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<td>Minerals and Petroleum</td>
<td>2060</td>
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<td>Planning</td>
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<tr>
<td>Police</td>
<td>2065</td>
</tr>
<tr>
<td>Premier and Cabinet</td>
<td>2065</td>
</tr>
</tbody>
</table>
PUBLISHING DETAILS

The Western Australian Government Gazette is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special Government Gazettes containing notices of an urgent or particular nature are published periodically.

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  10 William St. Perth, 6000
  Telephone: 6552 6000  Fax: 9321 7536

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--- PART 1 ---

EDUCATION

ED301*

Education Service Providers (Full Fee Overseas Students) Registration Act 1991

Education Service Providers (Full Fee Overseas Students) Registration Amendment Regulations 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Education Service Providers (Full Fee Overseas Students) Registration Amendment Regulations 2015*.

2. Commencement

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

(b) the rest of the regulations — on 1 July 2015.

3. Regulations amended

These regulations amend the *Education Service Providers (Full Fee Overseas Students) Registration Regulations 1992*.

4. Schedule 1 amended

In Schedule 1 amend the provisions listed in the Table as set out in the Table.

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Provision</strong></td>
</tr>
<tr>
<td>Sch. 1 it. 1(c)</td>
</tr>
<tr>
<td>Sch. 1 it. 1(c)</td>
</tr>
</tbody>
</table>
Teacher Registration (General) Amendment Regulations (No. 2) 2015

Made by the Governor in Executive Council.

1. **Citation**
   These regulations are the *Teacher Registration (General) Amendment Regulations (No. 2) 2015*.

2. **Commencement**
   These regulations come into operation as follows —
   (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
   (b) the rest of the regulations — on 1 July 2015.

3. **Regulations amended**
   These regulations amend the *Teacher Registration (General) Regulations 2012*.

4. **Schedule 1 amended**
   In Schedule 1 amend the provisions listed in the Table as set out in the Table.

<table>
<thead>
<tr>
<th>Provision</th>
<th>Delete</th>
<th>Insert</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sch. 1 it. 1(a)</td>
<td>$125</td>
<td>$128</td>
</tr>
<tr>
<td>Sch. 1 it. 1(b)</td>
<td>$125</td>
<td>$128</td>
</tr>
<tr>
<td>Provision</td>
<td>Delete</td>
<td>Insert</td>
</tr>
<tr>
<td>-------------------</td>
<td>--------</td>
<td>--------</td>
</tr>
<tr>
<td>Sch. 1 it. 1(c)</td>
<td>$419</td>
<td>$430</td>
</tr>
<tr>
<td>Sch. 1 it. 1(d)</td>
<td>$125</td>
<td>$128</td>
</tr>
<tr>
<td>Sch. 1 it. 2(a)</td>
<td>$157</td>
<td>$161</td>
</tr>
<tr>
<td>Sch. 1 it. 2(b)</td>
<td>$157</td>
<td>$161</td>
</tr>
<tr>
<td>Sch. 1 it. 2(c)</td>
<td>$450</td>
<td>$462</td>
</tr>
<tr>
<td>Sch. 1 it. 2(d)</td>
<td>$125</td>
<td>$128</td>
</tr>
<tr>
<td>Sch. 1 it. 3(a)</td>
<td>$503</td>
<td>$516</td>
</tr>
<tr>
<td>Sch. 1 it. 3(c)</td>
<td>$209</td>
<td>$214</td>
</tr>
<tr>
<td>Sch. 1 it. 4(b)(i)</td>
<td>$157</td>
<td>$161</td>
</tr>
<tr>
<td>Sch. 1 it. 4(b)(ii)</td>
<td>$157</td>
<td>$161</td>
</tr>
<tr>
<td>Sch. 1 it. 4(b)(iii)</td>
<td>$450</td>
<td>$462</td>
</tr>
<tr>
<td>Sch. 1 it. 5</td>
<td>$32</td>
<td>$50</td>
</tr>
<tr>
<td>Sch. 1 it. 6(a)</td>
<td>$42</td>
<td>$43</td>
</tr>
<tr>
<td>Sch. 1 it. 6(b)</td>
<td>$84</td>
<td>$86</td>
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<tr>
<td>Sch. 1 it. 7</td>
<td>$52</td>
<td>$53</td>
</tr>
<tr>
<td>Sch. 1 it. 8</td>
<td>$52</td>
<td>$53</td>
</tr>
<tr>
<td>Sch. 1 it. 8</td>
<td>$150</td>
<td>$154</td>
</tr>
<tr>
<td>Sch. 1 it. 9</td>
<td>$52</td>
<td>$53</td>
</tr>
<tr>
<td>Sch. 1 it. 10</td>
<td>$52</td>
<td>$53</td>
</tr>
<tr>
<td>Sch. 1 it. 11</td>
<td>$293</td>
<td>$301</td>
</tr>
<tr>
<td>Sch. 1 it. 12</td>
<td>$52</td>
<td>$53</td>
</tr>
</tbody>
</table>

R. KENNEDY, Clerk of the Executive Council.
Teacher Registration (Accreditation of Initial Teacher Education Programmes) Amendment Regulations 2015

Made by the Governor in Executive Council.

1. **Citation**

   These regulations are the *Teacher Registration (Accreditation of Initial Teacher Education Programmes) Amendment Regulations 2015*.

2. **Commencement**

   These regulations come into operation as follows —
   
   (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
   
   (b) the rest of the regulations — on 1 July 2015.

3. **Regulations amended**

   These regulations amend the *Teacher Registration (Accreditation of Initial Teacher Education Programmes) Regulations 2012*.

4. **Regulation 5 amended**

   In regulation 5(3)(b) delete “$2 000.” and insert:

   $2 052.

5. **Regulation 6 amended**

   In regulation 6(4)(b) delete “$2 000.” and insert:

   $2 052.

R. KENNEDY, Clerk of the Executive Council.
Made by the Governor in Executive Council.

1. **Citation**

   These regulations are the *Fines, Penalties and Infringement Notices Enforcement Amendment Regulations (No. 3) 2015*.

2. **Commencement**

   These regulations come into operation as follows —
   
   (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

   (b) the rest of the regulations — on the day after that day.

3. **Regulations amended**

   These regulations amend the *Fines, Penalties and Infringement Notices Enforcement Regulations 1994*.

4. **Schedule 1 amended**

   In Schedule 1 insert in alphabetical order:

   *Dangerous Goods Safety Act 2004*

   K. H. ANDREWS, Clerk of the Executive Council.
Mooring Amendment Regulations 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the Mooring Amendment Regulations 2015.

2. Commencement

These regulations come into operation as follows —
(a) regulations 1 and 2 — on the day on which these regulations are published in the Gazette;
(b) the rest of the regulations — on 1 July 2015.

3. Regulations amended

These regulations amend the Mooring Regulations 1998.

4. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Fees
[ r. 9, 12, 13, 15, 16, 25 and 27 ]

<table>
<thead>
<tr>
<th>Item</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Application for mooring licence (r. 9(1)(c))</td>
</tr>
<tr>
<td>2.</td>
<td>Annual mooring licence fee (r. 12(1)(c), 13(1))</td>
</tr>
<tr>
<td>3.</td>
<td>Late fee (r. 13(3))</td>
</tr>
<tr>
<td>4.</td>
<td>Exchange of mooring sites (r. 15(2)(b))</td>
</tr>
<tr>
<td>5.</td>
<td>Application for transfer of mooring licence (r. 16(2)(b))</td>
</tr>
<tr>
<td>6.</td>
<td>Substitution of licensed vessel (r. 25(5)(b))</td>
</tr>
<tr>
<td>7.</td>
<td>Application to register additional vessel (r. 27(e))</td>
</tr>
</tbody>
</table>

R. KENNEDY, Clerk of the Executive Council.
Shipping and Pilotage (Ports and Harbours) Amendment Regulations 2015

Made by the Governor in Executive Council.

1. **Citation**

   These regulations are the *Shipping and Pilotage (Ports and Harbours) Amendment Regulations 2015*.

2. **Commencement**

   These regulations come into operation as follows —
   
   (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
   
   (b) the rest of the regulations — on 1 July 2015.

3. **Regulations amended**

   These regulations amend the *Shipping and Pilotage (Ports and Harbours) Regulations 1966*.

4. **Various fees amended**

   Amend the provisions listed in the Table as set out in the Table.

<table>
<thead>
<tr>
<th>Provision</th>
<th>Delete</th>
<th>Insert</th>
</tr>
</thead>
<tbody>
<tr>
<td>r. 9B(2)(b)</td>
<td>$450.00</td>
<td>$500.00</td>
</tr>
<tr>
<td>r. 9F(2)(c)</td>
<td>$290.00</td>
<td>$320.00</td>
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<tr>
<td>r. 9J</td>
<td>$160.00</td>
<td>$180.00</td>
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<tr>
<td>r. 14(3)</td>
<td>$5,525.01</td>
<td>$5,663.14</td>
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<tr>
<td>r. 15(3)</td>
<td>$909.24</td>
<td>$931.97</td>
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<tr>
<td>r. 15A(1)(a)</td>
<td>$905.84</td>
<td>$928.49</td>
</tr>
<tr>
<td>r. 15A(2)(a)</td>
<td>$905.84</td>
<td>$928.49</td>
</tr>
<tr>
<td>r. 15A(2)(c)</td>
<td>$1,075.48</td>
<td>$1,102.37</td>
</tr>
<tr>
<td>r. 15B</td>
<td>$430.88</td>
<td>$441.65</td>
</tr>
<tr>
<td>r. 15B</td>
<td>$617.48</td>
<td>$632.92</td>
</tr>
</tbody>
</table>
Provision | Delete | Insert
---|---|---
r. 15C(a) | $135.70 | $139.09
r. 15C(a) | $909.24 | $931.97
r. 15C(a) | $2 361.32 | $2 420.36
r. 16(d)(i) | $999.15 | $1 024.13
r. 16(d)(ii) | $640.00 | $680.00

5. **Schedule 3: various fees amended**

Amend the provisions of Schedule 3 Division 1 listed in the Table as set out in the Table.

<table>
<thead>
<tr>
<th>Provision</th>
<th>Delete</th>
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<tr>
<td>it. 1</td>
<td>$7 731.20</td>
<td>$7 924.48</td>
</tr>
<tr>
<td>it. 1</td>
<td>$7 911.71</td>
<td>$8 109.50</td>
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<tr>
<td>it. 1</td>
<td>$8 782.14</td>
<td>$9 001.69</td>
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<td>it. 1</td>
<td>$9 710.91</td>
<td>$9 953.68</td>
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<tr>
<td>it. 1</td>
<td>$11 652.63</td>
<td>$11 943.95</td>
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<tr>
<td>it. 1</td>
<td>$13 028.50</td>
<td>$13 354.21</td>
</tr>
<tr>
<td>it. 1</td>
<td>$14 263.94</td>
<td>$14 620.54</td>
</tr>
<tr>
<td>it. 2(a)</td>
<td>$754.87</td>
<td>$773.74</td>
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<tr>
<td>it. 2(c)(i)</td>
<td>$430.88/hour</td>
<td>$441.65/hour</td>
</tr>
<tr>
<td>it. 2(c)(ii)</td>
<td>$617.48/hour</td>
<td>$632.92/hour</td>
</tr>
</tbody>
</table>

R. KENNEDY, Clerk of the Executive Council.
Western Australian Marine Act 1982

W.A. Marine (Surveys and Certificates of Survey) Amendment Regulations 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the W.A. Marine (Surveys and Certificates of Survey) Amendment Regulations 2015.

2. Commencement

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the Gazette;
(b) the rest of the regulations — on 1 July 2015.

3. Regulations amended

These regulations amend the W.A. Marine (Surveys and Certificates of Survey) Regulations 1983.

4. Schedule 1 amended

(1) In Schedule 1 clause 2(1) item 6(a) delete “$220.00/hour” and insert:

$252.00/hour

(2) In Schedule 1 clause 2(1) item 6(b) delete “$160.00” and insert:

$310.00

(3) In Schedule 1 clause 2(1) item 14 delete “$185.30/hour” and insert:

$195.00/hour

R. KENNEDY, Clerk of the Executive Council.
Rail Safety Amendment Regulations 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the Rail Safety Amendment Regulations 2015.

2. Commencement

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the Gazette;

(b) the rest of the regulations — on 1 July 2015.

3. Regulations amended

These regulations amend the Rail Safety Regulations 2011.

4. Regulation 37 amended

In regulation 37 delete “item 1 of the Table in Schedule 2” and insert:

Schedule 2 item 1

5. Regulation 38 amended

In regulation 38 delete “item 2 of the Table in Schedule 2.” and insert:

Schedule 2 item 2.

6. Regulation 39 amended

In regulation 39 delete “item 3, 4, 5, 6 or 7 of the Table in Schedule 2” and insert:

Schedule 2 item 3, 4, 5, 6 or 7
7. **Schedule 2 amended**

(1) In Schedule 2 delete “Table”.

(2) In Schedule 2 amend the provisions listed in the Table as set out in the Table.

<table>
<thead>
<tr>
<th>Provision</th>
<th>Delete</th>
<th>Insert</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sch. 2 it. 1</td>
<td>500.00</td>
<td>526.34</td>
</tr>
<tr>
<td>Sch. 2 it. 2(a)</td>
<td>9 955.58</td>
<td>10 480.00</td>
</tr>
<tr>
<td>Sch. 2 it. 2(b)(i)</td>
<td>1 423.62</td>
<td>1 498.61</td>
</tr>
<tr>
<td>Sch. 2 it. 2(b)(ii)</td>
<td>593.18</td>
<td>624.43</td>
</tr>
<tr>
<td>Sch. 2 it. 3</td>
<td>70.9457</td>
<td>74.683</td>
</tr>
<tr>
<td>Sch. 2 it. 4</td>
<td>0.0526</td>
<td>0.0553</td>
</tr>
<tr>
<td>Sch. 2 it. 5</td>
<td>70.9457</td>
<td>74.683</td>
</tr>
<tr>
<td>Sch. 2 it. 6</td>
<td>0.0526</td>
<td>0.0553</td>
</tr>
<tr>
<td>Sch. 2 it. 7(a)</td>
<td>9 955.58</td>
<td>10 480.00</td>
</tr>
<tr>
<td>Sch. 2 it. 7(b)(i)</td>
<td>1 423.62</td>
<td>1 498.61</td>
</tr>
<tr>
<td>Sch. 2 it. 7(b)(ii)</td>
<td>593.18</td>
<td>624.43</td>
</tr>
</tbody>
</table>

R. KENNEDY, Clerk of the Executive Council.

---

TN302*

Transport Co-ordination Act 1966

**Transport Co-ordination Amendment Regulations (No. 2) 2015**

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Transport Co-ordination Amendment Regulations (No. 2) 2015*. 
2. **Commencement**

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

(b) the rest of the regulations — on 1 July 2015.

3. **Regulations amended**

These regulations amend the *Transport Co-ordination Regulations 1985*.

4. **Regulation 8A amended**

In regulation 8A:

(a) in paragraph (a)(ii) delete “$41.00;” and insert:

$42.00;

(b) in paragraph (d) delete “$1.58.” and insert:

$1.60.

5. **Regulation 8B amended**

In regulation 8B(b) delete “$25.55.” and insert:

$28.50.

6. **Regulation 8C amended**

In regulation 8C(a) delete “$50; and” and insert:

$90; and

R. KENNEDY, Clerk of the Executive Council.
Transport Co-ordination Act 1966

Transport (Country Taxi-car) Amendment Regulations 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the Transport (Country Taxi-car) Amendment Regulations 2015.

2. Commencement

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the Gazette;

(b) the rest of the regulations — on 1 July 2015.

3. Regulations amended

These regulations amend the Transport (Country Taxi-car) Regulations 1982.

4. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 8, 10, 11, 14 and 17]

$  

1. Administration fee for issuing a new taxi-car licence (r. 8(2)) 196.00

2. For issuing or renewing an ordinary taxi-car licence (r. 8(2) and 10(1)) 210.00

3. For transferring an ordinary taxi-car licence (r. 11(3)) 200.00

4. For issuing number plates for a vehicle licensed as a taxi-car (r. 14(1)) 28.50

5. For authorising the operation of another vehicle in substitution for a vehicle under repair (r. 17(1)) 40.00

R. KENNEDY, Clerk of the Executive Council.
Taxi Amendment Regulations (No. 2) 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Taxi Amendment Regulations (No. 2) 2015*.

2. Commencement

These regulations come into operation as follows —
(a) regulations 1 and 2 — on the day on which these regulations are published in the Gazette;
(b) the rest of the regulations — on 1 July 2015.

3. Regulations amended

These regulations amend the *Taxi Regulations 1995*.

4. Regulation 19 amended

(1) In regulation 19(1) delete “$200” and insert:

$210

(2) In regulation 19(4) delete “$35.75.” and insert:

$28.50.

R. KENNEDY, Clerk of the Executive Council.

———

Road Traffic (Vehicles) Act 2012

Road Traffic (Vehicles) Amendment Regulations (No. 4) 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic (Vehicles) Amendment Regulations (No. 4) 2015*.
2. **Commencement**

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

(b) the rest of the regulations — on 1 July 2015.

3. **Regulations amended**

These regulations amend the *Road Traffic (Vehicles) Regulations 2014*.

4. **Various fees amended**

Amend the provisions listed in the Table as set out in the Table.

<table>
<thead>
<tr>
<th>Provision</th>
<th>Delete</th>
<th>Insert</th>
</tr>
</thead>
<tbody>
<tr>
<td>r. 44(4)(a)</td>
<td>$8.90</td>
<td>$9.10</td>
</tr>
<tr>
<td>r. 48</td>
<td>$8.90</td>
<td>$9.00</td>
</tr>
<tr>
<td>r. 87 Table</td>
<td>60.80 (each occurrence)</td>
<td>63.75</td>
</tr>
<tr>
<td>r. 87 Table</td>
<td>47.55</td>
<td>49.80</td>
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Western Australian Photo Card Amendment Regulations (No. 2) 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Western Australian Photo Card Amendment Regulations (No. 2) 2015*.

2. Commencement

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

(b) the rest of the regulations — on 1 July 2015.

3. Regulations amended

These regulations amend the *Western Australian Photo Card Regulations 2014*. 
4. **Regulation 7 amended**

In regulation 7 in the Table:

(a) in item 1 delete “$40.50” and insert:

$41.50

(b) in items 2 and 3 delete “$35.40” and insert:

$36.00

R. KENNEDY, Clerk of the Executive Council.

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TN307*

Road Traffic (Administration) Act 2008

**Road Traffic (Administration) Amendment Regulations (No. 3) 2015**

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Road Traffic (Administration) Amendment Regulations (No. 3) 2015*.

2. **Commencement**

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

(b) the rest of the regulations — on the day after that day.

3. **Regulations amended**

These regulations amend the *Road Traffic (Administration) Regulations 2014*.

4. **Regulation 9A inserted**

At the end of Part 3 insert:

9A. **Use of information: s. 143A(1)(d)**

For section 143A(1)(d), information may be used for the purpose of inserting advertising material into an envelope that is used to send a document about a driver’s licence or vehicle licence.
5. Regulation 33 amended

In regulation 33(1) in the definition of **reviewable decision** paragraph (c) after “defined” insert:

in

R. KENNEDY, Clerk of the Executive Council.

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**WORKCOVER**

WC301*

Workers’ Compensation and Injury Management Act 1981

**Workers’ Compensation and Injury Management Conciliation Amendment Rules 2015**

Made by the Minister under section 293A.

1. Citation

These rules are the *Workers’ Compensation and Injury Management Conciliation Amendment Rules 2015*.

2. Commencement

These rules come into operation as follows —

(a) rules 1 and 2 — on the day on which these rules are published in the *Gazette (gazettal day)*;

(b) the rest of the rules — on the later of —

(i) the day after gazettal day; or

(ii) 1 July 2015.

3. Rules amended

These rules amend the *Workers’ Compensation and Injury Management Conciliation Rules 2011*.

4. Rule 26 amended

(1) After rule 26(1) insert:

(2A) A party proposing to rely on a document in the conciliation of a dispute must lodge the document
within any time limit which the conciliation officer directs.

(2B) A party who has lodged a document outside a time limit directed under subrule (2A) may only rely on that document in the conciliation of the dispute at the discretion of the conciliation officer.

(2C) In exercising discretion under subrule (2B), a conciliation officer is to have regard to the time when the party lodging the document first obtained it.

(2) After rule 26(2)(c) insert:

(da) by sending it to the Conciliation Service by email in accordance with rule 28A; or

(3) In rule 26(3) delete “fax” and insert:

fax, by email

5. Rule 28A inserted

After rule 27 insert:

28A. Lodging by email

(1) The Director —

(a) may approve and publish an email address for the service of documents under this rule; and

(b) may determine and publish requirements as to the permissible format and the maximum size of documents which may be lodged under this rule.

(2) An email by which documents are lodged under this rule must —

(a) state the sender’s name, postal address and email address; and

(b) state a telephone number through which the sender can be contacted; and

(c) list and describe the documents being lodged by the email.

(3) Documents lodged under this rule must comply with any published requirements as to form and size.
(4) A person who lodges a document under this rule must —
   (a) create and retain for the duration of the conciliation proceedings a physical copy of the email and the documents lodged; and
   (b) produce the items mentioned in paragraph (a) if required by the conciliation officer.

M. MISCHIN, Minister for Commerce.

WC302*

Workers’ Compensation and Injury Management Act 1981

Workers’ Compensation and Injury Management Arbitration Amendment Rules 2015

Made by the Minister under section 293B.

1. **Citation**
   
   These rules are the *Workers’ Compensation and Injury Management Arbitration Amendment Rules 2015*.

2. **Commencement**
   
   These rules come into operation as follows —
   
   (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette* (gazettal day);
   
   (b) the rest of the rules — on the later of —
     
     (i) the day after gazettal day; or
     
     (ii) 1 July 2015.

3. **Rules amended**
   
   These rules amend the *Workers’ Compensation and Injury Management Arbitration Rules 2011*. 
4. **Rule 3 amended**

   In rule 3 insert in alphabetical order:

   *interlocutory application* means an application or request for an order in a proceeding, other than an order that finally determines the dispute between the parties;

5. **Rule 22 replaced**

   Delete rule 22 and insert:

   **22. Certificate of service**

   A person who serves a document must lodge a certificate of service with the Registrar —

   (a) if the document is a sealed copy of an application under rule 24(1) for an extension of time; or

   (b) in any other case, if an arbitrator or the Registrar so directs.

6. **Rule 25 amended**

   In rule 25(4) delete “14 days,” and insert:

   28 days,

7. **Rule 29 amended**

   In rule 29(6) delete “14 days,” and insert:

   28 days,

8. **Rule 31 deleted**

   Delete rule 31.

9. **Rule 32 amended**

   After rule 32(2)(a) insert:

   (ba) a notice of discontinuance signed by all parties to the proceedings is lodged with the Registrar; or
10. **Rule 37 amended**

   (1) Delete rule 37(1).

   (2) After rule 37(4) insert:

   (5) Except as otherwise ordered by an arbitrator, a party served with a copy of an interlocutory application must no later than 2 working days before the time fixed for hearing that application lodge and serve either —

   (a) a notice consenting to the application; or

   (b) a notice opposing the application, and stating the grounds on which the application is opposed.

   (6) If a party fails to lodge and serve a notice required by subrule (5) the interlocutory application may be determined as if that party did not oppose any part of the application.

11. **Rule 48 amended**

   (1) In rule 48(1) after “lodging” insert:

   an interlocutory application and

   (2) In rule 48(2) delete “produced.” and insert:

   produced, or within such other time as an arbitrator may order.

12. **Rule 57 amended**

   After rule 57(1) insert:

   (2A) Except with the leave of an arbitrator, the evidence in chief of a witness from whom oral evidence is adduced is to be confined to the evidence set out in the document lodged and served under subrule (1) in relation to that witness.

13. **Rule 63A inserted**

   (1) After rule 62 insert:

   63A. **Submission on application for order as to costs or for assessment of costs**

   (1) Except as otherwise ordered by an arbitrator, a party served with a copy of an application under rule 61 or
62 must within 14 days of the service lodge and serve either —

(a) a notice consenting to the application; or

(b) a notice opposing the application, and stating the grounds on which the application is opposed.

(2) If a party fails to lodge and serve a notice required by subrule (1) the application may be determined as if that party did not oppose any part of the application.

M. MISCHIN, Minister for Commerce.
AGRICULTURE AND FOOD

AG401*

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007

BIOSECURITY AND AGRICULTURE MANAGEMENT INDUSTRY FUNDING SCHEME (CATTLE) REGULATIONS 2010

CATTLE INDUSTRY DECLARED PEST CONTROL AND COMPENSATION FUNDING SCHEME (AREA OF OPERATION AND RATE OF CONTRIBUTIONS) NOTICE 2015

Made by the Minister under regulation 13(1) of the Biosecurity and Agriculture Management Industry Funding Scheme (Cattle) Regulations 2010 on the recommendation of the Industry Management Committee.

1. Citation

This notice is the Cattle Industry Declared Pest Control and Compensation Funding Scheme (Area of Operation and Rate of Contributions) Notice 2015.

2. Area of Operations and Rate of Contributions

(1) In respect of the financial year 2015-16 I declare that—

(a) the Scheme is to operate in the whole of the State; and

(b) the rate at which contributions are to be paid under regulation 14 for the period beginning on 1 July 2015 and ending on 30 June 2016 is $0.20 per head of cattle or per carcass comprised in a chargeable sale.

(2) The estimated proportion of the contributions which the Cattle Industry Funding Scheme Management Committee projects is likely to be applied to fund payments relating to each specified pest is as follows—

(a) Tuberculosis (Mycobacterium tuberculosis): 15%

(b) Bovine Johne’s disease (Mycobacterium avium sp paratuberculosis): 65%

(c) Enzootic bovine leucosis (Bovine leukaemia virus): 20%

KEN BASTON MLC, Minister for Agriculture and Food.

AG402*

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007

BIOSECURITY AND AGRICULTURE MANAGEMENT INDUSTRY FUNDING SCHEME (SHEEP AND GOATS) REGULATIONS 2010

SHEEP AND GOAT INDUSTRY DECLARED PEST CONTROL AND COMPENSATION FUNDING SCHEME (AREA OF OPERATION AND RATE OF CONTRIBUTIONS) NOTICE 2015

Made by the Minister under regulation 13(1) of the Biosecurity and Agriculture Management Industry Funding Scheme (Sheep and Goats) Regulations 2010 on the recommendation of the Industry Management Committee.

1. Citation

This notice is the Sheep and Goat Industry Declared Pest Control and Compensation Funding Scheme (Area of Operation and Rate of Contributions) Notice 2015.

2. Area of Operations and Rate of Contributions

(1) In respect of the financial year 2015-16 I declare that—

(a) the Scheme is to operate in the whole of the State; and

(b) the rate at which contributions are to be paid under regulation 14 for the period beginning on 1 July 2015 and ending on 30 June 2016 is $0.12 per head or per carcass comprised in a chargeable sale.
The estimated proportion of the contributions which the Sheep and Goat Industry Funding Scheme Management Committee projects is likely to be applied to fund payments relating to each specified pest is as follows—

Virulent footrot (*Dichelobacter nodosus*): 100%

KEN BASTON MLC, Minister for Agriculture and Food.

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**AG403**

**BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007**

**BIOSECURITY AND AGRICULTURE MANAGEMENT INDUSTRY FUNDING SCHEME (GRAINS) REGULATIONS 2010**

GRAINS, SEEDS AND HAY INDUSTRY DECLARED PEST CONTROL AND COMPENSATION FUNDING SCHEME (AREA OF OPERATION AND RATE OF CONTRIBUTIONS) NOTICE 2015

Made by the Minister under regulation 13(1) of the Biosecurity and Agriculture Management Industry Funding Scheme (Grains) Regulations 2010 on the recommendation of the Industry Management Committee.

1. Citation

This notice is the Grains, Seeds and Hay Industry Declared Pest Control and Compensation Funding Scheme (Area of Operation and Rate of Contributions) Notice 2015.

2. Area of Operations and Rate of Contributions

(1) In respect of the financial year 2015-16 I declare that—

(a) the Scheme is to operate in the agricultural areas of the State, which are defined to include all local government districts of Western Australia except for those comprising the Kimberley (municipal districts of Broome, Halls Creek, Derby-West Kimberley and Wyndham-East Kimberley) and the pastoral area (local government districts of Ashburton, Carnarvon, Coolgardie, Cue, Dundas, East Pilbara, Exmouth, Laverton, Leonora, Kalgoorlie-Boulder, Meekatharra, Menzies, Mount Magnet, Murchison, Ngamayntajarraku, Port Hedland, Roebourne, Sandstone, Shark Bay, Upper Gascoyne, Wiluna and Yalgoo); and

(b) the rates at which contributions are to be paid under regulation 15 for the period beginning on 1 July 2015 and ending on 30 June 2016 are—

(i) in respect of a chargeable transaction, where the chargeable produce is grain or seed: $0.30 per tonne; and

(ii) in respect of a chargeable transaction, where the chargeable produce is hay: $0.15 per tonne.

(2) The estimated proportion of the contributions which the Grains, Seeds and Hay Industry Funding Scheme Management Committee projects is likely to be applied to fund payments relating to each specified pest is as follows—

(a) Three–horned Bedstraw (*Galium tricornutum*): 10%

(b) Skeleton weed (*Chondrilla juncea* L.): 90%

KEN BASTON MLC, Minister for Agriculture and Food.

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**CORRECTIVE SERVICES**

**CS401**

**COURT SECURITY AND CUSTODIAL SERVICES ACT 1999**

**PERMIT DETAILS**

Pursuant to the provisions of section 56(1) of the Court Security and Custodial Services Act 1999, the Commissioner of the Department of Corrective Services has revoked the following Permit to do High-Level Security Work—

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This notice is published under section 57(1) of the Court Security and Custodial Services Act 1999.

SUE HOLT, Manager Court Security and Custodial Services Contract.
FIRE AND EMERGENCY SERVICES

FE401*

FIRE AND EMERGENCY SERVICES ACT 1998
DETERMINATION AND ASSESSMENT OF LEVY

Pursuant to Section 36G(3) of the Fire and Emergency Services Act 1998 (the Act), the Minister is to determine the Emergency Services Levy (ESL) that is payable for the next levy year on all land that is located in an ESL area.

Your approval is sought for a determination that the emergency services levy payable for the levy year 2015/16 is $320,521,000. Pursuant to Section 36G(3) of the Act, that figure has been identified by reference to the following relevant matters—

$  
• The estimate of the Department’s expenditure for 2015/16 360,318,000  
• Less—  
  – amounts appropriated by Parliament pursuant to Section 36G(3)(a)(ii); (16,267,000)  
  – other amounts the Minister considers relevant pursuant to Section 36G(3)(b) (23,530,000)  
  ————  
  EMERGENCY SERVICES LEVY PAYABLE $320,521,000  

Ministerial Approval

I, Joseph Francis, the Minister administering the Fire and Emergency Services Act 1998, hereby determine under section 36G of that Act that the emergency services levy payable for the levy year 2015/16 is $320,521,000.

Hon JOE FRANCIS MLA, Minister for Emergency Services.

Date: 4 June 2015.

FE402*

FIRE AND EMERGENCY SERVICES ACT 1998
FIRE AND EMERGENCY SERVICES (DETERMINATION OF EMERGENCY SERVICES LEVY) NOTICE 2015

1. Determination of levy for 2015/16 levy year [36G(1)]

(1) The Emergency Services Levy (ESL) that is payable for the 2015/16 levy year on land in ESL categories 1, 2, 3 and 4 is determined as a rate in the dollar of the gross rental value (GRV) of the land as follows—

(a) for land in ESL category 1: 0.0123 dollars for each dollar of GRV;  
(b) for land in ESL category 2: 0.0091 dollars for each dollar of GRV;  
(c) for land in ESL category 3: 0.0060 dollars for each dollar of GRV; and  
(d) for land in ESL category 4: 0.0042 dollars for each dollar of GRV.

(2) The emergency services levy that is payable for the 2015/16 levy year on land in ESL category 5 is determined as a fixed charge of $68.00.

(3) Subclauses (1) and (2) apply regardless of the purpose for which the land is used.

2. Determination of minimum and maximum amounts of levy [36I]

(1) The minimum amount of levy payable for the 2015/16 levy year on land in ESL categories 1, 2, 3 and 4 is determined as $68.00.

(2) Subclause 1 applies regardless of the purpose for which the land is used.

(3) The maximum amount of levy payable for the 2015/16 levy year on land in ESL category 1 is determined as follows—

(a) for vacant land and for land used for farming or single-unit residential purposes: $360.00;  
(b) for land used for multi-unit residential purposes: $360.00 multiplied by the relevant number of units; and  
(c) for land used for commercial, industrial or miscellaneous purposes: $204,000.00.

(4) The maximum amount of levy payable for the 2015/16 levy year on land in ESL category 2 is determined as follows—

(a) for vacant land and for land used for farming or single-unit residential purposes: $264.00;  
(b) for land used for multi-unit residential purposes: $264.00 multiplied by the relevant number of units; and  
(c) for land used for commercial, industrial or miscellaneous purposes: $150,000.00.
(5) The maximum amount of levy payable for the 2015/16 levy year on land in ESL category 3 is determined as follows—
   (a) for vacant land and for land used for farming or single-unit residential purposes: $176.00;
   (b) for land used for multi-unit residential purposes: $176.00 multiplied by the relevant number of units; and
   (c) for land used for commercial, industrial or miscellaneous purposes: $100,000.00.

(6) The maximum amount of levy payable for the 2015/16 levy year on land in ESL category 4 is determined as follows—
   (a) for vacant land and for land used for farming or single-unit residential purposes: $124.00;
   (b) for land used for multi-unit residential purposes: $124.00 multiplied by the relevant number of units; and
   (c) for land used for commercial, industrial or miscellaneous purposes: $70,000.00.

Hon JOE FRANCIS MLA, Minister for Emergency Services.
Date: 4 June 2015.

FE403*

FIRE AND EMERGENCY SERVICES ACT 1998
LOCAL GOVERNMENT LEVY ADMINISTRATION FEES
I, Joseph Francis, the Minister administering the Fire and Emergency Services Act 1998, hereby determine that the fees to be paid by the FES Commissioner to local governments collectively for the 2015/16 levy year under section 36W(1) of that Act shall be an aggregate payment of $2,250,000 and those fees shall be paid by 31 October 2015.

Hon JOE FRANCIS MLA, Minister for Emergency Services.
Date: 4 June 2015.

FE404*

FIRE AND EMERGENCY SERVICES ACT 1998
LOCAL GOVERNMENTS NOT REQUIRED TO SUBMIT ESTIMATE OF EXPENDITURE
I, Joseph Francis, the Minister administering the Fire and Emergency Services Act 1998, hereby give notice under section 36A(2) of that Act that an estimate of expenditure under section 36A(1) is not required from each of the following local governments for the levy year 2015/16—

Town of Cambridge;
Shire of Christmas Island;
Town of Claremont;
Shire of Cocos (Keeling) Islands;
Town of Cottesloe;
Town of East Fremantle;
City of Fremantle;
Shire of Halls Creek;
Town of Mosman Park;
City of Nedlands;
Shire of Ngaanyatjarraku;
Shire of Peppermint Grove;
City of Perth;
City of South Perth;
City of Subiaco;
Shire of Tammin;
Shire of Trayning; and
Town of Victoria Park.

Hon JOE FRANCIS MLA, Minister for Emergency Services.
Date: 4 June 2015.
I, Joseph Francis, the Minister administering the Fire and Emergency Services Act 1998, hereby determine the following matters for the 2015/16 levy year pursuant to section 36H(3) of the Act, after the required consultation under section 36H(4)—

1. The following Mining Tenement types (as classified by the Valuer-General) shall be levied a fixed charge of $68.00 in the 2015/16 levy year by each local government in whose district that tenement or a portion of that tenement is located—
   a. Coal Mining Lease (CML);
   b. Gold Mining Lease (GML);
   c. Mining Lease (M);
   d. Mining Lease (Special Agreement) (AM);
   e. Mineral Lease (ML);
   f. Mineral Lease (Special Agreement) (AML);
   g. General Purpose Lease (Special Agreement) (AG);
   h. Tailing Lease (TL);
   i. Licence to Treat Tailings (LTT);
   j. Petroleum Production Licence (PPL); and
   k. Special Licence (Special Agreement) (ASL).

This arrangement shall apply regardless of whether the Mining Tenement is in an area declared to be within ESL categories 1, 2, 3, 4 or 5 or any combination of those categories.

2. If, at 1 July 2015, a Gross Rental Valuation of land is not available for leviable land that is located in an area declared to be within ESL category 1, 2, 3 or 4, that land shall be charged the minimum annual amount of levy that applies to that land use type in the respective ESL category.

3. The levy payable for all Pad Mount Transformers and Pad Mount Sites owned by or vested in the Electricity Networks Corporation and the Electricity Generation and Retail Corporation and located in an area declared to be within ESL category 1, 2, 3 or 4 shall be based solely on the Gross Rental Value of the property and no minimum levy threshold shall apply.

4. All Pad Mount Transformers and Pad Mount Sites owned by or vested in the Electricity Networks Corporation and the Electricity Generation and Retail Corporation and located in an area declared to be within ESL category 5 shall be treated as one property for the purpose of levy assessment and charging.

5. The levy payable for all land owned by or vested in the Water Corporation that has an individual Gross Rental Valuation of less than $2,000 and is located in an area declared to be within ESL category 1, 2, 3 or 4 shall be based solely on the Gross Rental Value of the property and no minimum levy threshold shall apply.

6. All land owned by or vested in the Water Corporation that has an individual Gross Rental Valuation of less than $2,000 and is located in an area declared to be within ESL category 5 shall be treated as one property for the purpose of levy assessment and charging.

7. The levy payable on any land located in an area declared to be within ESL category 5 and included within the district of more than one local government shall be a fixed charge of $68.00 for each local government in which the land is located.

Hon JOE FRANCIS MLA, Minister for Emergency Services.

Date: 4 June 2015.

I, Joseph Francis, the Minister administering the Fire and Emergency Services Act 1998, hereby give approval for the FES Commissioner to enter into a written agreement under section 36ZD of the Act, commencing 1 July 2015, with the following local government—

- Shire of Tammin.

Hon JOE FRANCIS MLA, Minister for Emergency Services.

Date: 4 June 2015.
Made by the Minister under section 36F(2) of the Act.

1. Citation
This notice is the FES (Emergency Services Levy) (Declarations) Amendment Notice 2015.

2. Commencement
This notice comes into operation immediately after the Fire Brigades (Fire Districts) Notice 2015 comes into operation.

3. The notice amended
The amendments in this notice are to the Fire and Emergency Services Authority (Emergency Services Levy) (Declarations) Notice 2003.*

[* Published in Gazette 17 June 2003, p. 2210-2213. For amendments to 20 June 2006 see Western Australian Legislation Information Tables for 2009, Table 4.]

4. Clause 5 amended
Clause 5 is amended by deleting the following—

"The areas of Western Australia that are in the fire districts specified in the Table to this clause are declared to be in ESL category 2.

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany Fire District</td>
</tr>
<tr>
<td>Bunbury Fire District</td>
</tr>
<tr>
<td>Geraldton-Greenough Fire District</td>
</tr>
</tbody>
</table>

and inserting the following—

"(1) The areas of Western Australia that are in the fire districts specified in the Table to this subclause are declared to be in ESL category 2.

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany Fire District</td>
</tr>
<tr>
<td>Bunbury Fire District</td>
</tr>
</tbody>
</table>

(2) The areas of Western Australia that correspond to the areas coloured yellow on the Western Australian Land Information Authority (Landgate) Deposited Plans specified by name and number in the Table to this subclause are declared to be in ESL category 2.

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Landgate Deposited Plan</td>
</tr>
<tr>
<td>Greater Geraldton ESL Boundary</td>
</tr>
</tbody>
</table>

5. Clause 7 amended
Clause 7(2) is amended by inserting the following item in the appropriate alphabetical position in the table—

"North Geraldton ESL Boundary 405559"

6. Declaration in respect of areas in different emergency services categories
(1) Subclause (2) applies to an area of Western Australia that, as a consequence of the operation of the Fire and Emergency Services Authority (Emergency Services Levy) (Declarations) Notice 2003 after—

(a) the amendment of that notice by clause 4 or 5; or
(b) the amendment of the boundaries of a fire district by the Fire Brigades (Fire Districts) Notice 2015,

is in an emergency services category (the “new ESL category”) different from the emergency services category that the area was in immediately before that amendment was made.

(2) An area of Western Australia to which this subclause applies is declared to be in the new ESL category.

Date: 4 June 2015.

Hon JOE FRANCIS MLA, Minister for Emergency Services.
FE408*

FIRE BRIGADES ACT 1942
FIRE BRIGADES (FIRE DISTRICTS) NOTICE 2015

Correspondence No. 00378
Made by the Minister under section 5(2)(d) of the Fire Brigades Act 1942.

1. Citation
This notice is the Fire Brigades (Fire Districts) Notice 2015.

Adjustment of boundaries of fire districts
The boundaries of each fire district specified in the Table to this clause are adjusted so those boundaries correspond to the boundaries of the area shown coloured yellow on the Landgate Deposited Plan specified in the Table opposite the name of the fire district.

<table>
<thead>
<tr>
<th>Name of Fire District</th>
<th>Number of Landgate Deposited Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kellerberrin Fire District</td>
<td>35817 Version 2</td>
</tr>
<tr>
<td>Newman Fire District</td>
<td>35840 Version 3</td>
</tr>
<tr>
<td>Busselton Fire District</td>
<td>35788 Version 4</td>
</tr>
<tr>
<td>Margaret River Fire District</td>
<td>35827 Version 4</td>
</tr>
<tr>
<td>Augusta Fire District</td>
<td>35781 Version 3</td>
</tr>
<tr>
<td>Geraldton-Greenough Fire District</td>
<td>35807 Version 2</td>
</tr>
</tbody>
</table>

Hon JOE FRANCIS MLA, Minister for Emergency Services.

FISHERIES

FI401*

FISHERIES ADJUSTMENT SCHEMES ACT 1987
SOUTH COAST HERRING G-TRAP AND RELATED FISHERIES VOLUNTARY FISHERIES ADJUSTMENT SCHEME NOTICE 2015

FD 56/04 [1241]
Made by the Minister under section 10B of the Act.

1. Citation
This notice may be cited as the South Coast Herring G-Trap and Related Fisheries Voluntary Fisheries Adjustment Scheme Notice 2015.

2. Interpretation
In this notice—

- **authorisation** means a commercial fishing licence, a fishing boat licence or a managed fishery licence;
- **committee** means the South Coast Herring G-Trap Fishery Voluntary Fisheries Adjustment Scheme Committee of Management established by written instrument dated 9 February 2015 and made under section 11 of the Act;
- **Fishery** means the South Coast Herring G-Trap Fishery and is defined by holding a fishing boat licence;
- **fishing boat licence** means a fishing boat licence that permits the use of nets known as herring traps or herring G-Traps as specified in condition 42 on that licence;
- **managed fishery licence** means a managed fishery licence or interim managed fishery permit that authorises a person to fish in the Fishery;
- **Related Fisheries** means any other fishery in which a person authorised or entitled to fish in the Fishery is also authorised or entitled to engage in fishing in accordance with an authorisation (including by reference to any exception made under a provision of the Fish Resources Management Act 1994);
- **scheme** means the South Coast Herring G-Trap and Related Fisheries Voluntary Fisheries Adjustment Scheme 2015 established by clause 3.

3. Establishment of fisheries adjustment scheme
A fisheries adjustment scheme is established, to be known as the South Coast Herring G-Trap and Related Fisheries Voluntary Fisheries Adjustment Scheme 2015.
4. **Objective**
The objective of the scheme is to reduce the size of the Fishery and Related Fisheries by reducing—

(a) the number of persons authorised to fish in the Fishery and Related Fisheries; and

(b) the number of boats that may be used for fishing in the Fishery and Related Fisheries.

5. **The fishery to which the scheme applies**
The fishery to which the scheme applies is the Fishery and Related Fisheries.

6. **Who may offer to surrender an authorisation**
Any person who is the holder of a fishing boat licence, managed fishery licence or an authority to fish in the Fishery and Related Fisheries is entitled to offer the surrender of an authorisation.

7. **Manner of operation**
The manner of operation of the scheme is that—

(a) invitations for offers to surrender authorisations must be made in accordance with section 10C(4) of the Act and not later than 29 February 2016;

(b) any offer must be submitted to the committee in the form approved by the committee;

(c) the committee must forward any offers to the Minister and advise the Minister whether to accept or decline any offer or to make a counter offer; and

(d) the Minister must respond to any offer in accordance with section 10C(5) of the Act after considering any advice of the committee.

8. **Duration of the scheme**
The scheme will commence operation on the date it is published in the Gazette and cease operation on 31 May 2016.

9. **Terms of the scheme**
The terms of the scheme are that, provided that the objective specified in clause 4 is attained, compensation in an amount agreed between the Minister and the holder of an authorisation shall be paid for the surrender of the authorisation.

Dated this 5th day of June 2015.

K. BASTON, Minister for Fisheries.

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**LOCAL GOVERNMENT**

**LG401**

**BUSH FIRES ACT 1954**

*Shire of Moora*

**APPOINTMENTS**

In accordance with the provisions of the *Bush Fires Act 1954* the following persons have been appointed by Council as Bush Fire Control Officers for the Shire of Moora for the 2015/16 bush fire season—

- **Chief Bush Fire Control Officer** Brendan Pratt
- **Deputy Chief Bush Fire Control Officer** Derek Stewart
  James (Jimmy) McNamara
- **Community Emergency Services Manager** Vicki Booth
- **Fire Weather Officer** Brendan Pratt
- **Deputy Fire Weather Officers** Derek Stewart
  James (Jimmy) McNamara
- **Fire Control Officers**
  Toby Ellis (Bindi Bindi)
  Lee Crane (Bindi Bindi)
  Brad Tonkin (Coomberdale)
  David McLean (Coomberdale)
  Jaden Cocking (Koojan)
  Glen Vanzetti (Koojan)
  Terry Murray (Koojan)
  Tom Sayers (Miling)
  Mark Harrington (Miling)
  Brad Millsteed (Watheroo)
  Len Mitchell (Watheroo)
  Neil Martin (VFRS)

- **Fire Permits Only**
  Sean Harris (Ranger)

All previous appointments made under this Act are hereby revoked.

ALAN LEESON, Chief Executive Officer.
LG402*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

City of Mandurah

APPOINTMENT

It is hereby notified for public information that Molly Vernon has been appointed as a Pound Keeper pursuant to Part XX, Section 449 of the Local Government (Miscellaneous Provisions) Act 1960.

It is also hereby notified for public information that the appointment for Bradley Casserly as Ranger and Pound Keeper pursuant to Part XX, Section 449 of the Local Government (Miscellaneous Provisions) Act 1960 has been cancelled.

MARK R. NEWMAN, Chief Executive Officer.

LG403*

LOCAL GOVERNMENT ACT 1995

Shire of Three Springs

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Tony Simpson MLA, being the Minister of the Crown to whom the administration of the Local Government Act 1995 is committed by the Governor, and acting pursuant to section 6.28 (1) and section 6.29 (3) of that Act, hereby, and with effect from 1 July 2015, determine that the method of valuation to be used by the Shire of Three Springs, as the basis for a rate for the previous mining tenement referred to in Column 1 of the Schedule (mining tenement), in respect of the portion of land referred to in Column 2 of the Schedule (portion of land), is to be the unimproved value of the land.

Schedule

<table>
<thead>
<tr>
<th>1. Mining Tenement</th>
<th>2. Portion of Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>Former part A518</td>
<td>Lot 102 on Deposited Plan 70137</td>
</tr>
</tbody>
</table>

TONY SIMPSON MLA, Minister for Local Government.

LG404*

LOCAL GOVERNMENT ACT 1995

City of Cockburn

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the Local Government Act 1995 is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 1 July 2015, determined that the method of valuation to be used by the City of Cockburn as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

<table>
<thead>
<tr>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>UV to GRV</td>
</tr>
<tr>
<td>All those portions of land being Lots 1 to 46 inclusive, Lots 48 to 54 inclusive and Lots 65 to 76 inclusive as shown on Deposited Plan 400205.</td>
</tr>
</tbody>
</table>

BRAD JOLLY, Executive Director Sector Regulation and Support, Department of Local Government and Communities.

LG405*

LOCAL GOVERNMENT ACT 1995

Shire of Capel

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the Local Government Act 1995 is committed by the Governor, and acting pursuant to section 6.28 (1)
of that Act, hereby, and with effect from the 2 June 2015, determined that the method of valuation to be used by the Shire of Capel as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

<table>
<thead>
<tr>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>UV to GRV</td>
</tr>
<tr>
<td>All those portions of land being Lots 295 to 299 inclusive and Lot 324 to 328 inclusive as shown on Deposited Plan 76948; Lots 349 to 351, Lot 875, Lot 876 and Lot 360 as shown on Deposited Plan 76949 and Lots 4765 to 4819 inclusive as shown on Deposited Plan 403900.</td>
</tr>
</tbody>
</table>

BRAD JOLLY, Executive Director Sector Regulation and Support, Department of Local Government and Communities.

LG406*

LOCAL GOVERNMENT ACT 1995

City of Wanneroo

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the Local Government Act 1995 is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from the date of Gazettal, determined that the method of valuation to be used by the City of Wanneroo as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

<table>
<thead>
<tr>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>UV to GRV</td>
</tr>
<tr>
<td>All those portions of land being Lots 240 to 264 inclusive, Lots 270 to 283 inclusive and Lots 347 to 367 inclusive as shown on Deposited Plan 401401, Lots 432 to 459 inclusive as shown on Deposited Plan 402314, Lots 501 to 505 inclusive, Lots 518 to 523 inclusive and Lot 9020 as shown on Deposited Plan 402803 and Lots 506 to 511 inclusive, Lots 513 to 517 inclusive and Lot 9021 as shown on Deposited Plan 402804.</td>
</tr>
</tbody>
</table>

BRAD JOLLY, Executive Director Sector Regulation and Support, Department of Local Government and Communities.

LG407*

LOCAL GOVERNMENT ACT 1995

City of Wanneroo

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the Local Government Act 1995 is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from the 1 July 2015, determined that the method of valuation to be used by the City of Wanneroo as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

<table>
<thead>
<tr>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>UV to GRV</td>
</tr>
<tr>
<td>All those portions of land being Lots 114 to 134 inclusive as shown on Deposited Plan 72013, Lots 135 to 155 inclusive as shown on Deposited Plan 73098, Lots 100 to 103 inclusive as shown on Deposited Plan 77747, Lot 7001, Lot 2002, Lots 2024 to 2027 inclusive, Lots 2046 to 2049 inclusive, Lots 2055 to 2098 and Lots 2100 to 2109 inclusive as shown on Deposited Plan 402358, Lot 2099, Lots 2110 to 2142 inclusive, Lot 2235, Lot 2236 and Lots 2253 to 2261 inclusive as shown on Deposited Plan 402691 and Lots 512 to 518 inclusive, Lots 2003 to 2019 inclusive, Lots 2021 to 2023 inclusive, Lots 2028 to 2045 inclusive, Lots 2050 to 2052 inclusive, Lots 2146 to 2149 inclusive and Lot 2152 and Lot 2283 as shown on Deposited Plan 403663.</td>
</tr>
</tbody>
</table>

BRAD JOLLY, Executive Director Sector Regulation and Support, Department of Local Government and Communities.
LG408*

LOCAL GOVERNMENT ACT 1995
Shire of Augusta-Margaret River
(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from the 1 July 2015, determined that the method of valuation to be used by the Shire of Augusta-Margaret River as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

<table>
<thead>
<tr>
<th>UV to GRV</th>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>All those portions of land being Lots 1 to 26 as shown on Deposited Plan 404546.</td>
<td></td>
</tr>
</tbody>
</table>

BRAD JOLLY, Executive Director Sector Regulation and Support, Department of Local Government and Communities.

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LG409*

LOCAL GOVERNMENT ACT 1995
City of Busselton
(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from the 1 July 2015, determined that the method of valuation to be used by the City of Busselton as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule A

<table>
<thead>
<tr>
<th>UV to GRV</th>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>All that portion of land being Lot 2 as shown on Diagram 84485.</td>
<td></td>
</tr>
</tbody>
</table>

Schedule B

<table>
<thead>
<tr>
<th>UV to GRV</th>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>All those portions of land being Lot 9005 as shown on Deposited Plan 57391, Lots 501 to 513 inclusive as shown on Deposited Plan 402928, Lots 1182 to 1187 inclusive and Lots 1191 to 1208 inclusive as shown on Deposited Plan 402977, Lots 1209 to 1215 inclusive as shown on Deposited Plan 402978 and Lot 9541 as shown on Deposited Plan 404730.</td>
<td></td>
</tr>
</tbody>
</table>

BRAD JOLLY, Executive Director Sector Regulation and Support, Department of Local Government and Communities.

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LG410*

LOCAL GOVERNMENT ACT 1995
Shire of Harvey
(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from the 1 July 2015, determined that the method of valuation to be used by the Shire of Harvey as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;
Schedule A

<table>
<thead>
<tr>
<th>UV to GRV</th>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>All those portions of land being Lot 102, Lot 103, Lot 105, Lot 106, Lot 142 and Lot 143 as shown on Deposited Plan 25140; Lots 120 to 122 inclusive, Lots 127 to 132 inclusive, Lot 140, Lot 141, Lot 145 and Lot 146 as shown on Deposited Plan 25141; Lots 107 to 109 inclusive and Lot 144 as shown on Deposited Plan 25142; Lots 110 to 112, Lot 119 and Lots 133 to 138 inclusive as shown on Deposited Plan 25143; Lots 171 to 175 inclusive and Lots 183 to 187 inclusive as shown on Deposited Plan 35690; Lots 123 to 126 inclusive, Lot 139 and Lots 161 to 170 inclusive as shown on Deposited Plan 36378; Lot 10 as shown on Deposited Plan 36921; Lots 176 to 182 inclusive, Lot 188 and Lots 198 to 201 inclusive as shown on Deposited Plan 40601; Lots 189 to 192 inclusive and Lots 210 to 214 inclusive as shown on Deposited Plan 42346; Lots 147 to 160 inclusive as shown on Deposited Plan 46315; Lots 193 to 197 inclusive, Lots 202 to 209 inclusive and Lots 215 to 226 inclusive as shown on Deposited Plan 46317; Lots 113 to 118 inclusive as shown on Deposited Plan 47935; Lots 307 to 309 inclusive as shown on Deposited Plan 49934; Lots 300 to 306 inclusive as shown on Deposited Plan 51968; Lots 201 to 209 inclusive as shown on Deposited Plan 53335; Lots 210 to 219 inclusive as shown on Deposited Plan 54894; Lots 310 to 338 inclusive as shown on Deposited Plan 59720 and Lot 8, Lot 9 and Lots 12 to 40 inclusive as shown on Deposited Plan 70343.</td>
<td></td>
</tr>
</tbody>
</table>

Schedule B

<table>
<thead>
<tr>
<th>UV to GRV</th>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>All those portions of land being Lot 34 as shown on Diagram 56258; Lot 10 as shown on Diagram 65557 and Lot 100 as shown on Diagram 92521.</td>
<td></td>
</tr>
</tbody>
</table>

Schedule C

<table>
<thead>
<tr>
<th>UV to GRV</th>
<th>Designated Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>All those portions of land being Lots 35 to 43 inclusive as shown on Plan 19986 and Lots 44 to 52 inclusive as shown on Plan 19987.</td>
<td></td>
</tr>
</tbody>
</table>

BRAD JOLLY, Executive Director Sector Regulation and Support, Department of Local Government and Communities.

MARINE/MARITIME

MA401*

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
PROHIBITED SWIMMING AREA
Pyrotechnic Display
South Perth Yacht Club, Swan River
Applecross

Department of Transport, Fremantle WA, 12 June 2015.

Acting pursuant to the powers conferred by Regulation 10A (b) of the Navigable Waters Regulations 1958, I hereby close all of the following waters to swimming, between the hours of 8:45pm and 9:20pm on Saturday, 13 June 2015—

South Perth Yacht Club, Swan River

Area of Closure: All the waters within a 100 metre radius of the firing barge located at approximately 32°00 02.77′S, 115°50 47.42′E.

This area is set aside for safety measures during the set up and display of pyrotechnics. Mariners are advised to navigate with caution.

CHRISTOPHER MATHER, Director of Waterways Safety Management, Department of Transport.
MINERALS AND PETROLEUM

MP401*

PETROLEUM PIPELINES ACT 1969
GRANT OF LICENCE PL 109

Licence PL 109 for the Ungani Pipeline has been granted to Buru Energy Limited in respect of application STP-PLA-0021. The licence comes into force on 4 June 2015 and remains in force indefinitely.

J. HAWORTH, Executive Director, Petroleum Division,
Department of Mines and Petroleum.

PLANNING

PL402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Harvey
Town Planning Scheme No. 1—Amendment No. 110

Ref: TPS/1345

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning approved the Shire of Harvey local planning scheme amendment on 27 May 2015 for the purpose of—

1. Modifying Clause 3.11.2 of Schedule 3 of the Shire of Harvey Town Planning Scheme No. 1 to read as follows—

3.11 AREA 10—WESTERN RESIDENTIAL PRECINCT—TREENDALE

3.11.1
The Local Government will recommend to the Western Australian Planning Commission that subdivision be approved generally in accordance with the plan described as Figure 3—which forms part of Scheme Amendment 110 (Scheme Report).

3.11.2
The Local Government will recommend a minimum lot size of 2,000m² and will not support further subdivision of lots.

3.11.3
The Local Government will request the Western Australian Planning Commission that as a condition of subdivision approval, an Effluent Management Plan be undertaken to ensure that all lots are capable of being serviced by an “approved” alternative on-site effluent disposal system designed for long term usage with phosphorus retaining ability as recommended by the Department of Environmental Protection to the specifications and satisfaction of the Health Department of Western Australia and the Local Authority.

3.11.4
The Local Government will request the Western Australian Planning Commission that as a condition of subdivision approval the applicant be required to prepare and implement a landscape plan for the land identified as requiring revegetation in the Treendale Structure Plan.

3.11.5
The Local Government will request the Western Australia Planning Commission that as a condition of subdivision approval the applicant be required to prepare and implement, a foreshore management plan addressing such matters as public access, fencing and bushfire control.

3.11.6
The Local Government will request that the Western Australian Planning Commission that as a condition of subdivision approval the applicant be required to make satisfactory
arrangements with the Local Authority to ensure prospective purchasers are advised of the special provisions which apply to Special Residential—Western Residential Precinct—Treendale.

3.11.7
The Local Government will request that the Western Australian Planning Commission, requires the applicant to undertake an acoustic study to be prepared to the satisfaction of the Local Government and the Department of Environmental Regulation which addresses potential noise impacts from the Australind Bypass, as a condition of subdivision approval. The recommendation of that report, including the requirement for the subdivider to design and construct an appropriate noise bund adjacent to the Australind Bypass shall be implemented as a condition of subdivision.

3.11.8
A notification, pursuant to Section 70A of the Transfer of Land Act 1893, is to be placed on the certificates of title of the proposed lots. The notification is to read “The lot is situated in the vicinity of a transport corridor and is currently affected, or may be affected in the future by transport noise”.

3.11.9
Notwithstanding the provisions of the zoning and Development Table, the following setbacks shall apply to land within this Area—

- Front – 15 metres from front boundaries;
- Side – 5 metres from side boundaries; and
- Rear – 7 metres from rear boundaries

T. JACKSON, Shire President.
M. A. PARKER, Chief Executive Officer.

PL401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Perth
City Planning Scheme No. 2—Amendment No. 30

Ref: TPS/1416

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning approved the City of Perth local planning scheme amendment on 4 May 2015 for the purpose of—

1. In Clause 57A of the Scheme Text insert the following—

   (r) 30 Beaufort Street Special Control Area.

2. In Schedule 9 of the Scheme Text insert a new Special Control Area (Special Control Area No. 18) as follows—

18. 30 Beaufort Street Special Control Area

18.1 Special Control Area

The following provisions apply to the land marked as Figure 18—30 Beaufort Street Special Control Area.

18.2 Objectives

The objective of the 30 Beaufort Street Special Control Area No. 18 is to facilitate the development of the Special Control Area as a whole in a coordinated manner.

18.3 Plot Ratio

For the purpose of determining the plot ratio within the Special Control Area, the site shall be treated as one lot.

18.4 Car Parking

All car parking on the site shall be provided in levels below ground level. For the purpose of determining the tenant car parking the Special Control Area shall be treated as one lot under the provisions of the Perth Parking Policy. The tenant car parking facilities in one building or lot within the Special Control Area may be leased or used by the tenants of another building within the Special Control Area.

18.5 Access

No vehicle access to the site shall be provided from Beaufort Street or Roe Street.
3. Insert Figure 18—30 Beaufort Street Special Control Area into Schedule 9—Special Control Areas of the Scheme—

**Figure 18—30 Beaufort Street Special Control Area**

L. M. SCAFFIDI, Lord Mayor.
M. MILEHAM, A/Chief Executive Officer.

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**PL403**

**PLANNING AND DEVELOPMENT ACT 2005**

**APPROVED LOCAL PLANNING SCHEME AMENDMENT**

Shire of Dandaragan

Local Planning Scheme No. 7—Amendment No. 24

Ref: TPS/1451

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning approved the Shire of Dandaragan local planning scheme amendment on 5 May 2015 for the purpose of—

1. Rezoning Lot 480 Hasting Street, Jurien Bay from “Tourist” to “Residential (R40)”.
2. Amending the Scheme Maps accordingly.

W. GIBSON, President.
T. NOTTLE, Chief Executive Officer.

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**PL404**

**PLANNING AND DEVELOPMENT ACT 2005**

**RESOLUTION**

RES 2015/01 Resolution under Clause 32 of the MRS

Resolution made under clause 32 of the Metropolitan Region Scheme regarding development control powers of the Western Australian Planning Commission

On 15 May 2015, pursuant to clause 32 of the Metropolitan Region Scheme (MRS), the Western Australian Planning Commission (WAPC) resolved—

A. TO REVOKE its resolution made under clause 32 of the MRS as detailed in the notice entitled “RES 2014/01 Resolution under Clause 32 of the MRS” published in the Government Gazette of 9 May 2014 (pages 1410-1412);
B. TO REQUIRE all local governments within the MRS area to refer applications for development of the classes and in the locations specified in clauses 1 to 4 of Schedule 1 to the WAPC for determination;

C. TO REQUIRE the local governments specified in clauses 5 to 10 of Schedule 1 to refer applications for development of the classes and in the locations specified in clauses 5 to 10 of Schedule 1 to the WAPC for determination;

D. TO CONFIRM that words used in the schedule to this resolution have the meanings given to them in the Planning and Development Act 2005 (Act) and the MRS. In the case of any inconsistency, the Act prevails;

E. TO DECLARE that the resolution takes effect when notice of the resolution is published in the Government Gazette.

TIM HILLYARD, Secretary,
Western Australian Planning Commission.

SCHEDULE 1

Referral Arrangements for Local Governments in the Area Covered by the MRS

1. Development of State or Regional Significance

All applications made under clause 28 of the MRS for approval to commence and carry out development that the WAPC, by notice in writing in each case, advises the local government are of State or regional importance or in the public interest.

2. Development in the Rural Zone

The following classes of applications made under clause 28 of the MRS for approval to commence and carry out development on land in the Rural zone in the MRS—

(a) Extractive industry—all applications; and

(b) Any other use which in the opinion of the local government or the WAPC may not be consistent with the Rural zone.

3. Poultry Farms

Applications made under clause 28 of the MRS for approval to commence and carry out development of new poultry farms or any extension or addition in excess of 100 square metres to the improvements of an existing poultry farm in the Urban or Urban Deferred zones in the MRS.

4. Development in Activity Centres

Applications made under clause 28 of the MRS for approval to commence and carry out development relating to a building or extension/s to an existing building for shop-retail purposes—

(a) where the local government or the WAPC considers that the development proposed may be of State or regional significance;

(b) where the development proposed is major development which the local government considers is appropriately located in an activity centre of a higher level of the Activity Centre Hierarchy that the activity centre in which it is proposed to be located;

(c) where the development proposed is major development which the WAPC (after consulting the relevant local government) considers is appropriately located in an activity centre of a higher level of the Activity Centre Hierarchy that the activity centre in which it is proposed to be located;

(d) for Strategic metropolitan centre or Secondary centre developments where the development proposed is major development;

(e) for District centre developments, where the development is major development and where approval of the proposal would result in the shop/retail floorspace exceeding 20 000m² of shop/retail floorspace (net lettable area); or

(f) where the development proposed is wholly or partly located in zoned land in specialised centres;

except where the application complies with an activity centre structure plan or equivalent plan or strategy for the activity centre endorsed by the WAPC.

For the purpose of this resolution—

“activity centre” means the categories of activity centres set out in Table 2 and Table 3 of State Planning Policy 4.2, namely—

- Capital City;
- Strategic metropolitan centres;
- Secondary centres;
- District centres; and
- Neighbourhood centres.

“activity centre structure plan” means a structure plan prepared as required under 6.4 of State Planning Policy 4.2;
“major development” means development as defined in appendix 1 of State Planning Policy 4.2, namely—

- Development of any building where the building is used or proposed to be used for shop-retail purposes and where the shop-retail net lettable area of the proposed building is more than 10,000m²; or
- Development of any extension/s to an existing building where the extension/s is used or proposed to be used for shop-retail purposes and where the shop-retail net lettable area of the extension/s is more than 5,000m².

“net lettable area” is defined in Appendix 1 of State Planning Policy 4.2;
“shop-retail” means the land use activities included in “Planning land use category 5: Shop/retail” as defined by the WAPC’s Perth Land Use and Employment Survey (as amended from time-to-time);
“specialised centres” means the centres identified in clause 5.1.1 of State Planning Policy 4.2, which focus on regionally significant economic or institutional activities that generate many work and visitor trips, which therefore require a high level of transport accessibility;
“State Planning Policy 4.2” means State Planning Policy No. 4.2—Activity Centres for Perth and Peel, published in the Government Gazette on 31 August 2010.

Referral Arrangements for Specific Local Governments

5. Stirling and Glendalough Station Precincts

The City of Stirling, in the areas defined in WAPC plan No. 4.1495/1, is to refer for determination by the WAPC the following classes of applications under clause 28 of the MRS for approval to commence and carry out development on land—

(i) All applications that include non-residential uses and/or development; and
(ii) All application for 5 or more residential dwellings.

6. Kwinana Industrial Area

The City of Kwinana is to refer for determination by the WAPC all applications made under clause 28 of the MRS for all classes of development for the area shown on WAPC plan No. 4.1489/1, except where development is estimated by the applicant to be less than $250,000 in respect of which the council may decide at its discretion to submit or not to the WAPC.

7. North Coogee Industrial Area

The City of Cockburn is to refer for determination by the WAPC all applications made under clause 28 of the MRS for all classes of development for the area shown on WAPC plan 4.1622.

8. Parliament House Precinct 6

The City of Perth is to refer for determination by the WAPC all applications for approval to commence and carry out development within—

(a) The area depicted as the Inner Precinct on WAPC plan 3.2096; and
(b) The area depicted as the Outer Precinct on WAPC plan 3.2096, where the development proposed will exceed the specified height limits, previously determined by the WAPC.

9. Lots 6, 8 and 9 Scarborough Beach Road, Osborne Park

The City of Stirling is to refer for determination by the WAPC those applications made under Clause 28 of the MRS for the area shown on WAPC plan 4.1544.

10. Leach Highway and Stock Road—Leach Highway to South Street

The Cities of Fremantle and Melville are to refer for determination by the WAPC those applications made under Clause 28 of the MRS for the area shown on WAPC plan 1.7068.

PL405*

PLANNING AND DEVELOPMENT ACT 2005
DELEGATION

The Western Australian Planning Commission has resolved that (save as hereinafter provided) it hereby delegates to the Commissioner of Main Roads (as provided under the Main Roads Act 1930) pursuant to section 16 of the Planning and Development Act 2005 all of the functions, powers, rights and duties of the Commission that have arisen or may arise in respect of all claims for compensation made or to be made under the Land Administration Act 1997 together with and as modified by the Planning and Development Act 2005 in relation to that land being Lot 282 on Plan 3107 and being the whole of the land contained in Certificate of Title Volume 1637 Folio 881 which has either been taken or which may be taken in the future for the purposes of the Metropolitan Region Scheme namely Primary Regionals Roads—Perth to Darwin Highway including (but without derogating from the generality of this delegation) making offers of compensation to claimants as required under the Land Administration Act 1997 together with and as modified by the Planning and Development Act 2005,
making advance payments in partial satisfaction of such claims, the negotiation and settlement of such claims, the defence of such claims or otherwise the doing of all such act matters or things however arising in relation to such claims.

Provided that in accordance with section 204 of the Planning and Development Act 2005 the Commissioner of Main Roads shall not in exercising this delegation make any contract or incur any expenditure the consideration or cost of which exceeds $1,000,000 without the prior consent of the Minister under that section.

The Common Seal of the Western Australian Planning Commission was hereto affixed in the presence of—

ERIC LUMSDEN PSM, Chairperson.
GAIL McGOWAN, Member.

Date: 4 June 2015.

POLICE

PO401*

ROAD TRAFFIC ACT 1974
ROAD TRAFFIC CODE 2000

AUTHORISED PERSONS

Appointment of Accredited Pilots as Authorised Persons

I hereby declare that each person who is an accredited pilot pursuant to Regulation 3 of the Road Traffic Code 2000 named in the attached lists are “authorised persons” within the meaning of and in accordance with Regulation 271 of the Road Traffic Code 2000 for the purposes of regulations 272(1)(a), 272(1)(d), 282(2) and 286 of the Road Traffic Code 2000—whilst performing their functions in the facilitating the safe movement of an oversize vehicle escorted by an accredited pilot.

Dated this Tuesday, 26 May 2015.

KARL J. O’CALLAGHAN APM, Commissioner of Police.

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PREMIER AND CABINET

PR401*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment—

Hon J. H. D. Day MLA to act temporarily in the office of Minister for Education; Aboriginal Affairs; Electoral Affairs in the absence of the Hon P. C. Collier MLC for the period 11 to 19 July 2015 (both dates inclusive).

This notice supersedes acting arrangements relating to the above office that were published in Government Gazette No. 65 of 1 May 2015.

PETER CONRAN, Director General, Department of the Premier and Cabinet.
PR402*

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointments to the office of Minister for Emergency Services; Corrective Services; Small Business; Veterans in the absence of the Hon J. M. Francis MLA—

- Hon D. C. Nalder MLA from 17 to 19 July 2015 inclusive; and
- Hon L. M. Harvey MLA from 20 July to 12 August 2015 inclusive.

PETER CONRAN, Director General,
Department of the Premier and Cabinet.

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PR403*

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment—

Hon J. H. D. Day MLA to act temporarily in the office of Minister for Police; Road Safety; Training and Workforce Development; Women’s Interests in the absence of the Hon L. M. Harvey MLA for the period 11 to 19 July 2015 (both dates inclusive).

PETER CONRAN, Director General,
Department of the Premier and Cabinet.

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PR404*

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment—

Hon M. J. Davies MLA to act temporarily in the office of Minister for Regional Development; Lands; Minister Assisting the Minister for State Development in the absence of the Hon D. T. Redman MLA for the period 18 July to 2 August 2015 (both dates inclusive).

PETER CONRAN, Director General,
Department of the Premier and Cabinet.

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DECEASED ESTATES

ZX401*

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claim to Australian Executor Trustees Limited of Level 28, 152-158 St George’s Terrace Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice—

Godfrey Elvie of Frank Prendergast House, 27 Pearson Drive, Success, Retired, died 27 February 2015.
Gibbard Gregory Leonard of 24 Earnley Way, Balga, Clerk, died 7 April 2015.
Worth Phylis Leigh of Regis Como House, 36 Talbot Avenue Como, formerly of 1 Worth Parade, Ascot, Widow, died 17 April 2015.
Hopper Audrey of 11B Morning Cloud Vale, Willetton, Married Woman, died 17 April 2015.

Dated: 9 June 2015.

MICHAEL SATIE, Manager Estate and Trust Administration.
ZX402*

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Alison McDonald Maxwell late of Regents Garden Four Seasons Booragoon, 495 Marmion Street, Booragoon, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 6 March 2015, are required by the Trustee of the late Alison McDonald Maxwell of c/- Denmark Legal, 37 Strickland Street, Denmark, Western Australia 6333, to send particulars of their claims to it by 13 July 2015, after which date the Trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

DENMARK LEGAL.

ZX403*

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 12 July 2015, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Gregory, Joseph Michael, c/- Kununurra Aged Care Facility, Post Office Box 239, Kununurra, died 22.10.2013 (PM33067969 TM52)
Henderson, Colin, late of 14 Lemana Court, Nollamara, died 26.02.2015 (DE19783041 EM22)
Julien, Leslie Lawrence, Also Known As Les Julien, late of 1 Marian Avenue, Armadale, died 22.01.2015 (DE19840817 EM17)
Plenry, Olive Helen, late of 248 Lyon Road, Aubin Grove, died 8.05.2015 (DE19820779 EM38)
Robson, Valma Mary, late of RAAF Association Retirement Village, 41 Portrush Parade, Meadow Springs, died 7.05.2015 (DE19641600 EM37)
Sardelich, Alice May, late of J E Murray Home, 16-18 Deerness Way, Armadale, died 6.05.2015 (DE19930237 EM22)
Strother, Joan, late of Maurice Zeffert Memorial Home, 119 Cresswell Road, Dianella, died 9.05.2015 (DE19641107 EM16)

BRIAN ROCHE, Public Trustee,
553 Hay Street, Perth WA 6000.
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