
MINERALS AND PETROLEUM

MP301*

Mining Act 1978

Mining Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Mining Amendment Regulations 2006*.

2. The regulations amended

The amendments in these regulations are to the *Mining Regulations 1981*.*

[* *Reprint 5 as at 16 July 2004.*

For amendments to 20 December 2005 see Western Australian Legislation Information Tables for 2004, Table 4, p. 259, and Gazette 28 January, 20 May and 24 June 2005.]

3. Regulation 86 amended

The Table to regulation 86 is amended as follows:

- (a) by deleting the item relating to “Iron Ore” and inserting instead in the column headed “Mineral” and in column 2 respectively —

“

Iron Ore —

beneficiated ore (iron ore that has been concentrated or upgraded otherwise than by crushing, screening, separating by hydrocycloning or a similar technology, washing, scrubbing, trommelling or drying, or by a combination of 2 or more of those processes)	5%
--	----

fine ore (iron ore, excluding beneficiated ore, that will pass through a 6 mm mesh screen)	5.625%
---	--------

lump ore (iron ore,
excluding
beneficiated ore,
that will not pass
through a 6 mm
mesh screen)

7.5%

”;

- (b) in the second item relating to “Manganese” by deleting
“washing, drying, crushing or screening” and inserting
instead —

“

crushing, screening,
washing, scrubbing,
trommelling or drying,
or by a combination of
2 or more of those
processes

”;

- (c) in the item relating to “Any other mineral” by deleting
“concentrate” and inserting instead —

“ feedstock ”.

By Command of the Governor,

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