ANAESTHETISTS RECOGNITION OF POST-FELLOWSHIP ADVANCED TRAINING AGREEMENT 2007

Between:

The "Australian Medical Association (Western Australia) Incorporated" ("the AMA").

The "Minister for Health incorporated as the Board of the hospitals formerly comprised in the Metropolitan Health Service Board, under s7 of the Hospitals and Health Services Act 1927 (WA)" ("the Employer"); and

Made pursuant to:

Clause 7. Agreement Flexibility of the Department of Health Medical Practitioners (Metropolitan Health Services) AMA Industrial Agreement 2007 ("the Industrial Agreement").

Particulars:

(1) This Agreement prescribes recognition of post-fellowship advanced training conditions which apply to Anaesthetists.

(2) A practitioner who, having attained the FANZCA qualification or equivalent specialist recognition in anaesthesia, worked as a Senior Registrar or equivalent for the purposes of undertaking post-fellowship advanced training in a sub-specialty recognised by the employer, shall have such post-fellowship training and experience recognised, for the purposes of placement within the consultant classification salary increment range, when the practitioner is appointed as a consultant and will practice in that sub-specialty.

(3) The Director of Medical Services, in consultation with the Head of Department, shall determine the point of placement within the consultant classification salary increment range having regard to the applicability of the period of post-fellowship training and experience. Placement may be at any point within the scale as determined in accordance with this provision and practitioners shall, subject to the Industrial Agreement, thereafter proceed through the scale by annual increments.

(4) To the extent of any inconsistency this Agreement overrides the provisions of the Industrial Agreement.

(5) Any dispute between the parties or Anaesthetists under or in connection with this Agreement may be dealt with in accordance with the relevant dispute settling provisions of the Industrial Agreement.

(6) This Agreement shall remain in force whilst the Industrial Agreement continues to apply provided that nothing shall prevent the parties agreeing in writing to amend or replace this Agreement during the life of the Industrial Agreement.

19 May 2008
Peter Jennings  
Deputy Executive Director  
Australian Medical Association (Western Australia) Incorporated  

[Signature]  
19/5/08

Marshall Warner  
Director Health Industrial Relations Service  
for and on behalf of the “Minister for Health incorporated as the Board of the hospitals formerly comprised in the Metropolitan Health Service Board, under s7 of the Hospitals and Health Services Act 1927 (WA)”  

19 May 2008