

Proposed amendments to the *Gas Marketing Code* of *Conduct*

12 March 2015

Economic Regulation Authority

WESTERN AUSTRALIA

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Draft Decision

- Following consideration of the Gas Marketing Code Consultative Committee's 2015 Final Review Report (Final Report), the Economic Regulation Authority (Authority) proposes to amend the Gas Marketing Code of Conduct (Code).
- 2. A copy of the proposed new Code, both with tracked changes (**Appendix 1**) and without tracked changes (**Appendix 2**), is attached to this Draft Decision.

Background

- The Code regulates and controls the conduct of the holders of trading licences (gas retailers) and gas marketing agents, with the object of protecting customers from undesirable marketing conduct; and defining standards of conduct in the marketing of gas to customers.
- 4. Under section 11ZPO of the *Energy Coordination Act 1994* (**Gas Act**), the Authority is required to establish a committee to advise it on matters relating to the Code. This committee is known as the Gas Marketing Code Consultative Committee (**GMCCC**).
- 5. Under section 11ZPV of the Gas Act, the GMCCC must carry out a review of the Code as soon as practicable after the first anniversary of its commencement and after the expiry of each 2 yearly interval after that anniversary. The object of a review is to re-assess the suitability of the provisions of the Code for the purposes of section 11ZPM(2).
- 6. The review of the Code commenced in July 2014.
- 7. The Gas Act requires that the GMCCC undertake consultation with interested parties before it provides its advice to the Authority. The GMCCC published its Draft Review Report (**Draft Report**) on 12 December 2014, promoting the public consultation period via an email to those registered with the Authority as interested parties and by releasing a notice on the Authority's website. The closing date for submissions on the Draft Report was 16 January 2015.
- 8. Submissions were received from the following parties:
 - Synergy
 - Alinta Energy
- 9. The submissions form appendices 4 and 5 of the GMCCC's Final Report, which is available on the Authority's website.
- 10. Following receipt of the submissions, the GMCCC considered the issues raised and subsequently approved the Final Report to be submitted to the Authority. The Final Report was provided to the Authority on 24 February 2015.

Response to the GMCCC's Final Report

- 11. The GMCCC made two recommendations to the Authority. Each recommendation and the Authority's response is set out below:
- 12. **Recommendation 1** That the Authority write to the Minister for Energy to express concern that there remain outstanding issues in relation to:

- (a) reference to the AGA Code in the Energy Coordination (Customer Contracts) Regulations 2004;
- (b) the definition of 'marketing' within the Gas Act; and
- (c) the ambiguity of the definition of 'contract' under Regulation 6(5) of the *Energy Coordination (Tariff) Regulations 2000*.
- 13. In relation to part (a) of Recommendation 1, the GMCCC made this recommendation as it is widely recognised in the gas industry that the Australian Gas Association Customer Service Code (AGA Code) is no longer in force and it contains provisions that are no longer current or relevant to the gas market in Australia. As a result, there may be confusion caused by the reference to the AGA Code in the Energy Coordination (Customer Contracts) Regulations 2004. Further information on this recommendation is contained in the GMCCC's Final Report on page 8.
- 14. In relation to part (b) of Recommendation 1, the GMCCC made this recommendation because the definition of 'marketing' in the Gas Act captures a wide range of contact with a customer, not all of which is related to marketing. Further information on this recommendation is contained in the GMCCC's Final Report on page 8.
- 15. In relation to part (c) of Recommendation 1, the GMCCC made this recommendation because of the ambiguity surrounding the definition of 'contract' under Regulation 6(5) of the *Energy Coordination (Tariff) Regulations 2000*. As a result of this ambiguity, it is unclear whether there is a requirement for a retailer to offer a standard form contract. Further information on this recommendation is contained in the GMCCC's Final Report on page 9.
- 16. The Authority accepts Recommendation 1.
- 17. **Recommendation 2 –** Insert the following wording as clause 2.7 in the Code and renumber existing clauses 2.7 2.9 as 2.8 2.10.
 - 2.7 Compliance
 - (1) A gas marketing agent who contravenes a provision of this Code commits an offence. Penalty -
 - (a) for an individual, \$5 000;
 - (b) for a body corporate, \$20 000.
 - (2) If a gas marketing agent of a retailer contravenes a provision of this Code, the retailer commits an offence.

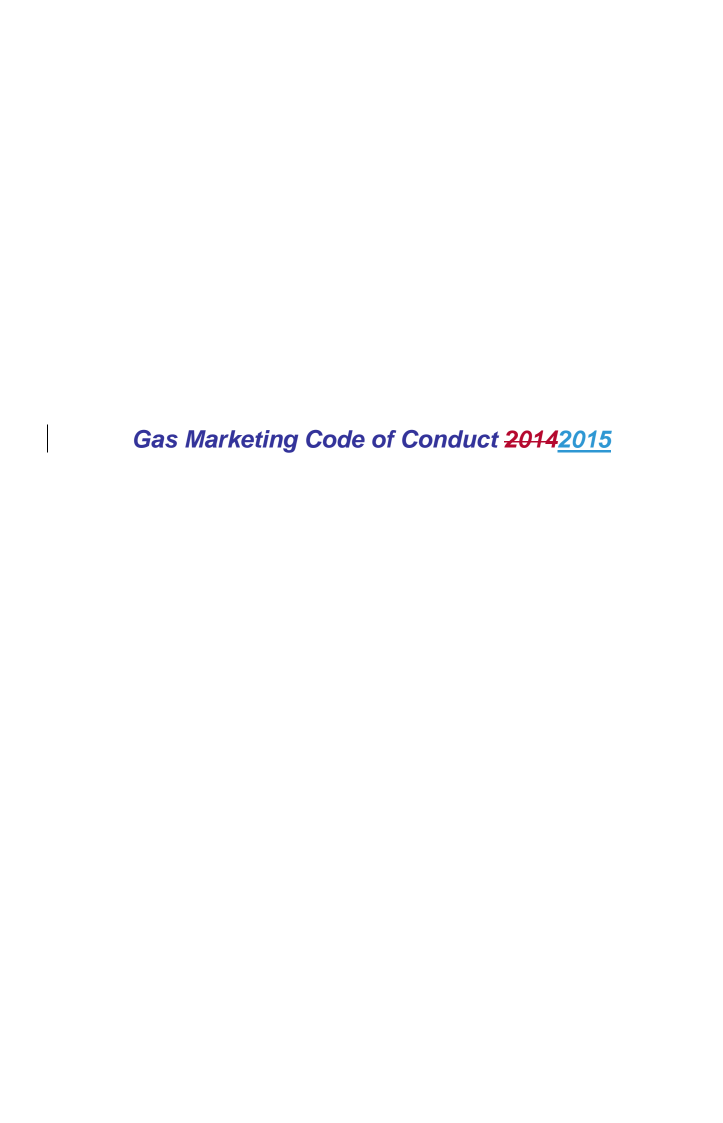
Penalty -

- (a) for an individual, \$5 000;
- (b) for a body corporate, \$20 000.
- (3) It is a defence to a prosecution for a contravention of subclause (2) if the retailer proves that the retailer used reasonable endeavours to ensure that the gas marketing agent complied with this Code.
- 18. The GMCCC made Recommendation 2 in order to achieve consistency with the Code of Conduct for the Supply of Electricity to Small Use Customers (Electricity Code) which contains a 'compliance' clause. The addition of this clause to the Gas Code will mean that the Code is not only enforceable against retailers (as a condition of their licence) but also against gas marketing agents. Further information on this recommendation is contained in the GMCCC's Final Report on page 11.
- 19. The Authority accepts Recommendation 2.

Proposed amendments to the Code

- 20. The Gas Act clearly outlines the requirements of a Code review and the process that the Authority must follow if it seeks to amend the Code.
- 21. The Authority is required, under section 11ZPU of the Gas Act, to refer the proposed amendments to the GMCCC for advice.
- 22. The Authority has sent a letter to the GMCCC requesting that this advice be provided.
- 23. The Gas Act requires that the GMCCC provide interested parties with an opportunity to comment before providing its advice to the Authority.
- 24. Following receipt of the GMCCC advice, the Authority will consider the advice and make a final decision regarding the amendments.

Appendix 1 Proposed new Code (with tracked changes)



PART 1	PRELIMINARY	2
1.1	Title	2
1.2	Authority	
1.3	Commencement	
1.4	Interpretation	2
1.5	Definitions	
1.6	Application	5
1.7	Purpose	
1.8	Objectives	
1.9	Amendment and Review	6
PART 2	MARKETING	7
Divisio	N 1 – OBLIGATIONS PARTICULAR TO RETAILERS	7
Divisio i 2.1	N 1 – OBLIGATIONS PARTICULAR TO RETAILERS Retailers to ensure representatives comply with this Part	
2.1		
2.1 Divisio i	Retailers to ensure representatives comply with this Part	7
2.1 Divisio i	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS	7 7
2.1 Division Custon	Retailers to ensure representatives comply with this Part	7 7 7
2.1 Division Custon 2.2 2.3	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS Entering into a standard form contract	7 7 7
2.1 Division Custon 2.2 2.3	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS Entering into a standard form contract Entering into a non-standard contract	77778
2.1 DIVISION CUSTON 2.2 2.3 DIVISION	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS	77789
2.1 DIVISION CUSTON 2.2 2.3 DIVISION 2.4	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS Entering into a standard form contract Entering into a non-standard contract N 3 – MARKETING CONDUCT Standards of conduct	77899
2.1 DIVISION CUSTON 2.2 2.3 DIVISION 2.4 2.5 2.6	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS Entering into a standard form contract Entering into a non-standard contract N 3 – MARKETING CONDUCT Standards of conduct Contact for the purposes of marketing	778999
2.1 DIVISION CUSTON 2.2 2.3 DIVISION 2.4 2.5 2.6	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS	7789910
2.1 DIVISION 2.2 2.3 DIVISION 2.4 2.5 2.6 DIVISION	Retailers to ensure representatives comply with this Part N 2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO IERS	77991010

Part 1 Preliminary

1.1 Title

The **Code** may be cited as the Gas Marketing Code of Conduct 20142015.

1.2 Authority

This Code is made pursuant to Part 2C of the Act.

1.3 Commencement

The *Code* comes into operation upon the day prescribed by the *Authority*.

1.4 Interpretation

- (1) Headings and notes are for convenience or information only and do not affect the interpretation of the *Code* or of any term or condition set out in the *Code*.
- (2) An expression importing a natural person includes any company, partnership, trust, joint venture, association, corporation or other body corporate and any governmental agency and vice versa.
- (3) A reference to a document or a provision of a document includes an amendment or supplement to, or replacement of or novation of, that document or that provision of that document.
- (4) A reference to a person includes that person's executors, administrators, successors, substitutes (including, without limitation, persons taking by novation) and permitted assigns.
- (5) Other parts of speech and grammatical forms of a word or phrase defined in the *Code* have a corresponding meaning.
- (6) A reference to a gas marketing agent arranging a contract is to be read as a reference to a gas marketing agent entering into the contract on the retailer's or customer's behalf, or arranging the contract on behalf of another person (whichever is relevant).

1.5 Definitions

In the **Code**, unless the contrary intention appears –

- "Act" means the Energy Coordination Act 1994.
- "alternative tariff" means a tariff other than the tariff under which the *customer* is currently supplied gas.
- "Australian Consumer Law (WA)" means schedule 2 to the Competition and Consumer Act 2010 (Cth) as modified by section 36 of the Fair Trading Act (WA) 2010.
- "Authority" means the Economic Regulation Authority established under the *Economic Regulation Authority Act 2003.*

"basic living needs" includes -

- (a) rent or mortgage;
- (b) other utilities (e.g. electricity, phone and water);
- (c) food and groceries;
- (d) transport (including petrol and car expenses);
- (e) childcare and school fees;
- (f) clothing; and
- (g) medical and dental expenses.
- "business day" means any day except a Saturday, Sunday or public holiday.
- "change in personal circumstances" includes -
 - (a) sudden and unexpected disability, illness of or injury to the **residential customer** or a dependant of the **residential customer**;
 - (b) loss of or damage to property of the *residential customer*, or
 - (c) other similar unforeseeable circumstances arising as a result of events beyond the control of the *residential customer*.
- "Code" means this Gas Marketing Code of Conduct 2014 as amended by the **Authority**.
- "Compendium" means the Compendium of Gas Customer Licence Obligations.
- "complaint" means an expression of dissatisfaction made to an organisation, related to its products or services, or the complaints-handling process itself where a response or resolution is explicitly or implicitly expected.
- "concession" means a concession, rebate, subsidy or grant related to the supply of gas, which is available to **residential customers** only.
- "contact" means contact that is face to face, by *telephone* or by post, facsimile or electronic communication.
- "contract" means a standard form contract or a non-standard contract,
- "cooling-off period" means the period specified in the *contract* as the cooling-off period.
- "customer" means a customer who consumes less than 1 terajoule of gas per
- "distributor" means a person who holds a distribution licence under Part 2A of the *Act*.
- "door to door marketing" means the marketing practice under which -
 - (a) the *retailer* or *gas marketing agent* goes from place to place seeking out persons who may be prepared to enter, as *customers*, into *contracts*; and
 - (b) the retailer or the gas marketing agent or some other gas marketing agent then or subsequently enters into negotiations with those prospective customers with a view to arranging contracts on behalf of, or for the benefit of, the retailer or party other than the customer.
- "emergency" means an emergency due to the actual or imminent occurrence of an event which in any way endangers or threatens to endanger the safety

- or health of any person, in Western Australia or which destroys or damages, or threatens to destroy or damage, any property in Western Australia.
- "financial hardship" means a state of more than immediate financial disadvantage which results in a *residential customer* being unable to pay an outstanding amount as required by a *retailer* without affecting the ability to meet the *basic living needs* of the *residential customer* or a dependant of the *residential customer*.
- "gas customer safety awareness program" means a program to communicate information to customers regarding safety in the use of gas and must address, at a minimum, provision of the following information to customers
 - (a) information on the properties of gas relevant to its use by *customers*;
 - (b) a notice of the requirement for proper installation and use of approved appliances and equipment;
 - (c) a notice of the requirement to use only qualified trade persons for gas connection and appliance and equipment installation;
 - (d) the proper procedure for the reporting of gas leaks or appliance or equipment defects; and
 - (e) safety procedures to be followed and the appropriate *telephone* number to call in case of *emergency*.

"gas marketing agent" means -

- (a) a person who acts on behalf of a **retailer**
 - (i) for the purpose of obtaining new *customers* for the licensee; or
 - (ii) in dealings with existing *customers* in relation to *contracts* for the supply of gas by the licensee; or
- (b) a representative, agent or employee of a person referred to in paragraph (a).
- (c) not a person who is a *customer* representative.
- "gas ombudsman" means the ombudsman appointed under the scheme approved by the *Authority* pursuant to section 11ZPZ of the *Act*.

[Note: The energy ombudsman Western Australia is the gas ombudsman appointed under the scheme approved by the Authority pursuant to section 11ZPZ of the Act.]

- "marketing" includes engaging or attempting to engage in any of the following activities by any means, including door to door or by *telephone* or other electronic means
 - (a) negotiations for, or dealings in respect of, a *contract* for the supply of gas to a *customer*, or
 - (b) advertising, promotion, market research or public relations in relation to the supply of gas to *customers*.
- "marketing identification number" means a unique number assigned by a retailer to each gas marketing agent acting on its behalf.
- "non-standard contract" means a contract entered into between a *retailer* and a *customer*, or a class of *customers*, that is not a *standard form* contract.

- "payment difficulties" means a state of immediate financial disadvantage that results in a *residential customer* being unable to pay an outstanding amount as required by a *retailer* by reason of a *change in personal circumstances*.
- "premises" means premises owned or occupied by a new or existing customer.
- "public holiday" means a public holiday in Western Australia.
- "residential customer" means a customer who consumes gas solely for domestic use.
- "retailer" means a person who holds a trading licence under Part 2A of the Act.
- "standard form contract" means a contract that is approved by the *Authority* under section 11WF of the *Act*.
- "telephone" means a device which is used to transmit and receive voice frequency signals.
- "TTY" means teletypewriter.
- "unsolicited consumer agreement" is defined in section 69 of the *Australian Consumer Law (WA)*.
- "verifiable consent" means consent that is given -
 - (a) expressly;
 - (b) in writing or orally;
 - (c) after the retailer or gas marketing agent (whichever is relevant) has in plain language appropriate to that customer disclosed all matters materially relevant to the giving of the consent, including each specific purpose for which the consent will be used; and
 - (d) by the *customer* or a nominated person competent to give consent on the *customer's* behalf.

1.6 Application

The **Code** applies to -

- (a) retailers; and
- (b) gas marketing agents.

1.7 Purpose

The **Code** regulates and controls the conduct of **gas marketing agents** and **retailers**.

[Note: This *Code* is not the only compliance obligation in relation to marketing. Other State and Federal laws apply to marketing activities including, but not limited to, the *Fair Trading Act 2010* (WA), the *Spam Act 2003* (Cth), the *Spam Regulations 2004* (Cth), the *Do Not Call Register Act 2006* (Cth), the *Telecommunications (Do Not Call Register) (Telemarketing and Research Calls) Industry Standard 2007* (Cth) and the *Privacy Act 1988* (Cth).]

1.8 Objectives

The objectives of the **Code** are to -

- (a) define standards of conduct in the *marketing* of gas to *customers*; and
- (b) protect *customers* from undesirable *marketing* conduct.

1.9 Amendment and Review

The Code will be amended in accordance with Part 2C of the Act.

Part 2 Marketing

Division 1 – Obligations particular to retailers

2.1 Retailers to ensure representatives comply with this Part

A retailer must ensure that its gas marketing agents comply with this Part.

Division 2 – Contracts and information to be provided to customers

2.2 Entering into a standard form contract

- (1) When entering into a **standard form contract** that is not an **unsolicited consumer agreement**, a **retailer** or **gas marketing agent** must-
 - (a) record the date the **standard form contract** was entered into;
 - (b) give, or make available to the *customer* at no charge, a copy of the *standard form contract* -
 - (i) at the time the standard form contract is entered into, if the standard form contract was not entered into over the telephone; or
 - (ii) as soon as possible, but not more than 5 *business days* after the *standard form contract* was entered into, if the *standard form contract* was entered into over the *telephone*.
- (2) Subject to subclause (3), a *retailer* or *gas marketing agent* must give the following information to a *customer* no later than on or with the *customer's* first bill -
 - (a) how the *customer* may obtain -
 - (i) a copy of the **Code** and **Compendium**; and
 - (ii) details on all relevant tariffs, fees, charges, *alternative tariffs* and service levels that may apply to the *customer*,
 - (b) the scope of the **Code**;
 - (c) that a *retailer* and *gas marketing agent* must comply with the *Code*;
 - (d) how the **retailer** may assist if the **customer** is experiencing **payment difficulties** or **financial hardship**;
 - (e) with respect to a **residential customer**, the **concessions** that may apply to the **residential customer**;
 - (f) the **distributor's** 24 hour **telephone** number for faults and emergencies;

- (g) with respect to a **residential customer**, how the **residential customer** may access the **retailer's** -
 - (i) multi-lingual services (in languages reflective of the *retailer's customer* base); and
 - (ii) TTY services;
- (h) how to make an enquiry of, or *complaint* to, the *retailer*, and
- (i) general information on the *retailer's gas customer safety* awareness program.
- (3) For the purposes of subclause (2) a *retailer* or *gas marketing agent* is taken to have given the *customer* the required information if -
 - (a) the *retailer* or *gas marketing agent* has provided the information to that *customer* within the preceding 12 months; or
 - (b) the *retailer* or *gas marketing agent* has informed the *customer* how the *customer* may obtain the information, unless the *customer* requests to receive the information.

2.3 Entering into a non-standard contract

- (1) When entering into a **non-standard contract** that is not an **unsolicited consumer agreement**, a **retailer** or **gas marketing agent** must -
 - (a) obtain and make a record of the *customer's verifiable consent* that the *non-standard contract* has been entered into, and
 - (b) give, or make available to the *customer* at no charge, a copy of the *non-standard contract* -
 - (i) at the time the *non-standard contract* is entered into, if the *non-standard contract* was not entered into over the *telephone*; or
 - (ii) as soon as possible, but not more than 5 business days after the non-standard contract was entered into, if the nonstandard contract was entered into over the telephone.
- (2) Before entering into a *non-standard contract*, a *retailer* or *gas marketing agent* must give the *customer* the following information -
 - (a) that the *customer* is able to choose the *standard form contract* offered by the *retailer*,
 - (b) the difference between the **non-standard contract** and the **standard form contract**:
 - (c) details of any right the *customer* may have to rescind the *non-standard contract* during a *cooling-off period* and the charges that may apply if the *customer* rescinds the *non-standard contract*;
 - (d) how the customer may obtain -
 - (iii) a copy of the Code and the Compendium; and
 - (iv) details on all relevant tariffs, fees, charges, *alternative tariffs* and service levels that may apply to the *customer*,
 - (e) the scope of the Code;
 - (f) that a *retailer* and *gas marketing agent* must comply with the *Code*;

- (g) how the *retailer* may assist if the *customer* is experiencing *payment* difficulties or *financial hardship*;
- (h) with respect to a **residential customer**, the **concessions** that may apply to the **residential customer**;
- (i) the **distributor's** 24 hour **telephone** number for faults and emergencies;
- (j) with respect to a **residential customer**, how the **residential customer** may access the **retailer's** -
 - (i) multi-lingual services (in languages reflective of the *retailer's customer* base); and
 - (ii) TTY services;
- (k) how to make an enquiry of, or *complaint* to, the *retailer*, and
- (I) general information on the **retailer's gas customer safety awareness program**.
- (3) For the purposes of subclauses (2)(d)-(l), a **retailer** or **gas marketing agent** is taken to have given the **customer** the required information if -
 - (a) the *retailer* or *gas marketing agent* has provided the information to that *customer* within the preceding 12 months; or
 - (b) the *retailer* or *gas marketing agent* has informed the *customer* how the *customer* may obtain the information, unless the *customer* requests to receive the information.
- (4) Subject to subclause (3), the *retailer* or *gas marketing agent* must obtain the *customer's verifiable consent* that the information in clause 2.3(2) has been given.

Division 3 – Marketing conduct

2.4 Standards of conduct

- (1) A retailer or gas marketing agent must ensure that the inclusion of concessions is made clear to residential customers and any prices that exclude concessions are disclosed.
- (2) A retailer or gas marketing agent must ensure that a customer is able to contact the retailer or gas marketing agent on the retailer's or gas marketing agent's telephone number during the normal business hours of the retailer or gas marketing agent for the purposes of enquiries, verifications and complaints.

2.5 Contact for the purposes of marketing

- (1) A **retailer** or **gas marketing agent** who makes **contact** with a **customer** for the purposes of **marketing** must, on request by the **customer**
 - (a) provide the *customer* with the complaints *telephone* number of the *retailer* on whose behalf the *contact* is being made;

- (b) provide the *customer* with the *telephone* number of the *gas ombudsman*; and
- (c) for **contact** by a **gas marketing agent**, provide the **customer** with the **gas marketing agent**'s **marketing identification number**.
- (2) A **retailer** or **gas marketing agent** who meets with a **customer** face to face for the purposes of **marketing** must
 - (a) wear a clearly visible and legible identity card that shows -
 - (i) his or her first name;
 - (ii) his or her photograph;
 - (iii) his or her *marketing identification number* (for *contact* by a *gas marketing agent*); and
 - (iv) the name of the *retailer* on whose behalf the *contact* is being made; and
 - (b) as soon as practicable, provide the *customer*, in writing
 - (i) his or her first name;
 - (ii) his or her marketing identification number (for contact by a gas marketing agent);
 - (iii) the name of the *retailer* on whose behalf the *contact* is being made:
 - (iv) the complaints *telephone* number of the *retailer* on whose behalf the *contact* is being made;
 - (v) the business address and Australian Business or Company Number of the *retailer* on whose behalf the *contact* is being made; and
 - (vi) the *telephone* number of the *gas ombudsman*.

2.6 No canvassing or advertising signs

A *retailer* or *gas marketing agent* who visits a person's *premises* for the purposes of *marketing* must comply with any clearly visible signs at a person's *premises* indicating –

- (a) canvassing is not permitted at the premises; or
- (b) no advertising or similar material is to be left at the *premises* or in a letterbox or other receptacle at, or associated with, the *premises*.

Division 4 – Miscellaneous

2.7 Compliance

(1) A *gas marketing agent* who contravenes a provision of this *Code* commits an offence.

Penalty –

(a) for an individual, \$5 000;

- (b) for a body corporate, \$20 000.
- (2) If a **gas marketing agent** of a **retailer** contravenes a provision of this **Code**, the **retailer** commits an offence.

Penalty -

- (a) for an individual, \$5 000;
- (b) for a body corporate, \$20 000.
- (3) It is a defence to a prosecution for a contravention of subclause (2) if the <u>retailer</u> proves that the <u>retailer</u> used reasonable endeavours to ensure that the <u>gas marketing agent</u> complied with this **Code**.

2.72.8 Presumption of authority

A person who carries out any *marketing* activity in the name of or for the benefit of –

- (a) a *retailer*; or
- (b) a gas marketing agent,

is to be taken, unless the contrary is proved, to have been employed or authorised by the *retailer* or *gas marketing agent* to carry out that activity.

2.82.9 Gas marketing agent complaints

A gas marketing agent must -

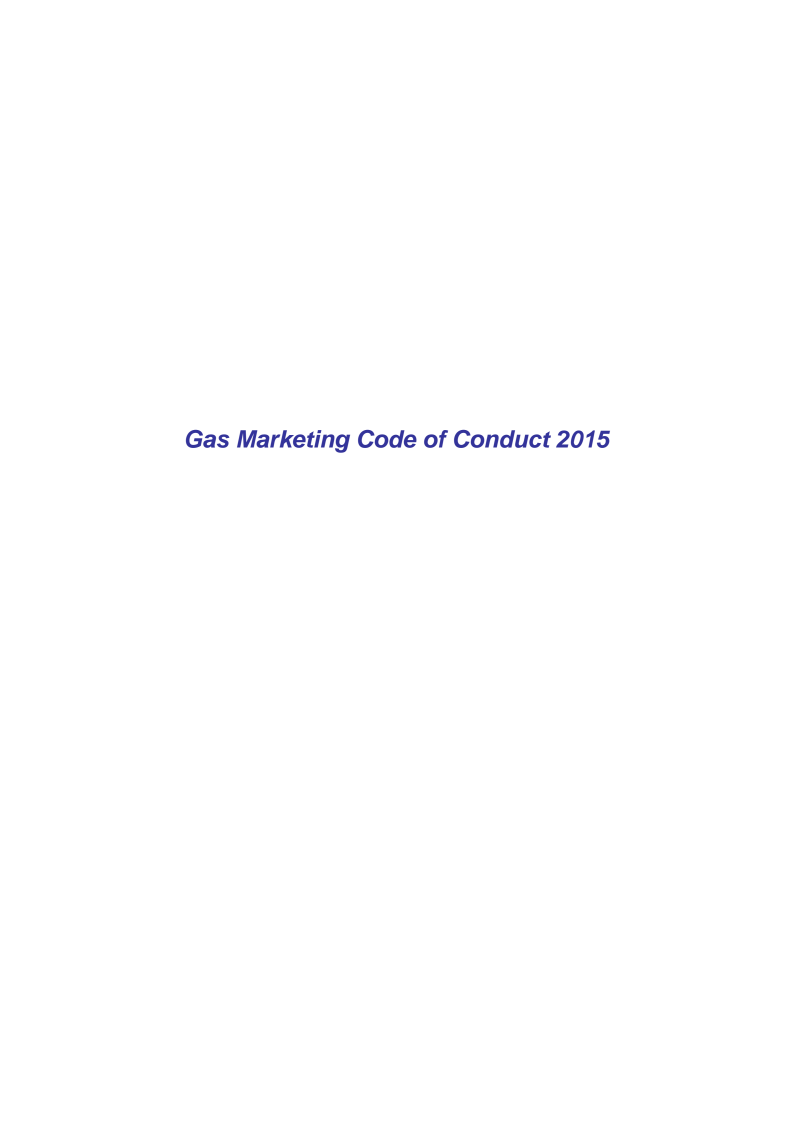
- (a) keep a record of each complaint made by a customer, or person contacted for the purposes of marketing, about the marketing carried out by or on behalf of the gas marketing agent; and
- (b) on request by the gas ombudsman in relation to a particular complaint, give to the gas ombudsman within 28 days of receiving the request, all information that the gas marketing agent has relating to the complaint.

2.92.10 Records to be kept

A record or other information that a *gas marketing agent* is required by this **Code** to keep must be kept for at least 2 years after the last time the person to whom the information relates was **contacted** by or on behalf of the **gas marketing agent**.

[Note: Clause 13.1(1) of the *Compendium* sets out record keeping obligations that apply to retailers in relation to records to be kept under this *Code*.]

Appendix 2 Proposed new Code (clean copy)



PART 1	PRELIMINARY	2
1.1	Title	2
1.2	Authority	
1.3	Commencement	
1.4	Interpretation	2
1.5	Definitions	
1.6	Application	5
1.7	Purpose	5
1.8	Objectives	5
1.9	Amendment and Review	6
	MARKETING	
DIVISION	1 – OBLIGATIONS PARTICULAR TO RETAILERS	7
2.1	Retailers to ensure representatives comply with this Part	7
DIVISION	2 – CONTRACTS AND INFORMATION TO BE PROVIDED TO	
CUSTOM	ERS	7
2.2	Entering into a standard form contract	
2.3	Entering into a non-standard contract	
DIVISION	3 – Marketing conduct	
2.4	Standards of conduct	
2.5	Contact for the purposes of marketing	
2.6	No canvassing or advertising signs	
DIVISION	4 - MISCELLANEOUS	
2.7	Presumption of authority	
2.8	Gas marketing agent complaints	
2.9	Records to be kept	

Part 1 Preliminary

1.1 Title

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1.2 Authority

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1.3 Commencement

The **Code** comes into operation upon the day prescribed by the **Authority**.

1.4 Interpretation

- (1) Headings and notes are for convenience or information only and do not affect the interpretation of the *Code* or of any term or condition set out in the *Code*.
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- (3) A reference to a document or a provision of a document includes an amendment or supplement to, or replacement of or novation of, that document or that provision of that document.
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1.5 Definitions

In the **Code**, unless the contrary intention appears –

- "Act" means the Energy Coordination Act 1994.
- "alternative tariff" means a tariff other than the tariff under which the *customer* is currently supplied gas.
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- (b) other utilities (e.g. electricity, phone and water);
- (c) food and groceries;
- (d) transport (including petrol and car expenses);
- (e) childcare and school fees;
- (f) clothing; and
- (g) medical and dental expenses.
- "business day" means any day except a Saturday, Sunday or public holiday.
- "change in personal circumstances" includes -
 - (a) sudden and unexpected disability, illness of or injury to the **residential customer** or a dependant of the **residential customer**;
 - (b) loss of or damage to property of the *residential customer*, or
 - (c) other similar unforeseeable circumstances arising as a result of events beyond the control of the *residential customer*.
- "Code" means this Gas Marketing Code of Conduct 2014 as amended by the **Authority**.
- "Compendium" means the Compendium of Gas Customer Licence Obligations.
- "complaint" means an expression of dissatisfaction made to an organisation, related to its products or services, or the complaints-handling process itself where a response or resolution is explicitly or implicitly expected.
- "concession" means a concession, rebate, subsidy or grant related to the supply of gas, which is available to **residential customers** only.
- "contact" means contact that is face to face, by *telephone* or by post, facsimile or electronic communication.
- "contract" means a standard form contract or a non-standard contract,
- "cooling-off period" means the period specified in the *contract* as the cooling-off period.
- "customer" means a customer who consumes less than 1 terajoule of gas per
- "distributor" means a person who holds a distribution licence under Part 2A of the *Act*.
- "door to door marketing" means the marketing practice under which -
 - (a) the *retailer* or *gas marketing agent* goes from place to place seeking out persons who may be prepared to enter, as *customers*, into *contracts*; and
 - (b) the retailer or the gas marketing agent or some other gas marketing agent then or subsequently enters into negotiations with those prospective customers with a view to arranging contracts on behalf of, or for the benefit of, the retailer or party other than the customer.
- "emergency" means an emergency due to the actual or imminent occurrence of an event which in any way endangers or threatens to endanger the safety

- or health of any person, in Western Australia or which destroys or damages, or threatens to destroy or damage, any property in Western Australia.
- "financial hardship" means a state of more than immediate financial disadvantage which results in a *residential customer* being unable to pay an outstanding amount as required by a *retailer* without affecting the ability to meet the *basic living needs* of the *residential customer* or a dependant of the *residential customer*.
- "gas customer safety awareness program" means a program to communicate information to customers regarding safety in the use of gas and must address, at a minimum, provision of the following information to customers
 - (a) information on the properties of gas relevant to its use by *customers*;
 - (b) a notice of the requirement for proper installation and use of approved appliances and equipment;
 - (c) a notice of the requirement to use only qualified trade persons for gas connection and appliance and equipment installation;
 - (d) the proper procedure for the reporting of gas leaks or appliance or equipment defects; and
 - (e) safety procedures to be followed and the appropriate *telephone* number to call in case of *emergency*.

"gas marketing agent" means -

- (a) a person who acts on behalf of a **retailer**
 - (i) for the purpose of obtaining new *customers* for the licensee; or
 - (ii) in dealings with existing *customers* in relation to *contracts* for the supply of gas by the licensee; or
- (b) a representative, agent or employee of a person referred to in paragraph (a).
- (c) not a person who is a *customer* representative.
- "gas ombudsman" means the ombudsman appointed under the scheme approved by the *Authority* pursuant to section 11ZPZ of the *Act*.

[Note: The energy ombudsman Western Australia is the gas ombudsman appointed under the scheme approved by the Authority pursuant to section 11ZPZ of the Act.]

- "marketing" includes engaging or attempting to engage in any of the following activities by any means, including door to door or by *telephone* or other electronic means
 - (a) negotiations for, or dealings in respect of, a *contract* for the supply of gas to a *customer*, or
 - (b) advertising, promotion, market research or public relations in relation to the supply of gas to *customers*.
- "marketing identification number" means a unique number assigned by a retailer to each gas marketing agent acting on its behalf.
- "non-standard contract" means a contract entered into between a *retailer* and a *customer*, or a class of *customers*, that is not a *standard form* contract.

- "payment difficulties" means a state of immediate financial disadvantage that results in a *residential customer* being unable to pay an outstanding amount as required by a *retailer* by reason of a *change in personal circumstances*.
- "premises" means premises owned or occupied by a new or existing customer.
- "public holiday" means a public holiday in Western Australia.
- "residential customer" means a customer who consumes gas solely for domestic use.
- "retailer" means a person who holds a trading licence under Part 2A of the Act.
- "standard form contract" means a contract that is approved by the *Authority* under section 11WF of the *Act*.
- "telephone" means a device which is used to transmit and receive voice frequency signals.
- "TTY" means teletypewriter.
- "unsolicited consumer agreement" is defined in section 69 of the *Australian Consumer Law (WA)*.
- "verifiable consent" means consent that is given -
 - (a) expressly;
 - (b) in writing or orally;
 - (c) after the retailer or gas marketing agent (whichever is relevant) has in plain language appropriate to that customer disclosed all matters materially relevant to the giving of the consent, including each specific purpose for which the consent will be used; and
 - (d) by the *customer* or a nominated person competent to give consent on the *customer's* behalf.

1.6 Application

The **Code** applies to -

- (a) retailers; and
- (b) gas marketing agents.

1.7 Purpose

The **Code** regulates and controls the conduct of **gas marketing agents** and **retailers**.

[Note: This *Code* is not the only compliance obligation in relation to marketing. Other State and Federal laws apply to marketing activities including, but not limited to, the *Fair Trading Act 2010* (WA), the *Spam Act 2003* (Cth), the *Spam Regulations 2004* (Cth), the *Do Not Call Register Act 2006* (Cth), the *Telecommunications (Do Not Call Register) (Telemarketing and Research Calls) Industry Standard 2007* (Cth) and the *Privacy Act 1988* (Cth).]

1.8 Objectives

The objectives of the **Code** are to -

- (a) define standards of conduct in the *marketing* of gas to *customers*; and
- (b) protect *customers* from undesirable *marketing* conduct.

1.9 Amendment and Review

The Code will be amended in accordance with Part 2C of the Act.

Part 2 Marketing

Division 1 – Obligations particular to retailers

2.1 Retailers to ensure representatives comply with this Part

A retailer must ensure that its gas marketing agents comply with this Part.

Division 2 – Contracts and information to be provided to customers

2.2 Entering into a standard form contract

- (1) When entering into a **standard form contract** that is not an **unsolicited consumer agreement**, a **retailer** or **gas marketing agent** must-
 - (a) record the date the **standard form contract** was entered into;
 - (b) give, or make available to the *customer* at no charge, a copy of the *standard form contract* -
 - (i) at the time the standard form contract is entered into, if the standard form contract was not entered into over the telephone; or
 - (ii) as soon as possible, but not more than 5 *business days* after the *standard form contract* was entered into, if the *standard form contract* was entered into over the *telephone*.
- (2) Subject to subclause (3), a *retailer* or *gas marketing agent* must give the following information to a *customer* no later than on or with the *customer's* first bill -
 - (a) how the *customer* may obtain -
 - (i) a copy of the **Code** and **Compendium**; and
 - (ii) details on all relevant tariffs, fees, charges, *alternative tariffs* and service levels that may apply to the *customer*,
 - (b) the scope of the **Code**;
 - (c) that a *retailer* and *gas marketing agent* must comply with the *Code*;
 - (d) how the **retailer** may assist if the **customer** is experiencing **payment difficulties** or **financial hardship**;
 - (e) with respect to a **residential customer**, the **concessions** that may apply to the **residential customer**;
 - (f) the **distributor's** 24 hour **telephone** number for faults and emergencies;

- (g) with respect to a **residential customer**, how the **residential customer** may access the **retailer's** -
 - (i) multi-lingual services (in languages reflective of the *retailer's customer* base); and
 - (ii) TTY services;
- (h) how to make an enquiry of, or *complaint* to, the *retailer*, and
- (i) general information on the *retailer's gas customer safety* awareness program.
- (3) For the purposes of subclause (2) a *retailer* or *gas marketing agent* is taken to have given the *customer* the required information if -
 - (a) the *retailer* or *gas marketing agent* has provided the information to that *customer* within the preceding 12 months; or
 - (b) the *retailer* or *gas marketing agent* has informed the *customer* how the *customer* may obtain the information, unless the *customer* requests to receive the information.

2.3 Entering into a non-standard contract

- (1) When entering into a **non-standard contract** that is not an **unsolicited consumer agreement**, a **retailer** or **gas marketing agent** must -
 - (a) obtain and make a record of the *customer's verifiable consent* that the *non-standard contract* has been entered into, and
 - (b) give, or make available to the *customer* at no charge, a copy of the *non-standard contract* -
 - (i) at the time the non-standard contract is entered into, if the non-standard contract was not entered into over the telephone; or
 - (ii) as soon as possible, but not more than 5 business days after the non-standard contract was entered into, if the nonstandard contract was entered into over the telephone.
- (2) Before entering into a *non-standard contract*, a *retailer* or *gas marketing agent* must give the *customer* the following information -
 - (a) that the *customer* is able to choose the *standard form contract* offered by the *retailer*,
 - (b) the difference between the **non-standard contract** and the **standard form contract**:
 - (c) details of any right the *customer* may have to rescind the *non-standard contract* during a *cooling-off period* and the charges that may apply if the *customer* rescinds the *non-standard contract*;
 - (d) how the customer may obtain -
 - (iii) a copy of the Code and the Compendium; and
 - (iv) details on all relevant tariffs, fees, charges, *alternative tariffs* and service levels that may apply to the *customer*,
 - (e) the scope of the Code;
 - (f) that a *retailer* and *gas marketing agent* must comply with the *Code*;

- (g) how the *retailer* may assist if the *customer* is experiencing *payment* difficulties or *financial hardship*;
- (h) with respect to a **residential customer**, the **concessions** that may apply to the **residential customer**;
- (i) the **distributor's** 24 hour **telephone** number for faults and emergencies;
- (j) with respect to a **residential customer**, how the **residential customer** may access the **retailer's** -
 - (i) multi-lingual services (in languages reflective of the *retailer's customer* base); and
 - (ii) TTY services;
- (k) how to make an enquiry of, or *complaint* to, the *retailer*, and
- (I) general information on the **retailer's gas customer safety awareness program**.
- (3) For the purposes of subclauses (2)(d)-(l), a **retailer** or **gas marketing agent** is taken to have given the **customer** the required information if -
 - (a) the *retailer* or *gas marketing agent* has provided the information to that *customer* within the preceding 12 months; or
 - (b) the *retailer* or *gas marketing agent* has informed the *customer* how the *customer* may obtain the information, unless the *customer* requests to receive the information.
- (4) Subject to subclause (3), the *retailer* or *gas marketing agent* must obtain the *customer's verifiable consent* that the information in clause 2.3(2) has been given.

Division 3 – Marketing conduct

2.4 Standards of conduct

- (1) A retailer or gas marketing agent must ensure that the inclusion of concessions is made clear to residential customers and any prices that exclude concessions are disclosed.
- (2) A retailer or gas marketing agent must ensure that a customer is able to contact the retailer or gas marketing agent on the retailer's or gas marketing agent's telephone number during the normal business hours of the retailer or gas marketing agent for the purposes of enquiries, verifications and complaints.

2.5 Contact for the purposes of marketing

- (1) A **retailer** or **gas marketing agent** who makes **contact** with a **customer** for the purposes of **marketing** must, on request by the **customer**
 - (a) provide the *customer* with the complaints *telephone* number of the *retailer* on whose behalf the *contact* is being made;

- (b) provide the *customer* with the *telephone* number of the *gas ombudsman*; and
- (c) for **contact** by a **gas marketing agent**, provide the **customer** with the **gas marketing agent**'s **marketing identification number**.
- (2) A **retailer** or **gas marketing agent** who meets with a **customer** face to face for the purposes of **marketing** must
 - (a) wear a clearly visible and legible identity card that shows -
 - (i) his or her first name;
 - (ii) his or her photograph;
 - (iii) his or her *marketing identification number* (for *contact* by a *gas marketing agent*); and
 - (iv) the name of the *retailer* on whose behalf the *contact* is being made; and
 - (b) as soon as practicable, provide the *customer*, in writing
 - (i) his or her first name;
 - (ii) his or her marketing identification number (for contact by a gas marketing agent);
 - (iii) the name of the *retailer* on whose behalf the *contact* is being made:
 - (iv) the complaints *telephone* number of the *retailer* on whose behalf the *contact* is being made;
 - (v) the business address and Australian Business or Company Number of the *retailer* on whose behalf the *contact* is being made; and
 - (vi) the **telephone** number of the **gas ombudsman**.

2.6 No canvassing or advertising signs

A *retailer* or *gas marketing agent* who visits a person's *premises* for the purposes of *marketing* must comply with any clearly visible signs at a person's *premises* indicating –

- (a) canvassing is not permitted at the premises; or
- (b) no advertising or similar material is to be left at the *premises* or in a letterbox or other receptacle at, or associated with, the *premises*.

Division 4 – Miscellaneous

2.7 Compliance

(1) A *gas marketing agent* who contravenes a provision of this *Code* commits an offence.

Penalty -

(a) for an individual, \$5 000;

- (b) for a body corporate, \$20 000.
- (2) If a **gas marketing agent** of a **retailer** contravenes a provision of this **Code**, the **retailer** commits an offence.

Penalty -

- (a) for an individual, \$5 000;
- (b) for a body corporate, \$20 000.
- (3) It is a defence to a prosecution for a contravention of subclause (2) if the *retailer* proves that the *retailer* used reasonable endeavours to ensure that the *gas marketing agent* complied with this *Code*.

2.8 Presumption of authority

A person who carries out any *marketing* activity in the name of or for the benefit of –

- (a) a retailer; or
- (b) a gas marketing agent,

is to be taken, unless the contrary is proved, to have been employed or authorised by the *retailer* or *gas marketing agent* to carry out that activity.

2.9 Gas marketing agent complaints

A gas marketing agent must -

- (a) keep a record of each *complaint* made by a *customer*, or person *contacted* for the purposes of *marketing*, about the *marketing* carried out by or on behalf of the *gas marketing agent*; and
- (b) on request by the **gas ombudsman** in relation to a particular **complaint**, give to the **gas ombudsman** within 28 days of receiving the request, all information that the **gas marketing agent** has relating to the **complaint**.

2.10 Records to be kept

A record or other information that a *gas marketing agent* is required by this *Code* to keep must be kept for at least 2 years after the last time the person to whom the information relates was *contacted* by or on behalf of the *gas marketing agent*.

[Note: Clause 13.1(1) of the *Compendium* sets out record keeping obligations that apply to retailers in relation to records to be kept under this *Code*.]