to be taken to be lodged have made an application to the Registrar under section 31(2) of the Act, on the 14th day after the period of probation expires, for registration at the office of the Registrar within 14 days of the date of the execution of the apprenticeship agreement.
- (54) The registrar Registrar shall not register an apprenticeship agreement unless he or she is satisfied that no objection in relation to that apprenticeship has been lodged, or, where if an objection has been so lodged, the Director has approved of the registration of the agreement.

[Regulation 10 inserted in Gazette 23 Jul 2008 p. 3376-7.]

11. Credit

Notwithstanding anything in the regulations prescribing the period of apprenticeship to be served in a particular trade, where the Director is satisfied that a person has, before becoming indentured as an apprentice, acquired some experience or skill in that trade by reason of former service or otherwise the Director may direct that the period to be served by that person as an apprentice in that trade shall be such period as he specifies in his direction.

11A. Minimum hours of employment

For the purposes of section 29B(1)(b)(iii) of the Act, the minimum hours of employment of an apprentice employed on a part-time basis are —

- (a) in the case of an apprentice who is a student within the meaning that term has under the *School Education*Act 1999, an average of 8 hours of paid employment a week during the period of apprenticeship, excluding any time required to attend technical training classes for instruction in the apprenticeship;
- (b) in any other case, 20 hours of paid employment a week, including any time required to attend technical training classes for instruction in the apprenticeship.

[Regulation 11A inserted in Gazette 28 Mar 2007 p. 1444.]

12. Transfer

- (1) Where an employer employs an apprentice by way of the transfer of the employment of the apprentice pursuant to section 34 of the Act the employer shall notify the Registrar within 14 days of the date that the apprentice commences employment with him.
- (2) Where the Registrar receives notification pursuant to subregulation (1) he shall cause the relevant unions to be notified of that fact.
- (3) A union that desires to object to the transfer of the employment of an apprentice shall lodge notice of its objection with the Registrar within 14 days of the date of the notice given pursuant to subregulation (2).
- (4) Where pursuant to subregulation (3) an objection is made to the transfer of the employment of an apprentice the Registrar shall refer the objection to the Director for hearing and determination and notify the employer of the apprentice, the employer to whom the employment is to be transferred, and the apprentice

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- and the (and, if the apprentice is under 18 years of age, the apprentice's parent or guardian of the apprentice) of the objection.
- (5) The employer to whom the employment of an apprentice is transferred shall, within 60 days after the commencement of the employment of the apprentice, lodge the completed transfer of apprenticeship agreement for registration with the Registrar in accordance with section 34(5) of the Act.
- (6) The Director shall notify his determination and the reasons therefor, in writing, to the employer of the apprentice, the apprentice (and his, if the apprentice is under 18 years of age, the apprentice's parent or guardian, and the employer to whom the apprenticeship is to be transferred.
- (7) The Registrar shall not register the transfer of apprenticeship agreement unless he is satisfied that no objection in relation to the transfer has been lodged, or where an objection has been lodged, the Director has authorised the transfer.
- (8) Where the Registrar registers a transfer of apprenticeship agreement he shall forward a copy thereof to each of the parties referred to therein.

[Regulation 12 amended in Gazette 23 Jul 2008 p. 3377.]

13. Cancellation

- (1) The Director may on the application of the apprentice (or, if the apprentice is under 18 years of age, the apprentice's parent or guardian) cancel the apprenticeship agreement and thereupon the apprentice ceases to be bound as an apprentice to his employer.
- (2) Where
 - (a) an apprentice abandons his apprenticeship; or
 - (b) an employer is satisfied on reasonable grounds that an apprentice has abandoned his apprenticeship,

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- the employer shall, within 14 days of the apprentice abandoning his apprenticeship or being so satisfied, as the case may be, notify the Registrar of that fact.
- (3) Upon receipt of a notice pursuant to subregulation (2) the Director may notify the apprentice (and his, if the apprentice is under 18 years of age, the apprentice's parent or guardian) that if the apprentice does not comply with the terms of his apprenticeship agreement the agreement may be cancelled and if after the notice has been forwarded to the apprentice he does not so comply the Director may cancel the apprenticeship agreement.
- (4) An apprenticeship agreement may be cancelled by the mutual consent of the employer, and the apprentice and (and, if the apprentice is under 18 years of age, the apprentice's parent or guardian of the apprentice) by entering into an agreement for the cancellation of the apprenticeship agreement.
- (5) An agreement for the cancellation of an apprenticeship agreement shall be lodged with the Registrar within 14 days of the date of its execution and on receipt thereof the Registrar shall cancel the apprenticeship agreement.
- (6) Where an apprenticeship agreement is cancelled pursuant to this regulation the apprentice ceases to be bound as an apprentice to his employer.

[Regulation 13 amended in Gazette 23 Jul 2008 p. 3378.]

14. Misconduct

- (1) An application pursuant to section 37(1) or (2) of the Act shall be lodged with the Registrar.
- (2) On receipt of an application lodged pursuant to subregulation (1) the Registrar shall forward the application to the Director for hearing and determination.

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- (3) The Registrar shall notify the parties to the apprenticeship agreement and the relevant union or unions of the date of hearing of the application.
- (4) The Director shall notify his determination and the reasons therefor, in writing, to the parties to the apprenticeship agreement and the relevant union or unions.

15. Reduction

Where the Director is satisfied that because of the special circumstances of the particular case it is not necessary for an apprentice to serve his apprenticeship for the whole of the period prescribed in relation to the trade in which he is apprenticed he may on application by the apprentice, his (or, if the apprentice is under 18 years of age, the apprentice's parent or guardian) or the employer, reduce the period of apprenticeship to be served by the apprentice.

[Regulation 15 amended in Gazette 23 Jul 2008 p. 3378.]

15A. Reduction of term if apprentice competent

- (1) If the Director is reasonably satisfied that an apprentice
 - (a) is competent to work as a tradesperson in the trade in which he or she is apprenticed; and
 - (b) has successfully completed all the technical training that the apprentice is required under the Act to complete during his or her apprenticeship,

the Director may reduce the term of the apprentice's apprenticeship to the period of the apprenticeship already served.

- (2) For the purpose of determining whether he or she is satisfied as to the matters set out in subregulation (1) the Director may
 - (a) accept evidence from the employer as to the apprentice's competence; and

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(b) require the apprentice to undertake such assessment or provide such evidence of his or her competence as the Director requires.

[Regulation 15A inserted in Gazette 19 Sep 2006 p. 3709.]

16. Satisfactory progress

- (1) The Director may require any person training an apprentice to furnish him with a report on the conduct, diligence, application and progress of the apprentice.
- (2) Where, in the opinion of the Director, an apprentice is not making satisfactory progress in his training the Director may do any one or more of the following
 - (a) direct that the period of apprenticeship specified in the apprenticeship agreement of that apprentice be extended in the year being served or require that the apprentice serve an additional period after his last normal year of service;
 - (b) require the apprentice to undertake such additional training as the Director deems necessary;
 - (c) suspend the operation of the apprenticeship agreement for such period and upon such conditions as he thinks fit;
 - (d) cancel the apprenticeship agreement of that apprentice,
 - but the Director shall not take any action pursuant to this subregulation unless he gives the parties to the apprenticeship agreement an opportunity to make representations to him.
- (3) Where pursuant to subregulation (2) he has extended an apprenticeship agreement or required an apprentice to undertake additional training and he is satisfied with the progress the apprentice is making with his training the Director may cancel or vary the direction or requirement, as the case may be.

17. Technical training

- (1) An apprentice shall attend technical training classes for instruction in his apprenticeship course as prescribed by the regulations in relation to the trade in which he is being trained.
- (2) An apprentice who is required to attend technical training classes
 - (a) shall attend regularly and punctually at the time appointed for the commencement of the classes and shall not without permission of the lecturer leave before the appointed time for leaving;
 - (b) shall be diligent and behave in a decorous manner while in the training institution;
 - (c) shall not destroy and shall take care of any material or equipment provided for his use in the training institution; and
 - (d) shall attend in each term every prescribed technical training class.
- (3) An apprentice who is, in the opinion of the Director, unable to attend regular technical training classes in his apprenticeship course, shall undertake his technical training course by correspondence as directed.
- (4) Where any regulation relating to training in a particular trade prescribes that the course of training for the trade be undertaken at a particular rate or in particular stages an apprentice undertaking the course shall complete the course at the rate prescribed, or in the stages prescribed, as the case may be, in relation to that trade.
- (5) Subject to subregulation (6), where an apprentice is required to undertake instruction by correspondence he shall submit lessons monthly at the rate of the number of lessons prescribed for the stage divided by 9 and rounded to nearest whole number.

- (6) Notwithstanding subregulation (5), the Director may vary the rate of submission of correspondence lessons to be completed by a particular apprentice.
- (7) Where an apprentice is undertaking his technical training course by correspondence his employer shall permit him during ordinary working hours, without deduction from his wages
 - (a) to attend such technical training classes as may be directed; and
 - (b) to perform the theoretical or practical work of or incidental to his correspondence course either on the employer's premises or at such other place as is agreed between the apprentice and the employer,

for up to an equivalent number of hours to the number prescribed in the *Industrial Training (Apprenticeship Training) Regulations 1981* for apprentices attending technical training classes in his trade.

- (8) Where an apprentice is required to undertake instruction by correspondence the employer shall forward all correspondence lessons completed by the apprentice to the body that conducts the course.
- (9) Where an apprentice fails to attend a class or carry out a correspondence lesson he shall within 7 days provide the person conducting the course with a written explanation signed by him or, if he is under 18 years of age, his parent or guardian) stating the reason for his failure to so attend or carry out a lesson.
- (10) Where an apprentice fails to attend a class or to carry out any requirement of his training by reason of illness the Director may require him to provide a medical certificate signed by a legally qualified medical practitioner substantiating the reason for his absence or failure.
- (11) The employer shall not obstruct or hinder an apprentice from attending any class or from undertaking any correspondence

- instruction that he is required to attend or undertake under the Act.
- (12) Notwithstanding subregulations (1) and (3) the Director may exempt an apprentice from attendance at classes or from undertaking his technical training by correspondence and may make the exemption subject to such conditions as he thinks fit.
- (13) An exemption granted pursuant to subregulation (12) may be given in relation to a particular apprentice or in relation to any grouping of apprentices.
- (14) An apprentice shall submit himself to be examined at such examinations conducted by the Technical Education Division of the Education Department ⁴ or an approved college a registered training provider in relation to the trade in which he is being trained.

[Regulation 17 amended in Gazette 23 Jul 2008 p. 3379.]

18. Examinations

(1) The results of every examination of an apprentice conducted by the Technical Education Division of the Education Department or an approved college, a registered training provider shall be forwarded by that Division or approved college, as the case requires, registered training provider to the Director.

(2) Where an apprentice does not sit for, or attend, an examination, or fails an examination, the Technical Education Division or approved college, as the case requires, registered training provider may recommend to the Director that action be taken under regulation 16.

[Regulation 18 amended in Gazette 27 Mar 1987 p. 1017<u>:</u> 23 Jul 2008 p. 3379.]

19. Final certificate

The Director shall issue to an apprentice who has completed his apprenticeship in accordance with the Act, a final certificate.

[Regulation 19 inserted in Gazette 27 Mar 1987 p. 1017.]

[20, 21. Repealed in Gazette 27 Mar 1987 p. 1017.]

22. Hearings by Director

Subject to the Act, the procedure on a hearing by the Director shall be as follows —

- (a) the Registrar shall give notice to all persons entitled to be heard at the hearing of the time and date fixed for the hearing, which notice shall not, except with the agreement of all such persons, be less than 7 days before the day fixed for the hearing;
- (b) the conduct of the hearing shall be as determined by the Director;
- (c) the Director may require any party to the proceedings to produce documents for inspection by the Director;
- (d) the Director may require any witness or any party to the proceedings the subject of the hearing to make an oath or affirmation under the *Evidence Act 1906*.

23. Appeals to <u>The Western Australian</u> Industrial <u>Relations</u> Commission-⁵

- (1) Every appeal under section 37C of the Act shall be instituted by a notice of appeal given by the appellant and lodged with the Registrar within 14 days from the date the decision appealed against is given.
- (2) The notice referred to in subregulation (1) shall clearly and concisely set forth the grounds upon which the appeal is made.
- (3) The filing of an appeal under subregulation (1) stays the operation of the decision, which is the subject of the appeal.
- (4) Upon receipt of a notice of appeal referred to in subregulation (1) the Registrar shall forward a copy thereof to the other parties concerned and shall provide proof of such notification to the Commission.
- (5) Regulation 29A101 of the *Industrial Relations Commission*Regulations 1980⁶2005 as amended applies to and in relation to an appeal to the Commission under section 37C of the Act.

[Schedule 1 repealed [Regulation 23 amended in Gazette 24 Dec 198723 Jul 2008 p. 4550.] 3380.]

24.	Transitional provisions		

r. 24

Schedule 2-**INDUSTRIAL TRAINING ACT 1975** APPRENTICESHIP AGREEMENT An agreement under seal made between: (hereinafter called "the employer") of the first part: and (hereinafter called "the apprentice") of the second part: Born on and (hereinafter called "the guardian") of the third part: The *parent/guardian of the apprentice WITNESSETH AS FOLLOWS: THE APPRENTICE OF HIS OWN FREE WILL AND WITH THE CONSENT OF THE GUARDIAN HEREBY BINDS HIMSELF TO THE EMPLOYER TO LEARN THE TRADE OF FOR A TERM OF **FROM** AND INCLUDING THE **UPON AND** SUBJECT TO THE COVENANTS AGREEMENTS **CONDITIONS AND STIPULATIONS HEREINAFTER AND ON** THE REVERSE SIDE HEREOF CONTAINED. THE APPRENTICE AND THE GUARDIAN HEREBY

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COVENANT AND AGREE WITH THE EMPLOYER THAT THE APPRENTICE WILL DULY AND PUNCTUALLY

	PERFORM AND OBSERVE ALL CONDITIONS				
	AGREEMENTS AND STIPULATIONS SET OUT ON THE				
	REVERSE SIDE HEREOF AND ON THE PART OF THE				
	APPRENTICE TO BE PERFORMED AND OBSERVED.				
3.	THE EMPLOYER FOR HIMSELF HIS EXECUTORS				
3.	ADMINISTRATORS AND ASSIGNS OR IF THE EMPLOYER				
	IS A CORPORATION ITS SUCCESSORS AND ASSIGNS				
	HEREBY COVENANTS AND AGREES WITH THE				
	APPRENTICE AND THE GUARDIAN TO DULY AND				
	PUNCTUALLY PERFORM AND OBSERVE ALL				
	CONDITIONS AGREEMENTS AND STIPULATIONS SET				
	OUT ON THE REVERSE SIDE HEREOF AND ON THE PART				
	OF THE EMPLOYER TO BE PERFORMED AND OBSERVED.				
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1 1	n				
<u>* Strike</u> sets	out <i>whichever is inapplicable</i>				
	[Reverse Side]				
1.	That the apprentice shall and will truly and faithfully serve the				
	employer as his apprentice in the said trade at such place (or				
	places) as the employer may reasonably direct and that the				
	apprentice will diligently attend to his work at the said trade, and				
	will at all times willingly obey the reasonable directions of the				
	employer, his managers, foremen, and overseers, and will not				
	during the apprenticeship, without the consent in writing of the				
	employer sell any goods which the employer makes or employ				
	himself in the service of any other person or company in any work,				
	or do any work for hire or reward which the employer undertakes,				
	other than for the employer, and will not absent himself from the				
	employer's service without leave, and will comply with the				
	provisions of the Industrial Training Act 1975.				
2.	That the apprentice will not do any damage or knowingly suffer				
	any damage to be done to the property of the employer.				
3.	That the apprentice shall not be responsible for any faulty work or				
	for any damage or injury done to materials, work, or machinery,				
	tools, or plant other than wilful damage or injury during the course				
	of his work.				

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That, subject to section 37 of the *Industrial Training Act 1975*, the

misconduct but shall within 7 days of the date of suspension, apply to the Director for suspension or cancellation of this agreement. The term "misconduct" without limiting its general sense, shall

employer shall have the right to suspend the apprentice for

include refusal to obey lawful orders, wilful neglect or dereliction of duty, absence from duty without leave, the taking part in or being concerned in anything in the nature of a strike or doing anything contrary to the provisions of the *Industrial Training Act 1975* or to the provisions of any Award or Industrial Agreement in force so far as the same shall relate to the apprenticeship or any of these things.

12. This Agreement is subject [Regulation 24 inserted in Gazette 23 Jul 2008 p. 3380.]

Industrial Training (General Apprenticeship) Regulations 1981 Schedule 1 Training Contract

Schedule 1 — Training Contract

[r. 4]

[Heading inserted in Gazette 23 Jul 2008 p. 3380.]

Industrial Training (General Apprenticeship) Regulations 1981 Training Contract Schedule 1

Apprenticeship/Traineeship

Training Contract

Western Australia

An Australian Apprenticeships Centre may assist in completing this Contract.

This is a free service.

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Industrial Training (General Apprenticeship) Regulations 1981 Schedule 1 Training Contract

This contract forms a legally binding agreement between an employer and employee for the training of Apprentices and Trainees leading to a nationally recognised qualification. In signing this contract the parties are bound by the obligations detailed below and the legislation of the State or Territory in which this training contract is to be registered.

Training Contract Declaration	
	nere applicable) have read and understood the Training Contract Obligations outlined below.
serious offence.	on this Training Contract are true and correct. We understand that the giving of false or misleading information is a
We understand that the information provided in this Training Cor	
employers and apprentices/trainees and preventing dual payr	
State/Territory government departments and agencies, emplo and the contractors or agents of any of these organisations, d	
may also be exchanged between DEST and Centrelink (for Ye this declaration is an Australian Apprentice; and	outh Allowance, Austudy and ABSTUDY administration) to provide confirmation that the apprentice/trainee who signed
· may otherwise be disclosed without consent where authorised	
Territory in which this Training Contract is to be registered.	egally binding in accordance with the Training Contract Obligations set out below and the legislation of the State or
legislation, and that the probation periods are determined by the	of within the period of the probation and/or, in accordance with the requirements of the relevant State/Territory State/Territory Training Authority or relevant industrial award/agreement for this qualification and vocation. sen RTO as required by the relevant State/Territory Training Authority.
l	
The employer representative (on behalf of the er Surname (family name)	nployer named in (Juestion 28) Given names (in full)
Signed this day: Signatu	re of employer representative
Day / Month / Year	
The apprentice/trainee	
Surname (family name)	Given names (in full)
Signed this day: Signatu	re of apprentice/trainee
Signed this day: Signatu	re of parent/guardian (for apprentice/trainee under 18 years of age)
1 1	
Name of Apprenticeship/Traineeship (as designated by	legistation/regulation):
Training Contract Obligations	c) make sure the apprentice/trainee receives on-the-job training and assessment in
For the employer, apprentice or trainee, and parent or guardía (where applicable)	n accordance with our Training Plan d) provide work that is relevant and appropriate to the vocation and also to the
We agree that:	achievement of the qualification referred to in this Contract
 a) the Contract commences from the date stated in question 3, pro- registered or approved under the provisions of the relevant State 	e/Territory legislation
 b) the Contract can only be changed according to State/Territory In State/Territory Training Authority must be informed of the propo States/Territories approval for the change/s must be sought 	sed change/s. In some relevant employment arrangements
 the apprentice/trainee can see, and correct, any information at this Contract or held by the employer in relation to this Contract 	 m) work with our HTO and the apprentice/trainee to make sure we tolk wour Training
d) we will try to resolve any dispute we have between us, and if we our State/Territory Training Authority to request assistance or to	e can't, we will contact apprentice/trainee's progress; and
appropriate dispute resolution processes e) the Contract can be audited by the relevant State/Ferritory Train	i) let the relevant State/Ferritory Training Authority and the XTO know within five working days for when the local State/Ferritory textidation requires it this is different if our
Australian Government Department 1) the Apprenticeship/Traineeship is successfully completed when	l acknowledge that it is an offence to use information in the Contract to discriminate
from the employer, apprentice/trainee and Registered Training acknowledgement by the State/Territory Training Authority, that	Organisation, and/or an
has attained all the required competencies	l agree that I will:
g) The Apprenticeship/Traineeship expires if it reaches the term of Apprenticeship/Traineeship referred to in question 4 without the	e apprentice/trainee lawful
having attained all the required competencies or a request for a contract having been endorsed by a State / Territory Training A	uthority by work is taked as the wing the qualification stated in our marking contract
 h) This contract may be terminated in accordance with the relevant legislation. 	t State/ Territory c) undertake any training and assessment in our Training Plan. For the parent or quardian
For the employer	l agree that I will:
Lagree that I will:	uphold the responsibilities listed above for the apprentice/trainee until this person is
a) employ and train the apprentice/traines as agreed in our Training	
apprentice/trainee understands the choices that he/she has rega b) provide the appropriate facilities and experienced people to faci	roing the training
	State the training and

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Industrial Training (General Apprenticeship) Regulations 1981 **Training Contract** Schedule 1

	Title and level of qualification	18	Are you still attending secondary school?
			☐ No ☐ Yes → What Year level are you currently
		1	in at school? (e.g. Year 11) Name of Secondary School
	National Qualification Code		Name of Secondary action
		19	Is this an approved Australian School-based Apprenticeship?
	Commencement date of employment tor Apprenticeship/Traineeship		■ No ■ Yes (Raker to Information to Relp Complete the Training Contract) What is your highest COMPLETED school level?
	Nominal term of Apprenticeship/Traineeship (for NT \$5.56 the expected duration) (months)	20	☐ Year 12 or equivalent ☐ Year 11 or equivalent ☐ Year 9 or equivalent
	The period of probation for this Apprenticeship/Traineeship (months)		☐ Year 8 or below ☐ Did not go to school → When did you complete that school level? (e.g. 2001) Month f Year
	Type of Apprenticeship/Traineeship (r/sw only) Apprenticeship Traineeship TraineeApprenticeship	21	Have you successfully COMPLETED any of the following qualifications?
	Is the apprentice/trainee an existing worker?		☐ No ☐ Yes → Lock and co-replete any applicable boxes. Commenced: Completed:
-	NO Yes (Refer to Information to Help Complete the Training Contract)	1	Bachelor Degree or higher
ĺ	pprentice/Trainee Personal Details		Advanced Diploma (or Assesse Regree)
	Sumame (family name)		Diplottal (exastrate Diplottal) Useh Year
	Character of the first		Luca va
	Given names (in full)		
	Address (residential)		T our many i
	State Postcode		☐ Cert/ficate I
	State Postcooe		□ Pre-Apprenticeship/Pre-Vocational □ Certificates or qualifications other than alloye □ Month
	Address (postal)		
			Title and level of qualification/s obtained (Attach list in necessary)
	State Postcode	22*	If you have completed a qualification at Certilicate Level III or above, do any of following apply to you?
	Telephone numbes/s Home Mobile		The qualification cannot be used because of an injury or disability No Yes
	[() Email		You are an Intensive Support Customised' Assistance Client No Yes
	Day / Month / Year		You are unemployed and have been registered with Centrelink for 12 months or more No Yes
	Date of birth		(If you answered YES to any of the above, you will need to attach evidence. Contact your Australian Apprenticeships Centre regarding evidence requirement
	Sex Male Female Citizenship (Tick applicable box)	23	Have you previously worked as an apprentice or trainee?
	Australian citizen or permanent resident A New Zealand passport holder who has been resident in Australia for 6		No Yes → Please provide details below. If you are unsure of any of these details, sub-year Australian Appreciateships Centre for assistance. Name of company
	months or more (Refer to tolorwadon to Neb Complete the Training Contract) Other — Visa document number		
			Tille and level of qualification
•	Are you of Aboriginal or Torres Strait Islander origin? For persons of both Aboriginal AND Torres Strait Islander origin mark both 'Yes' baxes. No Yes, Aboriginal Yes, Torres Strait Islander		State/Territory/ Year of Apprentice/ Overseas commencement Trainee number
	In which country were you born? Australia Other (Please specify)	24	Are you seeking credit to reduce the term of the Apprenticeship/Traineeship? (Refer to Information to Elep Complete the Training Contract), (Evidence is required and must be attached
	Do you speak a language other than English at home?		□ No □ Yes → How much credit are the parties seeking? (months)
	(If more than one language, indicate the one that is spoken most often.) English only Other (Please spech)	25	Are you currently undertaking any other study? ☐ No ☐ Yes → Please provide details below.

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P	arent or Guardian Detail	s		38	Type of employment arranger	maol
lf ur	der 18 years of age, go to Question 26. If 18	years of age or ow	er, go to Question 28.	ון ו	Federal Award	Australian Workpface Agreement
26	Sumame (family name)				☐ Certified Agreement ☐ State Award Name of agreement/award	State Workplace Agreement Oliher
	Given names (in fu!t)					
27	Address			39	whether this Apprenticeship/T Number of hours work	f hours of employment and training per week and raineeship is full-time or part-time. [Full-time
		State	Postcode	40	and training per week L. Prior to commending employs	ment for THIS Apprenticeship/Traineeship, has the
					apprentice/trainee worked for, ☐ No ☐ Yes → (To b)	, or been hosted by/to, the employer/host employer e completed with the assistance of your
В	nployer Details			.	AUSIT Period of previous full-time	ralian Apprenticeships Centre) Day Youth Year Day Month Ye
28	Legal name of employer (Refer to informa	tion to Help Comp	lete the Training		employment/hosting: from	/ / to / /
	Confract)	man to help domp	ists etc 11cm/rig		Period of previous part-time employment/hosting: from	Day Worth Year to Day Month Ye
						Part-time; Number of hours per week
29	Australian Business Number (ABN) of your	r legal entity			Period of previous casual employment/hosting: from	Day Month Year IO Day Month Ye
30	Trading name					Casual: Number of hours per week
				41	is the apprentice/trainee in a t	pusiness relationship with this employer?
31	Postal Address				(examples include partnership, or (Refer to Information to Help Complete I	ector or franchise arrangement – family trusts excluded.) the Training Contract) of business relationship
		State	Postcode			
		[42	Has the employer previously r	eceived Australian Government Incentives for this
32	Telephone number Business Mobile	Fex			apprentice/trainee and/or has other government assistance I	the employer received or applied to receive any
	()	[7])		☐ No ☐ Yes → Pleas	e provide details below.
	Email			43	The guardian contact details Home phone number	()
33	What is the industry or principal activity of t	he business?			Work phone number	<i>t</i> 1
					Mobile phone number	rentices/trainees who are under 18.
34	Type of employer			44		de for which it is a requirement under the apprentice does not suffer from any defect of
		Local Govern	meni		colour vision?	and any control of the second
	Government Business Enterprise	State Govern	nent		☐ No ☐ Yes	
	Group Training Organisation	Federal Gove	mment	!		r vision certificate when returning this form.
Εī	nployment and Training	Details		اا	Is Colour Vision Certificate atta	acneor: a mandatory requirement for anyone born in/atter
(For	apprentices/trainees employed through Gro	oup Training Organ	nisations in NSW,	45	1990.	a manualory requirement for anyone born granial
	nama, WA, NT and ACT, provide the name Name of workplace where apprentice/frame			46	Project Cade:	
					(Office Use Only)	
	Address of workplace where apprentice/tra	inee will be emplo	yed	_		
		Slate	Postcode	Re	gistered Training	Organisation Details
				Nar	ne of Registered Training Organ	nisation (RTO)
	Workplace details			<u> </u>	arbana numbos	Control Office
		otal number of appr ainees in this workp		1 1 1	ephone number	Contact Officer
	Number of workers able to demonstrate the re available to supervise or train the apprentices			U		
	Name of contact person for this workplace			Α	ustralian Apprent	iceships Centre Details
	Name of contact person for this workplace	Fax			ustralian Apprent ne of Australian Apprenticeship:	
	Name of contact person for this workplace			Nar		

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Extract from www.slp.wa.gov.au, see that website for further information

Industrial Training (General Apprenticeship) Regulations 1981 **Training Contract** Schedule 1

Information You Need to Know

National Code of Good Practice for Australian Apprenticeships

This code explains the rights and responsibilities of the people who sign this contract. Free copies of the code are available from your Australian Apprenticeships Centre. Making choices

a. Choosing a Registered Training Organisation (RTO)
The employer and the apprentice/frainer must select an RTO to provide training from a list available from your Australian Apprenticeships Centre or State/Territory Training Authority Training Authority Training Authority for the list. (See the Conlacts for Further Information and Assistance section of this occurrent for contacts.) The employer and apprentice/trainee have a right to:

- ask RTOs for accurate and timely information about training options they can offer you

ask H IOs for accurate and timely information about training options they can offer you
 identify and select the Irahing outcomes from nelicinally endowed Training Package or accordited courses that are available in your State/Territory
 engotiate a Training Plan with the RTO according to the relevant State/Territory Training Authority.
 A Training Plan sets out the training that an apprentice/trainee will do both on-the-job and off-the-job. It also sets out how the RTO will ensure the apprentice/trainee will receive quality training: both on-the-job and off-the-job.
 It also that the territory and the apprentice/trainee know how the Plan will work and are well-informed about it.
 Training Plans reflect the choices made in relation to:
 It is producted by the product the training.

- Re RTO that will provide the training
 which competency standards will be covered and in what order
 when, where and how training is provided
 which trainer/facilitator provides the training

- who assesses the apprentice/trainee
- how the training is evaluated.

Qualifications and records

Once the apprentice/trainee successfully completes all assessment requirements of the Training Plan, the RTO must issue the qualification specified in the Plan. If the apprentice/trainee only completes some of the competency standards, the RTO must issue a Statement of Attainment. The RTO will keep the relevant records.

Allowances and Incentives

A range of Australian Government and State/Territory incentives and subsidies may be available from time to time. For more information, see the Information on Australian Government Australian Apprenticeships incentives section of this document.

State/Territory government allowances may also be available where the apprentice/trainee has to travel away from home to afternd training.

Check with an Australian Apprenticeships Centre in your region.

Existing workers who become apprentices/trainees may not attract Australian Government or State/Territory subsidies and incentives

Information to Help Complete the Training Contract

Information to Help Complete the Training Contract

Questions marked (*) 14, 15, 16, 17 and 22 are optional questions
You are not required to complete these questions, however, if you answer question 22 it may assist in processing your claim for incentives.

Questions 1, 2, 21 and 25 - Title, Level and Code of Qualification

Apprentices/frainces who successfully complete their training receive a nationally recognised qualification. Qualification titles and levels are laid out in the relevant nationally endorsed industry Training Package or accredited training course. Titles and levels are also on the Australian Qualifications Framework certificates issued by RTOs. Qualification codes are available from the National Training Information Service website (www.nlis.gov.au). Your Australian Apprenticeships Centre or RTO can also provide this information.

Questions 3 and 5 – Commencement date of employment – WA only

The commencement date in question 3 is the commencement date of the period of probation. During the period of probation, a reference in this Contract to an apprentice-thin, this Contract is subject to approval under Wal training apprentice-thin, this Contract is subject to approval under Wal training legislation if approval is given, in accordance with the training legislation, for establishment of the apprenticeship, and the protocomer completes the protocomer and the employer, apprentice and parent or guardian (where applicable) with to continue with the employment after probation, this Training Contract will have effect, and only then has effect, as the apprenticeship agreement. The employer, appendice and parent or guardian (where applicable) are to be taken to have entered into the apprenticeship agreement. The employer, appendice and parent or guardian (where applicable) are to be taken to have entered into the apprenticeship agreement.

Question 6 - Trainee Apprenticeships - NSW only

NSW training legislation provides for trainee apprenticeships. Trainee apprentices do not undergo a probationary period and are mainly established in the building and construction industry. They may work for various employers in the same industry at different times. The employer or employee can terminate trainee apprenticeships on the period of notice specified in the relevant award. Trainee apprentices complete the same on-the-job and off-the-job training as other apprentices and, at the conclusion of the trainee apprenticeship, they receive the same qualifications and certification.

Question 7 -- Existing Worker

An existing worker is defined as a person who has been employed by the applicant employer continuously for more than 3 months full-time or 12 months casual or partitime or a combination of both, immediately prior to the commencement date as shown in question 3.

State/Territory/Australian Government incentives may not apply to existing worker arrangements. You should contact your nominated Australian Apprenticeships Centre for advice in relation to eligibility for any incentives.

Question 13 - New Zealand Passport Holders

Australian Government incentives are only available to New Zealand passport holders if the applicant has been resident in Australia for 6 moralis or morals or morals

Question 19 - Australian School-based Apprenticeship

- Lestion 19 Australian School-based Apprenticeship to student will be an Australian School-based Apprenticeship when all of the following apply:

 the student is enrolled in a serior secondary certificate under the relevant Education Act

 the school or education provider at which the student is enrolled acknowledges and endorses the Training Plan/Outline required by the Apprenticeship/Traineeship Training Contract

 the Australian School-based Apprenticeship is recognised on the senior secondary certificate.

 (Note: The term Australian Apprenticeships relates to apprenticeships and traineeships)

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Industrial Training (General Apprenticeship) Regulations 1981 Schedule 1 **Training Contract**

Question 24 - Credit

uestion 24 — Credit A Communication and the description of the Apprentice May a present and incentive payments. For more information contact your Australian Apprenticeship Traineeship can be changed. Credit may also affect industrial relations arrangements and incentive payments. For more information contact your Australian Apprenticeships Centre or RTO.

Your RTO should discuss the issue of credit for prior learning with you during the negotiation of the Training Plan associated with this contract of training.

Question 28 – Legal Name of Employer

The employer must provide the name of the employer's legal entity. This will be a person's name, a company name, or the name of an incorporated association, NOT a trading name, business name, or name of a trust.

Questions 34 and 35 - Group Training Organisation

A group training organisation employs apprentices/trainees and places them with host employers. The host employer and the company providing the group training services must be separate legal entities.

Question 39 - Full-time/Part-time Apprentices and Trainees

Apprenticeship/Ziralneeships may be undertaken full-time apprentice/frainee is one whose ordinary hours of employment, including the training component, are not less than the usual hours of employment for a full-time employee in that occupation. Part-time provisions vary across Australia and across occupations. Averaging of hours may be possible in some jurisdictions. Please check with your State/Territory Training Authority.

For more information contact an Australian Apprenticeships Centre in your region or State/Territory Training Authority. See the Contacts for Further Information and Assistance section for further contact details.

Question 41 – Business Relationship

A business relationship includes a pre-existing or current business relationship between the employer and the apprentice/trainee; for example, when the apprentice/ trainee is a partner, a director of the company, a previous director or partner or involved in franchise arrangements.

The following State/Territory training authority can also provide further information:

Western Australia

ApprentiCentre
Department of Education and Training
Locked Bag 145
Leederville WA 6903
Ph: 13 19 54
Ph: (08) 9318 5450
Fax: (08) 9318 5451
Web: www.apprenticentre wa gov au Web: www.apprenticentre.wa.gov.au

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Training Contract Schedule 1 [Schedule 1 inserted in Gazette 23 Jul 2008 p. 3380-6.]

Industrial Training (General Apprenticeship) Regulations 1981

Schedule 2 — Transitional provisions

[r. 24]

[Heading inserted in Gazette 23 Jul 2008 p. 3387.]

- 1. Provisions relating to the Industrial Training Legislation
 Amendment Regulations 2008
- (1) In this clause
 - *pre 1 August 2008 regulations* means these regulations as in force immediately before 1 August 2008.
- (2) Regulations 7 to 10, 12, 13, 15 and 17(9) and Schedules 2 and 3 of the pre 1 August 2008 regulations continue to apply to and in relation to a person who commenced employment as a probationer before 1 August 2008.
- (3) These regulations do not apply to and in relation to a person who commenced employment as a probationer before 1 August 2008 to the provisions of the *Industrial Training Act 1975*.
- 13. In this Agreement reference to an Act includes the amendments toextent that Act for the time being in force and also any Act passed in substitution therefor or in lieu thereof and the regulations for the time being in force thereunder.

Schedule 3

INDUSTRIAL TRAINING ACT 1975 SECTION (26)

APPRENTICESHIP AGREEMENT

An agreement under seal made the day o	f20
THE INDUSTRIAL TRAINING BOARD ("the bo	
the INDUSTRIAL TRAINING ACT 1975 ("the Act") of the first part;
F	
	(hereinafter called "the employer") of the second part:
<u>L</u>	
	and
1	(hereinafter called "the apprentice") of the third part:
Born on	
L	_
	
	and
T	
	(hereinafter called
	"the guardian")
	of the fourth part:
The *parent/guardian of the apprentice	-
L	_
	
WHEREAS:	
(i) THE APPRENTICE WITH THE C	
GUARDIAN SEEKS TO BE INDE	
BOARD PURSUANT TO SECTION	ON 26(3)(e) OF THE ACT.
(ii) THE BOARD HAS AGREED TO	ACCEPT SUCH
INDENTURE AND TO PLACE T	HE APPRENTICE WITH
THE EMPLOYER.	

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WHEREBY IT IS AGREED AS FOLLOWS:

- THE APPRENTICE OF HIS OWN FREE WILL AND WITH THE CONSENT OF THE GUARDIAN HEREBY BINDS HIMSELF TO THE BOARD UPON AND SUBJECT TO THE **COVENANTS AGREEMENTS CONDITIONS AND** STIPULATIONS HEREINAFTER CONTAINED AND THE **BOARD HEREBY COVENANTS THAT IT WILL TAKE** AND RECEIVE THE APPRENTICE AS ITS APPRENTICE IN THE SPECIAL TRADES AS DEFINED IN THE **INDUSTRIAL TRAINING ACT 1975 AND REGULATIONS DULY MADE THEREUNDER AND FOR THE TIME BEING** IN THE TRADE OF FOR THE TERM OF YEARS, FROM AND INCLUDING THE 20 AND HEREBY PLACES THE DAY OF APPRENTICE WITH THE EMPLOYER.
- 2. THE EMPLOYER FOR HIMSELF, HIS HEIRS, EXECUTORS, AND ASSIGNS, OR IF THE EMPLOYER IS A COMPANY, ITS SUCCESSORS AND ASSIGNS HEREBY COVENANTS WITH THE BOARD TO DULY AND PUNCTUALLY PERFORM AND OBSERVE ALL CONDITIONS AGREEMENTS AND STIPULATIONS HEREINAFTER CONTAINED AND ON THE PART OF THE EMPLOYER TO BE PERFORMED AND OBSERVED.

Director of Industrial Training	Witness
	Witness
Apprentice	
Guardian	 Witness

[Reverse Side]

1. That the apprentice shall and will truly and faithfully serve the employer as an apprentice of the Board in the said trade at such place (or places) as the employer may reasonably direct and that the apprentice will diligently attend to his work at the said trade, and will at all times willingly obey the reasonable direction of the employer, his managers, foremen, and overseers, and will not during the apprenticeship,

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^{*} Strike out whichever is inapplicable

without the consent in writing of the employer sell any goods which the employer makes or employ himself in the service of any other person or company in any work or do any work for hire or reward which the employer undertakes, other than for the employer, and will not absent himself from the employer's service without leave, and will eomplythey are inconsistent with the provisions of the *Industrial Training Act 1975*:pre – 1 August 2008 regulations applied under subclause (2).

- 2. That the apprentice will not damage or knowingly suffer any damage to be done to the property of the employer.
- 3. That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work.
- 4. That the apprentice, if under the age of 18 years, shall not be required to work overtime without his consent.
- 5. The guardian shall be bound by this Agreement until the apprentice attains the age of 21 years or until the expiration of the said term whichever first occurs.
- 6. That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the said trade and will provide facilities for the practical training of the apprentice in the said trade.
- 7. That the technical instruction of the apprentice prescribed by or under the *Industrial Training Act 1975* when available shall be in the employer's time, except in places where such instruction is given after the ordinary hours of work.
- 8. That in the event of the apprentice, in the opinion of his examiner or examiners, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard, but if and only if the failure of the apprentice to make satisfactory progress is due to the fault of the employer or is due to the inability of the apprentice to attend to his duties at any time during the period of his apprenticeship, whether on account of illness or other lawful reason.

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- 9. That the employer will observe and perform all the conditions and stipulations of the *Industrial Training Act 1975*.
- 10. This Agreement may be cancelled by mutual consent by the employer, the apprentice and the guardian giving notice in writing to the Registrar of Industrial Training appointed under the *Industrial Training Act 1975* and thereupon the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement.
- 11. That, subject to section 37 of the *Industrial Training Act 1975*, the employer shall have the right to suspend the apprentice for misconduct but shall, within 7 days of the date of suspension, apply to the Director for suspension or cancellation of this agreement. The term "misconduct" without limiting its general sense, shall include refusal to obey lawful order, wilful neglect or dereliction of duty, absence from duty without leave, the taking part in or being concerned in anything in the nature of a strike or doing anything contrary to the provisions of the *Industrial Training Act 1975* or to the provisions of any Award or Industrial Agreement in force so far as the same shall relate to the apprenticeship or any of these things.
- 12. This Agreement is subject to the provisions of the *Industrial Training Act 1975*.
- 13. In this Agreement reference to an Act includes the amendments to that Act for the time being in force and also any Act passed in substitution therefor or in lieu thereof and the regulations for the time being in force thereunder.

[Clause 1 inserted in Gazette 23 Jul 2008 p. 3387.]

[Schedule 3 repealed in Gazette 23 Jul 2008 p. 3380.]

Notes

This is a compilation of the *Industrial Training (General Apprenticeship)*Regulations 1981 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
Industrial Training (General Apprenticeship) Regulations 1981	17 Jul 1981 p. 2921-35	20 Jul 1981 (see r. 2)
Industrial Training (General Apprenticeship) Amendment Regulations 1983	30 Dec 1983 p. 5028	1 Jan 1984 (see r. 2)
Industrial Training (General Apprenticeship) Amendment Regulations (No. 2) 1984 ⁷	18 Jan 1985 p. 264	18 Jan 1985
Industrial Training (General Apprenticeship) Amendment Regulations 1985	1 Nov 1985 p. 4228	1 Nov 1985
Industrial Training (General Apprenticeship) Amendment Regulations (No. 2) 1985	8 Nov 1985 p. 4296	8 Nov 1985
Industrial Training (General Apprenticeship) Amendment Regulations (No. 3) 1985	20 Dec 1985 p. 4881	20 Dec 1985
Industrial Training (General Apprenticeship) Amendment Regulations 1987	27 Mar 1987 p. 1017	27 Mar 1987
Industrial Training (General Apprenticeship) Amendment Regulations (No. 2) 1987	24 Dec 1987 p. 4550	1 Jan 1988 (see r. 2)

Reprint of the *Industrial Training (General Apprenticeship) Regulations 1981* as at 1 Jul 1997 (includes amendments listed above)

Reprint 2: The *Industrial Training (General Apprenticeship) Regulations 1981* as at 13 Feb 2004 (includes amendments listed above)

Industrial Training Amendment	19 Sep 2006	19 Sep 2006
Regulations 2006 r. 2	p. 3708-9	

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Citation	Gazettal	Commencement
Industrial Training (General Apprenticeship) Amendment Regulations 2007	28 Mar 2007 p. 1441-4	29 Mar 2007 (see r. 2 and <i>Gazette</i> 28 Mar 2007 p. 1445)
Industrial Training Legislation Amendment Regulations 2008 Pt. 2	23 Jul 2008 p. 3371-88	1 Aug 2008 (see r. 2(b))

- ² Published in the *Government Gazette* on 27 Jan 1978 p. 291-301.
- ³ Repealed by the *Vocational Education and Training Act 1996*.
- ⁴ Under the *Alteration of Statutory Designations Order 2003* the former Education Department is now called the Department of Education and Training.
- The Western Australian Industrial Commission was established under the Industrial Arbitration Act 1912 which was repealed by the Industrial Arbitration Act 1979 (No. 114 of 1979) which is now cited as the Industrial Relations Act 1979.
- Repealed by the *Industrial Relations Commission Regulations 1985* (see Gazette No. 17, 28 Feb 1985 p. 719).
- 4-6 Footnotes no longer applicable.
- The *Miscellaneous Regulations (Validation) Act 1985* applied to these regulations. It deems the regulations not to have ceased to have effect as a result of the failure to comply with section 42(1) of the *Interpretation Act 1984*, subject to their being laid before the Legislative Assembly. The *Interpretation Act 1984* s. 42(2) then applied as if the words "or if any regulations are not laid before both Houses of Parliament in accordance with subsection (1)" had been omitted.