



WESTERN  
AUSTRALIAN  
GOVERNMENT  
**Gazette**

ISSN 1448-949X PRINT POST APPROVED PP665002/00041



PERTH, FRIDAY, 13 MAY 2011 No. 79

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

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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.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

State Law Publisher  
Ground Floor,  
10 William St. Perth, 6000  
Telephone: 9426 0000 Fax: 9321 7536

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
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# — PART 1 —

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## PROCLAMATIONS

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AA101\*

### Proclamation

as to the administration of the government of the State of Western Australia

Western Australia

*By His Excellency  
the Honourable Wayne Stewart Martin,  
Lieutenant-Governor and Administrator  
of the State of Western Australia*

[L.S.]

WAYNE STEWART MARTIN  
Lieutenant-Governor and Administrator

There is a vacancy in the office of Governor of the State of Western Australia for the purpose of the *Letters Patent relating to the Office of Governor of the State of Western Australia* dated 14 February 1986 clause XI as from and including 3 May 2011.

I, Wayne Stewart Martin, was appointed Lieutenant-Governor of the State of Western Australia by a commission dated 27 August 2009.

I, Wayne Stewart Martin, proclaim and declare that, under clauses XI and XIII of those Letters Patent, I have assumed the administration of the government of the State and, under clause XIV of those Letters Patent, may perform and exercise the powers and functions of the Governor.

Issued under my hand and the Public Seal of the State at Perth on 3 May 2011.

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## JUSTICE

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JU301\*

Family Court Act 1997

## Family Court Amendment Regulations 2011

Made by the Lieutenant-Governor and Administrator in Executive Council.

### 1. Citation

These regulations are the *Family Court Amendment Regulations 2011*.

**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 *Family Court Regulations 1998*.

**4. Part 1 heading inserted**

Before regulation 1 insert:

### **Part 1 — Preliminary**

**5. Regulation 3 amended**

- (1) In regulation 3 delete the definition of *Centrelink*;
- (2) In regulation 3 insert in alphabetical order:

*authorised officer* means a person designated as an authorised officer under regulation 17B;

**6. Part 2 heading inserted**

After regulation 3 insert:

### **Part 2 — General**

**7. Regulation 7 amended**

After regulation 7(2) insert:

- (3) A party to proceedings may request a copy of a transcript of the proceedings.
- (4) A fee is payable by a person who makes a request under subregulation (3) of an amount equal to the actual cost to the court of transcribing the record of proceedings.

**8. Part 3 heading and Part 3 Division 1 inserted**

After regulation 17 insert:

**Part 3 — Court fees**

**Division 1 — Preliminary**

**17A. Terms used**

In this Part —

*filing fee* means a fee mentioned in Schedule 1 item 1, 4 or 7;

*full fee* means a fee that has not been reduced or waived;

*hearing fee* means a fee mentioned in Schedule 1 item 3 or 6;

*reduced fee* means the fee mentioned in Schedule 1 item 8;

*setting-down fee* means a fee mentioned in Schedule 1 item 2 or 5;

*working day* means a day on which the offices of the court are open.

**17B. Authorised officers**

The Principal Registrar may, in writing, designate an officer of the court to be an authorised officer for the purposes of these regulations.

**9. Part 3 Division 2 heading inserted**

Before regulation 18 insert:

**Division 2 — Court fees payable**

**10. Regulation 18 amended**

(1) Delete regulation 18(1) and insert:

(1) Schedule 1 sets out the fees payable in proceedings under the Act.

- (2) Delete regulation 18(2) and insert:
- (2) The person liable to pay a fee is —
- (a) if the fee is a filing fee, the person seeking to file the application or response; or
  - (b) if the fee is a setting-down or hearing fee, the person who initiated the proceedings or lodged the appeal; or
  - (c) if the court or a registrar so orders —
    - (i) another party to the proceedings or appeal; or
    - (ii) each of 2 or more parties to the proceedings or appeal, including the person initiating the proceedings or lodging the appeal in the proportions ordered.
- (3) In regulation 18(3) after “application” insert:
- or appeal
- (4) After regulation 18(3) insert:
- (3A) A setting-down fee is payable —
- (a) if a court or a registrar directs a time within which the fee must be paid — within that time; or
  - (b) in any other case — at the time when a date is fixed for the hearing of the proceedings.
- (5) Delete regulation 18(5) and insert:
- (5) A registrar must not accept an application or appeal for filing in any registry unless any filing fee for the application or appeal mentioned in Schedule 1 has been paid.
- (6) In regulation 18(6) delete “Subject to subregulation (7), if,” and insert:
- If,

- (7) Delete regulation 18(7) and (7a) and insert:
- (6A) If a fee remains unpaid after the time mentioned in subregulation (3) or (4) or the end of a period mentioned in regulation 18D(3), the unpaid fee is recoverable in a court of competent jurisdiction as a debt due to the State.
- (7) A fee mentioned in Schedule 1 is not payable if the fee has already been paid in relation to the proceedings by a person other than the person liable to pay the fee.
- (8) In regulation 18(8)(a) delete “subregulation (1)” and insert:
- Schedule 1
- (9) After regulation 18(8) insert:
- (8A) A person is entitled to a refund of the whole or part of a fee mentioned in Schedule 1 (the *refund amount*) if the person pays more than the person is required to pay for the fee under these regulations.
- (8B) The refund amount is the difference between the fee paid by the person and the amount the person is required to pay for the fee.
- (10) In regulation 18(9):
- (a) delete “hearing fee” and insert:
- setting-down fee
- (b) in paragraph (a)(ii) delete “20” and insert:
- 10
- (11) After regulation 18(9) insert:
- (10) A person who has paid a hearing fee for the whole or part of a hearing is entitled to a refund of —
- (a) if the hearing is conducted only to formalise the making of final orders — the hearing fee; or
- (b) if the hearing does not proceed on a particular hearing day — the hearing fee for that day.

- (11) In this regulation —  
*appeal* includes cross-appeal.

**11. Regulations 18A, 18B, 18C and 18D inserted**

After regulation 18 insert:

**18A. Reduction of fees — general**

- (1) This regulation applies to a person if —
- (a) the person has been granted legal aid (under a legal aid scheme or service established under Commonwealth, State or Territory law, or approved by the Attorney-General of the Commonwealth for the proceeding; or
  - (b) the person is —
    - (i) the holder of any of the following cards issued by the Commonwealth Department of Families, Housing, Community Services and Indigenous Affairs —
      - (I) a health care card;
      - (II) a pensioner concession card;
      - (III) a Commonwealth seniors health card;
    - or
    - (ii) the holder of any other card issued by the Commonwealth Department of Families, Housing, Community Services and Indigenous Affairs, or the Commonwealth Department of Veterans' Affairs, that certifies the holder's entitlement to Commonwealth health concessions; or
    - (iii) serving a sentence of imprisonment, or otherwise lawfully detained in a public institution; or
    - (iv) aged less than 18 years; or
    - (v) receiving youth allowance or austudy payment, within the meaning of the *Social Security Act 1991* (Commonwealth); or
    - (vi) receiving benefit under ABSTUDY, within the meaning of the *Social Security Act 1991* (Commonwealth).

- (2) In subregulation (1)(b) —  
*holder*, of a card, does not include a dependant of the holder.
- (3) Other than in relation to the fee mentioned in Schedule 1 item 7, the reduced fee is payable instead of the full fee on the first occasion the full fee would otherwise be payable by the person in a proceeding.
- (4) However, if the full fee for the proceeding mentioned in subregulation (3) is less than the reduced fee, the full fee is payable by the person.
- (5) If a fee mentioned in subregulation (3) or (4) is paid by the person in a proceeding, or if a fee is waived under subregulation (6), no other fees mentioned in Schedule 1 (other than a fee mentioned in item 7) are payable by the person in connection with the proceeding.
- (6) A registrar or an authorised officer may waive payment of a fee (other than a fee mentioned in Schedule 1 item 7 or a fee for an appeal), payable by a person in a proceeding related to a proceeding mentioned in subregulation (3), if the registrar or authorised officer considers that the proceedings are closely connected and that the waiver of the fee is appropriate.
- (7) In considering whether to waive payment of a fee in a related proceeding, the registrar or authorised officer must take into account the following factors —
  - (a) whether the dispute is between the same parties;
  - (b) whether the dispute arises from the same circumstances;
  - (c) the length of time since the first proceeding was commenced;
  - (d) whether the manner in which the proceedings have been brought is an efficient use of the court's resources;
  - (e) whether the litigation would be in the public interest;
  - (f) the capacity of the person to pay the fee.
- (8) In this regulation, an appeal is to be treated as a new proceeding.

**18B. Reduction of fees — hardship**

- (1) If a registrar or an authorised officer, having regard to the income, day-to-day living expenses, liabilities and assets of a person liable to pay a fee mentioned in Schedule 1 (other than a fee mentioned in item 7),

considers that payment of the fee would cause financial hardship to the person, the registrar or authorised officer may impose the reduced fee on each occasion the fee is payable instead of the fee for which the person would otherwise be liable.

- (2) However, if subregulation (1) applies, the reduced fee is payable only once for setting-down, and no fee is payable for a hearing, regardless of the number of hearing days.

**18C. Change in circumstances**

- (1) Regulation 18A(5) applies to a person as if the person had paid a fee under regulation 18A(3) or (4) if —
  - (a) the person pays a full fee, or a reduced fee under regulation 18B, in a proceeding; and
  - (b) after the fee has been paid, the person becomes eligible under regulation 18A(1) to pay the reduced fee.
- (2) However, if a person's circumstances change so that regulation 18A(1) no longer applies to the person, the person is liable to pay all fees that become payable after the change in circumstances.

**18D. Deferral of fees**

- (1) Subject to subregulation (2), all or part of a fee mentioned in these regulations may be deferred by a registrar or an authorised officer, subject to any conditions determined by the registrar or authorised officer.
- (2) The registrar or authorised officer may defer the whole or part of a fee if —
  - (a) the registrar or authorised officer considers that —
    - (i) for a filing fee — the need to file the document is so urgent that it overrides the requirement to pay the filing fee at the time of filing; or
    - (ii) it would, having regard to the financial circumstances of the person liable to pay the fee, be oppressive or otherwise unreasonable to require payment in accordance with regulation 18(3), (3A) or (4);

or

- (b) for a setting-down fee — the date of the hearing is more than 6 months after the day on which the proceeding is set down for hearing.
- (3) If payment of a fee has been deferred under this regulation, the fee must be paid within —
  - (a) 30 days after the date of deferral; or
  - (b) another period specified in writing by the registrar or authorised officer.

**12. Part 3 Division 3 heading inserted**

Before regulation 19 insert:

**Division 3 — Automatic variation of fees**

**13. Regulation 19 replaced**

Delete regulation 19 and insert:

**19. Biennial increases**

A fee mentioned in Schedule 1 (other than a fee mentioned in item 8) is increased in accordance with this Division on each biennial anniversary of 1 July 2010.

**14. Regulation 20 amended**

- (1) In regulation 20(1) delete the definition of *fee* and insert:

*fee* means a fee mentioned in Schedule 1 (other than the fee mentioned in item 8);

- (2) In regulation 20(1) in the definition of *relevant period*:

- (a) in paragraph (a) delete “1998;” and insert:

2010;

- (b) in paragraph (b) delete “1998.” and insert:

2010.

**15. Part 4 heading inserted**

Before regulation 21 insert:

**Part 4 — Review**

**16. Regulation 21 replaced**

Delete regulation 21 and insert:

**21. Review of decisions under these regulations**

A decision made by a registrar or authorised officer under these regulations is reviewable as if it were an order or direction made by the Principal Registrar, registrar or deputy registrar under the *Family Court Rules 1998* rule 25.

**17. Part 5 heading inserted**

After regulation 21 insert:

**Part 5 — Transitional provisions**

**18. Regulation 22 replaced**

Delete regulation 22 and insert:

**22. Transitional provisions relating to the *Family Court Amendment Regulations 2011***

- (1) In these regulations —  
*commencement day* means the day on which the *Family Court Amendment Regulations 2011* regulation 10 comes into operation.
- (2) Regulation 18(7)(a) and (b) of these regulations as in force immediately before commencement day continues to apply to proceedings commenced before commencement day.
- (3) Regulation 18(9) of these regulations as in force immediately before commencement day continues to apply to —
  - (a) a hearing fee paid before 1 July 2010; and
  - (b) a hearing fee, for the first day of hearing, paid before commencement day.

- (4) Regulation 18(10), inserted by the *Family Court Amendment Regulations 2011* regulation 10(11), applies to a hearing fee for the second and subsequent days of a hearing, paid before commencement day.

**19. Schedule 1 inserted**

At the end of the regulations insert:

**Schedule 1 — Fees**

[r. 18, 18A, 18B, 18C and 18D]

<b>Item</b>	<b>Document or action</b>	<b>Fee</b>
1.	Filing an application for final orders in Part 5A proceedings or for a parenting order	\$243
2.	Setting-down for hearing in Part 5A proceedings or for a parenting order, if defended, for final orders — (a) for a hearing before a judge (b) for a hearing before a magistrate	\$608 \$444
3.	Hearing in Part 5A proceedings or for a parenting order, if defended, for final orders — for each hearing day, or part of a hearing day, excluding the first hearing day — (a) for a hearing before a judge (b) for a hearing before a magistrate	\$608 \$444
4.	Filing a response to an application for final orders in Part 5A proceedings or for a parenting order	\$243
5.	Setting-down for hearing in an appeal under section 211 from a decree of a Magistrates Court	\$608
6.	Hearing in an appeal under section 211 from a decree of a Magistrates Court — for each hearing day, or part of a hearing day, excluding the first hearing day	\$608
7.	Filing an application for a consent order	\$80
8.	Reduced fee	\$60

By Command of the Lieutenant-Governor and Administrator,

PETER CONRAN, Clerk of the Executive Council.

## — PART 2 —

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### CORRECTIVE SERVICES

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CS401\*

#### COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

##### PERMIT DETAILS

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has issued the following persons with Permits to do High-Level Security Work.

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Beckett	Jennifer Ann	CS11-705	06/05/2011	01/05/2011	30/07/2011
Davidson	Dean Raymond	CS11-704	04/05/2011	18/04/2011	30/07/2011

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

COLIN BRANDIS, Manager Court Security &  
Custodial Services Contract.

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### HERITAGE

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HR401\*

#### HERITAGE OF WESTERN AUSTRALIA ACT 1990

##### ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

##### Proposed Registrations

Notice is hereby given in accordance with section 47(5) of the *Heritage of Western Australia Act 1990*, the Heritage Council hereby gives notice that it has advised the Minister for Heritage regarding registration of crown property that it has resolved that—

1. the place listed below is of cultural heritage significance, and is of value for the present community and future generations;
2. the protection afforded by the *Heritage of Western Australia Act 1990* is appropriate; and
3. the place should be entered in the Register of Heritage Places on a permanent basis.

Notice is hereby given that the place will be entered in the Register of Heritage Places on an interim basis with effect from today in accordance with section 50(1)(b) of the *Heritage of Western Australia Act 1990*. The place listed below is wholly or partly vested in the Crown, or in a person on behalf of the Crown, in right of the State.

Notice is hereby given in accordance with Section 49(1) of the Heritage of Western Australia Act 1990 that, pursuant to directions from the Minister for Heritage, it is proposed that the places described below be entered in the Register of Heritage Places on an interim basis. The Heritage Council invites submissions on the proposal, which must be in writing & should be forwarded to the address below not later than 24 June 2011.

**Balcatta Senior High School** at 31 Poincaire Street, Balcatta; Res 28571 being Lot 8184 DP 27092 and all the land contained in CLT V 3121 F 557.

**Langley Park** at Riverside Drive, Perth; Res 12510 being Lot 565 on DP 205268 and the whole of the land comprised in CLT V 3062 F 491; Res 13949 being Lot 483 on DP 70497 and the whole of the land comprised in CLT V 3016 F 897.

**AMENDMENTS TO CURTILAGE OF A PROPOSED REGISTERED PLACE**

Notice is hereby given in accordance with Section 49(1) of the Heritage of Western Australia Act 1990 that, pursuant to a direction from the Minister for Heritage, it is proposed that the place described below be entered in the Register of Heritage Places on a permanent basis. This proposal is for a smaller curtilage than previously advertised on 4 August 1992. The Heritage Council invites submissions on the proposal, which must be in writing & should be forwarded to the address below not later than 24 June 2011. The smaller curtilage of this place will be entered in the Register on an interim basis with effect from today in accordance with section 50(1) of the Heritage of Western Australia Act 1990.

**Gingin Railway Station and Quarters** on Jones Street, Gingin; Res 50843 being Lot 500 on DP 66821 and the whole of the land contained in CLT V 3159 F 952.

(sgd) GRAEME GAMMIE, Executive Director,  
Office of Heritage,  
108 Adelaide Terrace,  
East Perth WA 6004.

13 May 2011.

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**MARINE/MARITIME**


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MA401\*

**WESTERN AUSTRALIAN MARINE ACT 1982**  
**NAVIGABLE WATERS REGULATIONS 1958**

CLOSED WATERS ALL VESSELS

Ord River Dam Lake Argyle—Upper Ord River

*Shire of Wyndham-East Kimberley*

Department of Transport,  
Fremantle WA, 13 May 2011.

Acting pursuant to the powers conferred by Regulation 10A of the *Navigable Waters Regulations 1958*, I hereby proclaim the following areas of water closed to swimming until further notice—

**ORD RIVER DAM LAKE ARGYLE:** All the waters of Lake Argyle within 200 metres of the Ord River Dam and all waters of the Ord River downstream of the dam and south of a line at point A at position 16°07.2074'S, 128°44.2168'E (approximately 160 metres north westerly from the dam wall on the western bank of the Ord River) to point B at position 16°07.1791'S, 128°44.2874'E (approximately 130 metres to the north east of the dam wall on the eastern bank of the Ord River). All coordinates based on GDA 94.

DAVID HARROD FNI, General Manager,  
Marine Safety,  
Department of Transport.

MA402\*

**WESTERN AUSTRALIAN MARINE ACT 1982**

CLOSED WATERS ALL VESSELS

Ord River Dam Lake Argyle—Upper Ord River

*Shire of Wyndham-East Kimberley*

Department of Transport,  
Fremantle WA, 13 May 2011.

Acting pursuant to the powers conferred by Section 66 of the *Western Australian Marine Act 1982*, I hereby proclaim the following areas of water closed to all vessels until further notice—

**ORD RIVER DAM LAKE ARGYLE:** All the waters of Lake Argyle within 200 metres of the Ord River Dam and all waters of the Ord River downstream of the dam and south of a line at point A at position 16°07.2074'S, 128°44.2168'E (approximately 160 metres north westerly from the dam wall on the western bank of the Ord River) to point B at position 16°07.1791'S, 128°44.2874'E (approximately 130 metres to the north east of the dam wall on the eastern bank of the Ord River). All coordinates based on GDA 94.

DAVID HARROD FNI, General Manager,  
Marine Safety,  
Department of Transport.

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**MINERALS AND PETROLEUM**

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MP401\*

Commonwealth of Australia

**OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006**

## GRANT OF PETROLEUM RETENTION LEASE WA-39-R

Petroleum Retention Lease No. WA-39-R has been granted to Chevron Australia Pty Ltd and Chevron (TAPL) Pty Ltd to have effect for a period of five (5) years from and including 6 May 2011.

W. L. TINAPPLE, Executive Director Petroleum Division.

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**PLANNING**

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PL101\*

*Correction***PLANNING AND DEVELOPMENT ACT 2005**

## APPROVED LOCAL PLANNING SCHEME AMENDMENT

*City of Fremantle*

Local Planning Scheme No. 4—Amendment No. 20

It is hereby notified for public information that the notice under the above Amendment No. 20, published at pages 4637-4638 of the *Government Gazette* No. 208 dated 17 November 2009, contained an error which is now corrected as follows—

In point 3. for the word and number: Number 229

Read: Number 29

G. MacKENZIE, Chief Executive Officer.

PL401\*

**PLANNING AND DEVELOPMENT ACT 2005**

## APPROVED LOCAL PLANNING SCHEME AMENDMENT

*City of Albany*

Town Planning Scheme No. 3—Amendment No. 296

Ref: TPS/0205

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 Albany local planning scheme amendment on 4 May 2011 for the purpose of—

1. Rezoning the following properties from the Rural zone to the Residential Development zone—
  - Lots 2, 3, 5, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 South Coast Highway.
  - Lots 1, 2, 5, 6, 7, 26, 27 and 85 Balston Road.
  - Lots 24 and 25 Cuming Road.
  - Lots 20 and 23 Moortown Road.
  - Lot 4 Middle Street.
  - Lots 17, 18, 19 and 21 Sydney Street.
2. Reclassifying Lot 10 Moortown Road from the Public Purposes Reserve to the Residential Development zone.
3. Amending the Scheme Maps accordingly.

M. J. EVANS, Mayor.

F. JAMES, Chief Executive Officer.

PL402\*

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*Shire of Chittering*

Town Planning Scheme No. 6—Amendment No. 35

Ref: TPS/0360

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 Chittering local planning scheme amendment on 4 May 2011 for the purpose of—

1. Rezoning Pt Lot 1379 Crest Hill Road, Bindoon from “Agricultural Resource” to “Rural Smallholdings” and amending the Scheme Map accordingly.
2. Modifying Schedule 2—Zoning Table to insert the following permissibilities against the use class under the heading of “Rural Smallholdings”—

		Rural Smallholdings
	USE CLASSES	
1	Abattoir	X
2	Aged Persons Accommodation	X
3	Agricultural—Extensive	X
4	Agricultural—Intensive	A
5	Agro Forestry	X
6	Airfield	X
7	Amusement Facility	X
8	Ancillary Accommodation	D
9	Animal Establishment	A
10	Animal Husbandry/Intensive	X
11	Aquaculture	A
12	Art & Craft Centre	A
13	Bed and Breakfast	D
14	Builders Storage Yard	X
15	Camping Area	X
16	Car Park	X
17	Caravan Park	X
18	Caretakers Dwelling	X
19	Cemetery	X
20	Child Care Premises	X
21	Civic Use	D
22	Community Purposes	D
23	Consulting Rooms	X
24	Convenience Store	X
25	Educational Establishment	X
26	Equestrian Centre	X
27	Exhibition Centre	X
28	Factory Unit Building	X
29	Family Day-care	D
30	Farmstay	A
31	Farm Supply Centre	X
32	Fast Food Outlet	X
33	Fuel Depot	X
34	Funeral Parlour	X
35	Garden Centre	X
36	Group dwelling	X

		Rural Smallholdings
37	Home Business	P
38	Hotel/Motel	X
39	Industry—Cottage	D
40	Industry Extractive	X
41	Industry—General	X
42	Industry—Hazardous	X
43	Industry—Light	X
44	Industry—Mining	X
45	Industry—Noxious	X
46	Industry—Rural	A
47	Industry—Service	X
48	Land Refuse Centre	X
49	Landscape Supplies	X
50	Lodging House	X
51	Lunch Bar	X
52	Market	X
53	Medical Centre	X
54	Motor Vehicle Repair	X
55	Motor Vehicle Wrecking	X
56	Motor Vehicle, Boat and Caravan—Sales	X
57	Nursing Home	X
58	Office	X
59	Open Air display	X
60	Park Home Park	X
61	Piggery	X
62	Place of Assembly	X
63	Plan Nursery	X
64	Poultry Farm	X
65	Public Utility	D
66	Reception Centre	A
67	Recreation—Private	X
68	Residential Building	D
69	Resort	X
70	Restaurant	X
71	Restricted Premises	X
72	Roadhouse	X
73	Rural Pursuit	D
74	Salvage Yard	X
75	Service Station	X
76	Shop	X
77	Showroom	X
78	Single House	P
79	Stable	D
80	Stock Yards	X
81	Storage	X
82	Tavern	X
83	Telecommunications Infrastructure	A
84	Transport Depot	X

		Rural Smallholdings
85	Turf Farm	X
86	Veterinary Centre	X
87	Warehouse	X
88	Wayside Stall	D
89	Winery/Brewery	X
90	Zoological Gardens	X

3. Deleting "See Note 1 at end of zoning table" from Rural Smallholdings provisions of Schedule 2—Zoning Table.
4. Remove note under Clause 4.2.4 "There is currently no land zoned in the scheme for this purpose".
5. In clause 4.2.4 of the scheme, after the words "to provide lots with a minimum size of 5 hectares", deleting the text "and an average size of 10 hectares".
6. Amending the Use Class table for "Intensive Agriculture" from 'A' to 'D' use.

A. DOUGLAS, Shire President.  
H. HAWKINS, Chief Executive Officer.

**PL403\***

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*Shire of York*  
Town Planning Scheme No. 2—Amendment No. 26

Ref: 853/4/34/2 Pt 26

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 York local planning scheme amendment on 26 April 2011 for the purpose of—

1. Inserting structure plan provisions in Part 5 of the scheme as follows—
  - 5.10 Outline development Plans
    - 5.10.1 The local government or the Western Australian Planning Commission may require the preparation of an outline development plan prior to considering a subdivision or development proposal for any area or zone in the scheme.
    - 5.10.2 Subdivision and development should generally be in accordance with an approved outline development plan.
    - 5.10.3 A departure from, or alteration to, an outline development plan may be permitted if the local government and Western Australian Planning Commission considers the proposed departure or alteration to be minor in nature and it will not prejudice the future subdivision and development of the area.
    - 5.10.4 Outline development plan form and content
    - 5.10.5 An Outline development plan is to contain such detail as, in the opinion of the local government and Western Australian Planning Commission, is required to satisfy the planning requirements for the outline development plan area, and should include the following details—
      - (a) a set of maps and a report describing the outline development plan area and surrounding land uses;
      - (b) maps are to be of a legible scale for the outline development plan area;
      - (c) key opportunities and constraints of the outline development plan area including landform, topography, hydrology, landscape, vegetation, soils, conservation and heritage values, ownership, land use, roads and services;
      - (d) conservation and environmental values including bushland, wetlands, streams and water courses, foreshore reserves and setbacks, environmental policy areas and urban water management areas;

- (e) sites and features of Aboriginal and European heritage value;
- (f) transport routes, including highways, district and neighbourhood roads, public transport routes, cycle routes and railway stations;
- (g) the planning context for the outline development plan including the regional and neighbourhood structure, relevant strategies, Scheme provisions and policies and where appropriate, an indication of how the outline development plan is to be integrated into the surrounding uses;
- (h) proposed major land uses, in particular, residential areas, public open space, school sites, civic and community uses, commercial uses (including the location and hierarchy of commercial centres), mixed use, industrial and mixed business uses;
- (i) the proposed indicative lot pattern and general location of any major buildings;
- (j) estimates of future lots, dwellings, population, commercial and industrial floor space;
- (k) provision for major infrastructure, including main drainage, sewerage, water supply and other key infrastructure services;
- (l) the proposed road network and hierarchy, public transport services, and bicycle and pedestrian networks;
- (m) the timeframe and staging of subdivision and development, and the method of implementation, including any proposals for funding by development contributions; and
- (n) such other information as may be required by the local government as a result of the site's characteristics.

5.10.6 Advertising and adoption of outline development plans

5.10.7 Upon receiving an outline development plan, the local government is to either—

- (a) determine that the outline development plan is satisfactory for advertising;
- (b) determine that the outline development plan is not to be advertised until further details have been provided or modifications undertaken; or
- (c) determine that the outline development plan is not satisfactory for advertising and give reasons for this to the proponent.

5.10.8 When the local government has determined the outline development plan to be suitable for advertising, the outline development plan should be advertised for a minimum period of 21 days.

5.10.9 The local government shall advise affected landowners and relevant agencies in writing that the outline development plan is available for public advertising.

5.10.10 Following advertising, the local government shall consider the public submissions made in respect of the outline development plan, and either uphold or dismiss the submissions made.

5.10.11 The local government may require modifications to the outline development plan prior to adoption.

5.10.12 When the local government is satisfied with the outline development plan, it is to adopt the outline development plan and forward the Council's resolution, the adopted outline development plan, and schedule of public submissions is to be forwarded to the Western Australian Planning Commission for final approval.

5.10.13 The Western Australian Commission shall then either approve the outline development plan, approve the outline development plan with modifications or refuse the outline development plan.

5.10.14 Operation of outline development plan

5.10.15 An outline development plan commences operation when it is adopted by the local government and approved by the Western Australian Planning Commission.

5.10.16 If an outline development plan imposes a classification on the land included in it by reference to reserves, zones, or Residential Design Codes then—

- (a) the provisions of the outline development plan apply to the land as if its provisions were incorporated into the Scheme and it is binding and enforceable in the same way as corresponding provisions incorporated in the Scheme; and
- (b) provisions in the Scheme applicable to the land in those classifications under the Scheme apply to the outline development plan area.
- (c) where there is conflict between the provisions of a zone, reserve or provision in an outline development plan or a scheme, the scheme shall prevail.

5.10.17 If the zones and reserves in an outline development plan are inconsistent with the Scheme, they must be incorporated into a scheme via an amendment or a scheme review.

5.10.18 Right of Review

- 5.10.19 The proponent of an outline development plan required by this Scheme may make application for review under Part 14 of the *Planning and Development Act 2005* on the following grounds—
- (a) The failure of the local government to make a determination on the content and requirement of an outline development plan (or an amendment to an outline development plan) within 120 days of the outline development plan being lodged;
  - (b) A decision by the local government not to endorse an outline development plan (or an amendment to an outline development plan); and
  - (c) Conditions of approval of the outline development plan (or an amendment to an outline development plan).
- 5.10.20 In considering other procedural matters involved with outline development plans, the local government and proponent will be guided by policies of the Western Australian Planning Commission.
2. Inserting a new Part 6—Special Control Areas and renumbering subsequent Parts of the Scheme appropriately.
3. Inserting the following provisions into Part 6 of the Scheme—

#### **6.1 Development contributions**

- 6.1.1 The *Planning and Development Act 2005* provides for local schemes to make agreements and recover expenses incurred in order to implement, enforce and give effect to the scheme.
- 6.1.2 Development contributions may be made for standard infrastructure such as roads, water, power, sewer and public open space through the subdivision process.
- 6.1.3 Community infrastructure includes, but is not limited to, public open space in rural areas, sporting and recreational facilities, community centres, child care centres, libraries and cultural facilities.
- 6.1.4 Development contributions for community infrastructure may only be levied in accordance with the requirements of *State Planning Policy 3.6—Development contributions for infrastructure*. Prior to seeking contributions for community infrastructure local governments need to prepare a—
- (a) community infrastructure plan for the area with demand analysis and service catchments;
  - (b) a capital expenditure plan;
  - (c) projected growth figures; and
  - (d) infrastructure costs, with provision for cost escalation.
- 6.1.5 Development contributions can be calculated and applied as either standard conditions of subdivision, conditions of development or through voluntary legal agreements. Provisions of this Scheme relate to development contributions prepared through a scheme amendment process, and do not cover voluntary legal agreements between local government and developers.
- 6.1.6 Development contributions for standard infrastructure can generally be summarised as—
- (a) land contributions—public open space, riverine setbacks, land for primary schools, roads and road widening and primary distributor roads where justified by the subdivision;
  - (b) infrastructure works—water, sewerage, drainage, electricity, roads and other traffic works, footpaths, pedestrian accessways and dual-use paths, road upgrades, construction and widening;
  - (c) standard water, sewerage and drainage headworks charges for off-site works, monetary contributions in lieu of land or works and to reimburse other owners where costs are shared;
  - (d) other contributions as provided for in Western Australian Planning Commission policies.
- 6.1.7 Development contributions relate only to the provision of infrastructure and not the ongoing maintenance of said infrastructure.
- 6.1.8 For matters relating to the calculation and supporting information required to support a development contribution plan, the clauses of *State Planning Policy 3.6—Development contributions for infrastructure* shall apply as if they were part of this Scheme.
- #### **6.1.9 Principles for requiring development contributions**
- In considering development contributions, it must be demonstrated that—
- (a) the proposed development generates a need for the infrastructure;
  - (b) the calculation and application of the contributions is clear and transparent;
  - (c) contributions are levied equitably across a development contribution area;
  - (d) all development contributions are identified and methods for dealing with escalation be agreed upon at the commencement of a contribution arrangement;
  - (e) contributions should be justified on a whole of life capital cost basis and prevent over-recovery of costs;

- (f) landowners and developers are consulted on the manner of determining contributions and have the opportunity to seek review by an independent third party; and
- (g) development contributions must be determined and expended in an accountable manner.

**6.1.10 Development contribution areas and development contribution plans**

- 6.1.11 Development contribution areas are shown on the Scheme map and included in Schedule 13 of the Scheme.
- 6.1.12 In respect of a development contribution area shown on a scheme map, the provisions applying to the area apply in addition to the provisions applying to any underlying zone or reserve and any general provisions of the scheme.
- 6.1.13 The purpose of having development contribution areas is to—
- (a) provide for the equitable sharing of the costs of infrastructure and administrative costs between owners;
  - (b) ensure that cost contributions are reasonably required as a result of the subdivision and development of land in the development contribution area; and
  - (c) coordinate the timely provision of infrastructure.
- 6.1.14 Development contribution areas must be supported by a development contribution plan, which is then referenced in Schedule 14 of the Scheme.
- 6.1.15 The content, form and process for preparing and implementing a development contribution plan is outlined in *State Planning Policy 3.6—Development contributions for infrastructure*. For matters of process, valuation, arbitration or conflict resolution, the clauses of *State Planning Policy 3.6—Development contributions for infrastructure* shall apply as if they were part of this Scheme.
- 6.1.16 Development contribution plans may involve administrative costs involved in the preparation and implementation of the plan, including legal, accounting, planning, engineering and other professional advice.
- 6.1.17 Costs not identified in a development contribution plan may not be apportioned or levied at a later date.
- 6.1.18 A development contribution plan is only enforceable once it is incorporated into the scheme. This enacts the advertising and other provisions of the *Town Planning Regulations 1967* applicable to the making of schemes and amendments.
- 6.1.19 Any amendment to a development contribution plan will require a scheme amendment in order to become enforceable.

**6.1.20 Payment of cost contributions**

- 6.1.21 As a general principle, the local government incurs costs associated with a development contribution plan up-front, and then recoups costs from landowners. This may be varied by agreement between the parties.
- 6.1.22 The landowners liability to pay the owner's cost contribution to the local government arises when—
- (a) the Western Australian Planning Commission endorses the deposited plan or survey strata plan of the subdivision of the owner's land within the development contribution area;
  - (b) the commencement of any development on the owner's land within the development contribution area;
  - (c) the approval of any strata plan by the local government or Western Australian Planning Commission on the owner's land within the development contribution area; or
  - (d) the approval of a change of extension of use by the local government on the owner's land within the development contribution area.
- 6.1.23 The liability arises only once upon the earliest of the above listed events.

**6.1.24 Interaction between outline development plans and development contributions plans**

- 6.1.25 A development contribution plan will generally be supported by an outline development plan prepared under clause 5.10 of the scheme.
- 6.1.26 In order to effect a development contribution plan, it is necessary to—
- (a) prepare an outline development plan to identify the land uses and development in the development contribution area;
  - (b) establish a development contribution area based on the outline development plan area;
  - (c) prepare a development contribution plan;
  - (d) amend the scheme to appropriately zone land in the development contribution area;
  - (e) amend the scheme to introduce the development contribution area to the scheme map and reference the development contribution plan in schedule 14.
- 6.1.27 The development contribution area may encompass multiple outline development plan areas.

- 6.1.28 It is possible to conduct all five steps concurrently, the local government may elect to prepare an outline development plan and development contribution plan as a first stage. This provides for effective risk management and gives the local government the opportunity to—
- (a) consult with landowners, community groups and agencies in the preparation of the outline development plan to address major issues prior to a scheme amendment;
  - (b) use the outline development planning process to inform the eventual zones in the scheme and provide a basis for the development contribution area;
  - (c) use the outline development planning process to clarify and refine the administrative costs required in the development contribution plan; and
  - (d) determine whether the scheme amendment should be proceeded with prior to investing in the preparation of a development contribution plan.
4. Creating a new Schedule 13 as follows—

**SCHEDULE 13**

**DEVELOPMENT CONTROL AREAS**

**Development Control areas shall be shown on the Scheme Maps and marked DCA**

5. Creating a new Schedule 14 as follows—

**SCHEDULE 14**

**COMMUNITY INFRASTRUCTURE DEVELOPMENT CONTRIBUTION PLANS FOR DEVELOPMENT CONTRIBUTION AREAS**

6. Modifying Clause 4.8.3 by inserting the words “in accordance with Clause 5.10” immediately following the words “Outline Development Plan”.
7. Deleting Clauses 4.8.3 (a) to (f).
8. Deleting Clause 4.13.2 (b) and replace it with—  
*In the Rural Residential zone the local government may require the preparation of an outline development plan, in accordance with Clause 5.10 before granting and/or recommending approval to any development which involves subdivision or follow subdivision and the outline development plan shall form the basis for subdivision.*
9. Modifying Clause 4.13.2 (c) to delete the words “subdivision guide plan” and replace them with “outline development plan”.
10. Deleting Clause 4.13.2 (d) and replace it with the following—  
*The provisions for controlling subdivision and development in specific Rural Residential zones shall be laid down in Schedule 6 and future subdivision will generally accord with the outline development plan, approved in accordance with Clause 5.10, for the specified areas.*
11. Deleting Clause 4.14.2 (b) and replace it with the following—  
*In the Rural Smallholdings zone the local government may require the preparation of an outline development plan, in accordance with Clause 5.10 before granting and/or recommending approval to any development which involves subdivision or follow subdivision and the outline development plan shall for the basis for subdivision.*
12. Modifying Clause 4.14.2 (c) to delete the words “subdivision guide plan” and replace them with “outline development plan”.
13. Deleting Clause 4.14.2 (d) and replace it with the following—  
*The provisions for controlling subdivision and development in specific Rural Smallholdings zones shall be laid down in Schedule 7 and future subdivision will generally accord with the outline development plan, approved in accordance with Clause 5.10, for the specified areas.*

P. HOOPER, Shire President.  
R. P. HOOPER, Chief Executive Officer.

PL404\*

**PLANNING AND DEVELOPMENT ACT 2005**

**METROPOLITAN REGION SCHEME**

*Town of Kwinana*

Notice of Resolution—Clause 27

South Western Portion of Wellard East Cell

Amendment 1214/27

File No.: 812-2-26-0008

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission (WAPC) resolved on 3 May 2011 to transfer land from the urban deferred zone to the urban zone, as shown on WAPC plan 4.1569.

The Town of Kwinana requested the concurrent amendment of its Town Planning Scheme No. 2 using the provisions of section 126(3) of the Planning and Development Act. This request has been agreed to by the WAPC. Accordingly, the amendment to the Metropolitan Region Scheme and the Town of Kwinana Town Planning Scheme No. 2 is effective from the date of publication of this notice in the *Government Gazette*.

The plan of the Metropolitan Region Scheme amendment may be viewed at the offices of—

- Western Australian Planning Commission, Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Town of Kwinana
- City of Rockingham

TONY EVANS, Secretary,  
Western Australian Planning Commission.

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## POLICE

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PO401\*

### ROAD TRAFFIC ACT 1974

#### TEMPORARY SUSPENSION OF REGULATIONS

I, Paul David Greenshaw, INSPECTOR being the delegated officer of the Minister for Transport under Section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by Section 83(1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purposes of:

A Cycle Race—Coolgardie—Esperance Highway by members/entrants of the Eastern Goldfields Cycle Club on 3 July 2011 between the hours of 09:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Coolgardie-Esperance Hwy in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Cycle Race—Celebration Road (Goldfields Highway) by members/entrants of the Eastern Goldfields Cycle Club on 7 August 2011 between the hours of 09:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Celebration Road in the City of Kalgoorlie-Boulder and Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Cycle Race—Kambalda East by members/entrants of the Eastern Goldfields Cycle Club on 28 August 2011 between the hours of 09:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Gordon Adams Road, Acacia Road, Serpentine Road, Gordon Adams Road and Red Hill lookout in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Cycle Race—Goldfields Highway by members/entrants of the Eastern Goldfields Cycle Club on 4 September 2011 between the hours of 09:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Goldfields Highway and Emu Rocks Road in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Cycle Event—Coolgardie—Bonnievale Road by members/entrants of the Eastern Goldfields Cycle Club on 18 September 2011 between the hours of 08:30 Hrs and 11:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Great Eastern Highway, Moran Street, Moran Street/Bonnievale Road and Bayley Street in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Bibra Lakes Easter 16—Individual Cycling Time Trial (16km) by members/entrants of the Australian Time Trials Association on 22 April 2011 between the hours of 07:00 Hrs and 11:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Bibra Drive, Hope Road and Progress Drive in the City of Cockburn.

All participants to wear approved head protection at all times.

A Cycling Road Race by members/entrants of the Northern Districts Cycle Club on 10 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Glenisla Road, Canning Road, Pickering Brook Road, Paterson Road, Walnut Road and Glenisla Road in the Shire of Kalamunda.

All participants to wear approved head protection at all times.

A Dampier Triathlon by members/entrants of the Nickol Bay Triathlon Club on 1 May 2011 between the hours of 07:00 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

The Esplanade, Central Avenue, Dampier Road, Parker Point Road and The Esplanade in the Shire of Roebourne.

All participants to wear approved head protection at all times for the cycle event.

A Cycle Road Race by members/entrants of the Peel District Cycling Club (Inc) on 23 April 2011 between the hours of 14:00 Hrs and 16:30 Hrs, 18 June 2011 between the hours of 14:00 Hrs and 16:30 Hrs, 20 August 2011 between the hours of 14:00 Hrs and 16:30 Hrs, 29 October 2011 between the hours of 14:00 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Dog Hill Road, Youngs Road, St Albans Road, Folly Road, Youngs Road and Dog Hill Road in the City of Rockingham.

All participants to wear approved head protection at all times.

A Participation Cycle Road Event by members/entrants of the South West Cycling Club on 16 April 2011 between the hours of 10:00 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Sunset Drive, Miamup Road, Brockman Road and Sunset Drive in the Shire of Augusta-Margaret River.

All participants to wear approved head protection at all times.

A Foot Race—Mount Helena 40 Miler and Relay by members/entrants of the West Australian Marathon Club on 3 April 2011 between the hours of 06:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Sexton Street, Stoneville Road, Sawyers Road, Lion Street, Elliott Road, Thomas Road and Old Northam Road in the Shire of Mundaring. Course is 2 laps.

A Cycle Road Race by members/entrants of the Cyclo Sportif Club of Australia Inc on 3 April 2011 between the hours of 07:00 Hrs and 15:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Hill Street, Nanga Brook Road, Nanga Road, Pinjarra Williams Road, McLarty Street, Del Park Road, Marinup Street, Moore Street and Pinjarra Williams Road in the Shire of Waroona.

All participants to wear approved head protection at all times.

All participants to wear approved head protection at all times.

A Cycle Event by members/entrants of the Midland Cycle Club on 30 April 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Pickering Brook Road, Bracken Road, Patterson Road, Forrest Road, Repatriation Road and Pickering Brook Road in the Shire of Kalamunda.

All participants to wear approved head protection at all times.

A Cycling Road Race—Tom Lowry Memorial Race by members/entrants of the Collie Cycle Club Inc on 1 May 2011 between the hours of 09:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Throssell Street, Patterson Street, Preston Road, McAlinden-Cardiff Road, Powerhouse Road, Piavanini Road, Coalfields Highway, Throssell Street in the Shire of Collie. Cyclists will complete 5 circuits of 21 kms or 105 km.

All participants to wear approved head protection at all times.

A Bunbury Marathon by members/entrants of the Bunbury Runners Club Inc on 22 May 2011 between the hours of 07:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following route:

Starting at the Recreation Oval on Ocean Drive, proceed along Molloy Street. Turn right into Symmons Street and proceed to the Ocean Drive/Upper Esplanade/Symmons Street roundabout, continue along Ocean Drive to Hayward Street, turn left into Prince Phillip Drive to the footpath and follow it around the bird park back to Hayward Street and return along the same route to the Recreation Oval, then continue along Ocean Drive to the footpath which runs behind Marlston Hill and links Ocean Drive to Casuarina Drive. Cross Casuarina Drive to the footpath side and proceed along the Casuarina Drive footpath and out to the end of Jetty Road and back again, then turn left into Bonnefoi Boulevard for approximately 50 metres until the footpath alongside Koombana Bay (behind the Dome). Continue on the footpath to the Koombana Drive footpath underpass and follow this footpath all the way to Koombana Drive at the George Baxter Boardwalk. Continue along Cambridge Crescent, Austral Parade and Stirling Street, following the dual use footpath back to the Koombana Drive underpass. Return along the earlier route to the finish point at the Recreation Centre, in the City of Bunbury.

A Fun Run by members/entrants of the St Marys Primary School on 5 June 2011 between the hours of 06:30 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Hampton Gardens along Bateman Street, West Street, Port Gregory Road and Horrocks Beach Road to finish at Horrocks Beach Foreshore, in the Shire of Northampton.

A Cycling Individual Time Trial (142km) by members/entrants of the Australian Time Trials Association on 17 April 2011 between the hours of 07:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Old Bunbury Road, Paull Road, Forrest Highway and Old Bunbury Road in the Shire of Murray.

All participants to wear approved head protection at all times.

A Cycle Event—Great Eastern Highway by members/entrants of the Eastern Goldfields Cycle Club on 9 April 2011 between the hours of 06:30 Hrs and 22:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Great Eastern Highway in the City of Kalgoorlie-Boulder and Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Cycle Event—Great Eastern Highway by members/entrants of the Eastern Goldfields Cycle Club on 1 May 2011 between the hours of 09:30 Hrs and 12:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Great Eastern Highway in the City of Kalgoorlie-Boulder and Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Cycle Race—Kambalda East by members/entrants of the Eastern Goldfields Cycle Club on 8 May 2011 between the hours of 09:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Celebration Road in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Cycle Race—Coolgardie—Esperance Highway by members/entrants of the Eastern Goldfields Cycle Club on 15 May 2011 between the hours of 08:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Coolgardie-Esperance Highway in the Shires of Coolgardie and Dundas.

All participants to wear approved head protection at all times.

A The Great Pram Push by members/entrants of the The Great Pram Push Incorporated on 3 April 2011 between the hours of 08:00 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Marine Terrace, Cliff Street, Phillimore Street to the end of Fleet Street and return. Then right onto the footpath and along Marine Terrace and finish at the Esplanade in the City of Fremantle.

A Half Marathon and 10km Road Race by members/entrants of the Albany Athletics Club Inc on 5 June 2011 between the hours of 08:15 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Half Marathon—Hassell Street, Lower Denmark Road, Elleker-Grasmere Road, Lower Denmark Road, Hassell Street—travelling in a clockwise direction completing 2 laps. 10km Road Race—Hassell

Street, Lower Denmark Road, Elleker-Grasmere Road, travelling anti-clockwise for 5kms before turning and returning to the start, in the City of Albany.

All participants to wear approved head protection at all times for the cycle event.

A Timed Relay Run for Charity (Mens Health) by members/entrants of the Mates 500 Relay on 22 March 2011 between the hours of 05:00 Hrs and 18:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Brockman Street, Vasse Highway, Graphite Road, Wildwood Road, Ipsen Street, Lintott Street, Rutherford Street, Moore Street, Mount Street, Giblett Street, Pritchard Street, South Western Highway Vasse Highway and Brockman Street from Nannup to Northcliffe.

A Timed Relay Run for Charity (Mens Health) by members/entrants of the Mates 500 Relay on 23 March 2011 between the hours of 03:30 Hrs and 19:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Wheatley Coast Road, Muir Highway, Rocky Gully/Frankland Road, Frankland/Cranbrook Road, Shambrock Road and Boyup Brook/Cranbrook Road crossroads from Northcliffe to Boyup Brook/Cranbrook Road crossroads.

A Timed Relay Run for Charity (Mens Health) by members/entrants of the Mates 500 Relay on 24 March 2011 between the hours of 04:00 Hrs and 19:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Boyup Brook/Cranbrook Road crossroads, Albany Highway on Shamrock Road, Albany Highway, Blackwood Road and Boyup Brook/Kojonup Road from Boyup Brook/Cranbrook Road. Crossroads to Boyup Brook.

A Timed Relay Run for Charity (Mens Health) by members/entrants of the Mates 500 Relay on 25 March 2011 between the hours of 04:00 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Boyup Brook/Kojonup road, Beatty Street, Forrest Street, Abel Street, Jayes Street, Bridgetown/Boyup Brook Road, Steere Street, Hampton Street, South Western Highway, then along South Western Highway, Graphite Road, Giblett Street and finishing at Centennial Park from Boyup Brook to Manjimup.

A Cycle Road Race by members/entrants of the Roues Chaudes Club de Cyclage Inc on 27 March 2011 between the hours of 07:00 Hrs and 13:00 Hrs, 3 April 2011 between the hours of 07:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Brodie Hall Drive onto Sarich Way and back onto Brodie Hall Drive anti clockwise, in Bentley.

All participants to wear approved head protection at all times.

All participants to wear approved head protection at all times.

A Cycle Time Trial by members/entrants of the Peel District Cycling Club (Inc) on 6 November 2011 between the hours of 10:00 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Kingsbury Drive, Serpentine Dam Upper Car Park proceed SW for 13 km, then turn and retrace to 500 metres before start, in the Shire of Serpentine-Jarrahdale.

All participants to wear approved head protection at all times.

A Cycle Road Race by members/entrants of the Peel District Cycling Club (Inc) on 28 May 2011 between the hours of 13:00 Hrs and 17:00 Hrs, 9 July 2011 between the hours of 13:00 Hrs and 17:00 Hrs, 13 August 2011 between the hours of 13:00 Hrs and 17:00 Hrs, 10 September 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Karnup Road, Hall Road, Gull Road, Rapids Road and Karnup Road in the Shire of Serpentine-Jarrahdale.

All participants to wear approved head protection at all times.

A Perth 32 Km—Foot Race by members/entrants of the West Australian Marathon Club (Inc) on 1 May 2011 between the hours of 07:30 Hrs and 11:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following route:

From Burswood Water Sports Centre north on shared path across Windan Bridge, along Victory Terrace, cross Trafalgar Footbridge, follow shared path across Causeway, through McCallum Park and Sir James Mitchell Park across Narrows Bridge, through David Carr Memorial Park through underpass on to shared path along Mounts Bay Road and Hackett Drive to Beaton Park, Dalkeith and return, (from Burswood to Dalkeith and return).

A Cycle Road Race by members/entrants of the West Coast Masters Cycling Council Inc on 1 May 2011 between the hours of 09:00 Hrs and 12:00 Hrs, 15 May 2011 between the hours of 09:00 Hrs and 12:00 Hrs, 12 June 2011 between the hours of 09:00 Hrs and 12:00 Hrs, 8 October 2011 between the hours of 09:00 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Oakover Road, Campersic Road, William Street and Lefroy Avenue, in the City of Swan.

All participants to wear approved head protection at all times.

A 2011 Classic Challenge by members/entrants of the Automotive Events Management on 8 May 2011 between the hours of 09:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following course:

Leschenault Drive in the City of Bunbury.

All participants to wear approved head protection at all times.

A 2011 Classic Challenge by members/entrants of the Automotive Events Management on 8 May 2011 between the hours of 10:30 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following course:

Halifax Drive, Munro Loop and Juniper Way in the City of Bunbury.

All participants to wear approved head protection at all times.

A 2011 Classic Challenge by members/entrants of the Automotive Events Management on 8 May 2011 between the hours of 10:30 Hrs and 17:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following course:

Warrego Street, Golding Crescent, Pedretti Road, Ramsay Street and Nicholson Road in the Shire of Dardanup.

All participants to wear approved head protection at all times.

A Road Cycling Race—Rutherford Road—Graded Scratch—45km and 20km by members/entrants of the Albany Cycling Club Inc on 14 May 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

South Coast Highway, Rutherford Road, Lower Denmark Road, Roundhay Road, Balston Road and South Coast Highway, in the City of Albany.

All participants to wear approved head protection at all times.

All participants to wear approved head protection at all times.

A Road Cycling Race—Mt Barker to Albany—Handicap—50km by members/entrants of the Albany Cycling Club Inc on 21 May 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Albany Highway and Anson Road, from Mt Barker to Albany.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the Western Australian Car Club (Inc) on 12 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 13 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 14 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 15 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 16 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 17 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 18 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Milne Street and Carey Street in the Shire of Busselton.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the Western Australian Car Club (Inc) on 14 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 15 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 16 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs, 17 April 2011 between the hours of 08:00 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Geographe Bay Road and Georgette Street in the Shire of Busselton.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the Western Australian Car Club (Inc) on 13 April 2011 between the hours of 07:00 Hrs and 18:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Brockman Road and Lindsay Road in the Shire of Nannup.

All participants to wear approved head protection at all times.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the Western Australian Car Club (Inc) on 15 April 2011 between the hours of 09:00 Hrs and 12:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Contour Road, Bishop Road and Milward Circuit in the Shire of Nannup.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the Western Australian Car Club (Inc) on 16 April 2011 between the hours of 05:00 Hrs and 24:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Ferndale Plantation: Boomer Road, Brumby Road, Dala Road, Dorant Road, Dugite Drive, Ewart Road, Ferndale Road, Kinky Road, Koala Road, Possum Road, Quokka Road, Ridge Road, River Road, Snake Road, Swan Road, Zed Road and adjoining tracks in the Shire of Donnybrook/Balingup.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the Western Australian Car Club (Inc) on 16 April 2011 between the hours of 12:00 Hrs and 19:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Higgins Street, in the Shire of Nannup.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the West Australian Car Club (Inc) on 16 April 2011 between the hours of 05:00 Hrs and 24:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Milward Plantation: Agg Road, Bishop Road, Contour Road, Kilarney Road, Meachem Road, Milward Circuit, Old Cundinup Road, Pine Road and adjoining tracks in the Shire of Nannup. Ellis Plantation: Arete Road, Cliff Road, Crevasse Road, Delta Road, Fault Road, Gorge Road, Matterhorn Road, Mesa Road, Morain Road, Neve Road, Range Road, Spur Road, Stallard Road, Strata Road and adjoining tracks in the Shire of Nannup.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the Western Australian Car Club (Inc) on 17 April 2011 between the hours of 05:00 Hrs and 24:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Folly Plantation: Alan Road, Annels Road, Arsenic Road, Asplin Road, Balmoral Road, Beryl Road, Brockman Road, Dunnett Road, Edward Road, Estate Road, Felspar Road, Folly Road, Galena Road, Gerardhi Road, Gordon Road, Gypsum Road, Helium Road, Huntly Road, Illmenite Road, Lindsay Road, Marischal Road, Neon Road, Northside Road, Nursery Road, Ponderosa Road, Russell Road, Tantalum Road, Tanjannerup Road, Tin Road, Uranium Road, Zircon Road, East Road, Averling Road and adjoining tracks in the Shire of Nannup.

All participants to wear approved head protection at all times.

An ASICS Bridges Fun Run—Foot Race by members/entrants of the West Australian Marathon Club on 10 April 2011 between the hours of 07:30 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following route (in accordance with the approved traffic management plan):

Start on Riverside Drive East of Barrack Street and continue east to the causeway, cross the causeway, turn right onto the dual use path and continue west toward the Narrows Bridge, continue on dual use path under the bridge, turn left up on to the bridge, turn left off bridge and follow path under Narrows Bridge heading into the Narrows tunnels, continue on dual use path towards Barrack Square, turn left onto the Esplanade/finish area, from Perth to Victoria Park to South Perth to Perth.

A Cycling Event by members/entrants of the Melville Fremantle Cycling Club Inc on 15 May 2011 between the hours of 10:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

De Haer Road, Wandi Drive, Lyon Road, De Haer Road and finish at Wandi Community Hall, in the Shire of Kwinana.

All participants to wear approved head protection at all times.

A Cycle Club Ride—Junior Time Trial by members/entrants of the South West Cycle

Club on 21 May 2011 between the hours of 12:00 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Recreation Drive, Ferguson Road, Waterloo Road, Italiano Road and Recreation Drive in the Shire of Dardanup.

All participants to wear approved head protection at all times.

A Quit Forest Rally 2011 by members/entrants of the West Australian Car Club (Inc) on 17 April 2011 between the hours of 05:00 Hrs and 24:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on:

Milward Plantation: Agg Road, Bishop Road, Contour Road, Kilarney Road, Meachem Road, Milward Circuit, Old Cundinup Road, Pine Road and adjoining tracks. Ellis Plantation: Arete Road, Cliff Road, Crevasse Road, Delta Road, Fault Road, Gorge Road, Matterhorn Road, Mesa Road, Morain Road, Neve Road, Range Road, Spur Road, Stallard Road, Strata Road and adjoining tracks in the Shire of Nannup.

All participants to wear approved head protection at all times.

A Cycle Road Race by members/entrants of the Peel District Cycling Club (Inc) on 14 August 2011 between the hours of 08:00 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Station Approach Road, Pinjarra-Williams Road, Lakes Road, Corio Road and Patterson Road in the Shire of Murray.

All participants to wear approved head protection at all times.

A Cycle Road Race by members/entrants of the Peel District Cycling Club (Inc) on 16 October 2011 between the hours of 07:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Patterson Road, Corio Road, Hopelands Road and retrace to start in the Shire of Murray.

All participants to wear approved head protection at all times.

A Cycle Handicap Road Race by members/entrants of the Peel District Cycling Club (Inc) on 16 July 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Del Park Road and retrace to start in the Shire of Murray.

All participants to wear approved head protection at all times.

A Cycle Road Race by members/entrants of the Peel District Cycling Club (Inc) on 4 June 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Pinjarra-Williams Road in the Shire of Murray.

All participants to wear approved head protection at all times.

A Cycle Road Race by members/entrants of the Peel District Cycling Club (Inc) on 30 April 2011 between the hours of 13:00 Hrs and 17:00 Hrs, 7 May 2011 between the hours of 08:00 Hrs and 17:00 Hrs, 25 June 2011 between the hours of 13:00 Hrs and 17:00 Hrs, 24 September 2011 between the hours of 13:00 Hrs and 17:00 Hrs, 22 October 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

De Haer Road, Wandi Drive, Bodeman Road, Lyon Road, and De Haer Road in the Town of Kwinana.

All participants to wear approved head protection at all times.

A Road Cycling Race—Long Course Championship—open 112km, vets 72km by members/entrants of the Albany Cycling Club Inc on 28 May 2011 between the hours of 13:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Anson Road, Chester Pass Road, Menang Road, Albany Highway, Anson Road, Chester Pass Road, Millbrook Road, Albany Highway and Anson Road in the City of Albany.

All participants to wear approved head protection at all times.

A Cycle Road Race by members/entrants of the Cyclo Sportif Club of Australia Inc on 15 May 2011 between the hours of 07:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on:

Waimea Road, Safety Bay Road, Arcadia Drive, Boundary Road, Lease Road, Memorial Drive, Point Peron Road, right onto the Garden Island causeway, note: the Causeway Security Gates will remain open for the Event, straight out towards the end of the Island with turnaround at the car-park and then back along the same route but in the opposite direction and finish on Waimea Road, in the City of Rockingham.

All participants to wear approved head protection at all times.

P. D. GREENSHAW, Inspector.

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**DECEASED ESTATES**

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ZX401

**TRUSTEES ACT 1962**  
**DECEASED ESTATES**Notice to Creditors and Claimants  
Notice of Intended Distribution of Estate

Enid Dixon Home late of 86 Wylie Crescent, Albany WA 6330, Nurse, Carer.

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 the 22 March 2010 are required by us, the executor's, Pauline Ann Hastie 157 Belgrade Road Wanneroo WA 6065 and Stephen Home, 6 Padstow Street, Karrinyup WA 6018, to send particulars of your claims to us by the 31st May 2011, after which date we will convey or distribute the assets having regard only to the claims of which we have notice.

ZX402

**TRUSTEES ACT 1962**  
**DECEASED ESTATES**

Notice to Creditors and Claimants

Wendy Pearl Mackay late of 8 Nookie Street, Mandurah in the State of 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 22 November 2010 are required by the personal representative to send particulars of their claims to him/her care of Clement & Co, Lawyers, Unit 2, 12 Sutton Street, Mandurah by the 17 June 2011 after which date the personal representative may convey or distribute the assets having regard to the claims of which he/she then has notice.

Clement &amp; Co as solicitors for the personal representative.

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* and amendments thereto relate) in respect of the estates of the undermentioned deceased persons are required by the personal representatives care of Messrs Jackson McDonald, 25th Floor, 140 St Georges Terrace, Perth, Western Australia 6000 (GPO Box M971 Perth Western Australia 6843) to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice—

**Kevin James McCusker** deceased late of Unit 15, 27 Giles Street, Kingston, Australian Capital Territory who died on 22 February 2010.

**John Edward Price** deceased late of 267 Railway Road, Clackline, Western Australia, who died on 8 September 2009.

**Mary Patricia Cranley** deceased late of Carinya of Bicton, 220 Preston Point Road, Bicton, Western Australia, who died on 9 March 2011.

**Sydney John Hellings** deceased late of David Butterfield Centre, 649 North Beach Road, Gwelup, Western Australia, who died on 28 February 2011.

**Kathleen Gwendoline Hellings** deceased late of Grandview Aged Care, 21 Aldwych Way, Joondalup, Western Australia, who died on 26 February 2011.

Dated this 5th day of May 2011.

JACKSON McDONALD.

**ZX404****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Stanley William Ernest Park, late of Annie Bryson McKeown Lodge, Angove Road, Albany, Western Australia.

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 11 July 2010, are required by the trustee of the late Stanley William Ernest Park, Colin Park of C/- Latro Lawyers of PO Box 5994, Albany, Western Australia 6332 to send particulars of their claims to him within 1 month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated this 5th day of May 2011.

LATRO LAWYERS.

**ZX405\*****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before 13/6/2011 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Aubrey, Cheryl Ann, late of Hillroyd Nursing Home, 16 Somers Street, Belmont, died 5/4/2011 (DE30228935 EM17)

Bodinner, Ronald Gregory, also known as Ron Bodinner, late of 51 Albert Street, Bellevue, died 28.10.2010 (DE33086157 EM26)

Dods, Judith Ann, late of 375a Lesmurdie Road, Lesmurdie, died 27.10.2010 (DE20000364 EM213)

Doyle, Gerald Alexander, late of 6 Hume Road, Thornlie, died 1.7.2010 (DE33088893 EM110)

Hawkins, Mavis Mary, late of 63 Gladstone Avenue, South Perth, died 30.12.2010 (DE33087385 EM13)

Hendon, Betty Mary, late of Unit 1 4 Wardong Road, Westminster, died 7.2.2011 (DE19831839 EM38)

Hernandez, Frank John Michael, late of 21 Alderley Square Wilson, died 6.4.2011 (DE33086707 EM16)

Jacobs, Doris Muriel, late of Stirling Aged Care Facility 32 Spencer Avenue, Yokine, died 1.4.2011 (DE19640202 EM13)

Keenan, Joyce Mary Lois, late of Swan Cottage Home, Unit G3 Wootliff Way, Bentley, died 24.03.2011 (DE19853735 EM15)

Kirrane, Antony Paul, late of 5b Cvitan Bend Madeley, died 2.11.2010 (DE33083594 EM22)

McNamara, Grace Doone, late of Yallabee Hostel, 1 Fenton Street, Mundaring, died 6.4.2011 (DE19782851 EM37)

Motion, Robert Glen, late of Lot 30 Johns Road, Collie, died 15.4.2011 (DE19871457 EM22)

Oliver, Janet Edith, late of Peter Arney Home, 1 Gentilli Way, Salter Point, died 20.01.2010 (DE19720761 EM16)

Porter, Yvonne, late of Warakurna Community Private Mailbag 62 Alice Springs Northern Territory, formerly of Kalgoorlie Hospital Locked Bag 3 Kalgoorlie, died 2.4.2011 (DE33064507 EM36)

Sproston, Victor Harold, late of 9 Glendale Mews Ballajura, died 2.4.2011 (DE19963402 EM37)

Walker, Maurice Alexander, late of Meath Care room 25 18 Hocking Road, Kingsley, died 26.04.2011 (DE33064470 EM26)

Young, Kathleen, late of St, Vincent Aged Care 224 Swan Street, Guildford, formerly of Archbishop Goody Hostel, 29 Goderich Street, East Perth, died 11.04.2011 (DE19830308 EM36)

JOHN SKINNER, Public Trustee,  
Public Trust Office,  
565 Hay Street,  
Perth WA 6000.  
Telephone: 9222 6777.

**ZX406\***

**PUBLIC TRUSTEE ACT 1941**  
ADMINISTERING OF ESTATES

Notice is hereby given that pursuant to Section 14 of the *Public Trustee Act 1941* and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 13 May 2011.

JOHN SKINNER, Public Trustee,  
565 Hay Street,  
Perth WA 6000.

Name of Deceased	Address	Date of Death	Date Election Filed
Gillian Mary McEncroe DE19952589EM36	3/63 Lockhard Street Como	29 December 2010	4/5/2011
James O'Dyer DE19980152 EM16	94 Cornwall Street Dianella	19 February 2011	4/5/2011

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## **PUBLIC NOTICES**

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**ZZ401**

**DISPOSAL OF UNCOLLECTED GOODS ACT 1970**  
FORM 1

Notice under Part IX(1) that goods are ready for redelivery

To Australian Securities and Investments Commission of 240 Queen Street, Brisbane, Qld, bailor.

- The following goods: 634 Items of clothing, fashion accessories and miscellaneous goods, being situated at 902 Albany Highway, East Victoria Park, are now ready for redelivery to you.
- The amount of \$14,498.15 is due by you for charges. This amount is calculated as follows—  
Unpaid rent for the period Nov 15, 2010 up to and including Jan 29, 2011:.....\$7,810.00  
Miscellaneous expenditure:.....\$8,686.15
- Unless you take redelivery of the goods or give directions for their redelivery, or give notice in writing to Verschuer Edward of 110 Gugerri Street, Claremont WA 6010, solicitor for the bailee, that you dispute all or any of the matters contained in this notice, the goods will be sold or otherwise disposed of in accordance with the Act.

Dated: 10th May 2011.

(Signed) JENNIFER KOHLEN,  
WILLY J. KOHLEN,  
Bailees.

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