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Ground Floor,
10 William St. Perth, 6000
Telephone: 9321 7688  Fax: 9321 7536

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EFFECTIVE FROM 1 JULY 2006 (Prices include GST).

Deceased Estate notices, (per estate)—$23.70
Real Estate and Business Agents and Finance Brokers Licences, (per notice)—$55.20
Other articles in Public Notices Section—$55.20 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices
- Per Column Centimetre—$11.05
- Bulk Notices—$201.70 per page

Clients who have an account will be invoiced for advertising charges. Clients without an account will need to pay at time of lodging the notice.
— PART 1 —

PROCLAMATIONS

AA101*

TERRORISM (EXTRAORDINARY POWERS) ACT 2005

No. 41 of 2005

PROCLAMATION

Western Australia

By His Excellency

Doctor Kenneth Comninos Michael,
Companion of the Order of Australia,
Governor of the State of Western Australia

KENNETH COMNINOS MICHAEL

Governor

[L.S.]

I, the Governor, acting under the Terrorism (Extraordinary Powers) Act 2005 section 2(2) and with the advice and consent of the Executive Council, fix 1 July 2006 as the day on which Part 3 of that Act comes into operation.

Given under my hand and the Public Seal of the State on 20 June 2006.

By Command of the Governor,

JOHN KOBELKE, Minister for Police and Emergency Services.

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Bills of Sale Act 1899

Bills of Sale (Fees) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Bills of Sale (Fees) Amendment Regulations 2006.

2. Commencement

These regulations come into operation on 1 July 2006.
3. **The regulations amended**

The amendments in these regulations are to the *Bills of Sale (Fees) Regulations 1983*.  

[* Reprint 1 as at 12 December 2003.  
For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 35.]

4. **Regulation 3 amended**

Regulation 3 is amended as follows:

(a) in paragraph (a) by deleting “19.00” and inserting instead —  
    “ 28.00 ”;  
(b) in paragraph (b) by deleting “8.00” and inserting instead —  
    “ 12.00 ”;  
(c) in paragraph (c) by deleting “10.00” and inserting instead —  
    “ 15.00 ”;  
(d) in paragraph (d) by deleting “18.00” and inserting instead —  
    “ 27.00 ”;  
(e) in paragraph (e) by deleting “16.00” and inserting instead —  
    “ 24.00 ”;  
(f) in paragraph (e) by deleting “3.00” and inserting instead —  
    “ 4.00 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Business Names Act 1962

Business Names Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Business Names Amendment Regulations (No. 2) 2006.

2. Commencement

These regulations come into operation on 1 July 2006.

3. The regulations amended

The amendments in these regulations are to the Business Names Regulations 1962*.

[* Reprinted as at 21 June 2002.
For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 42-3.]

4. Third Schedule amended

The Third Schedule is amended as follows:

(a) in item 1 by deleting “85” and inserting instead —
    “ 90 ”,

(b) in item 3 by deleting “$75” and inserting instead —
    “ 75 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Chattel Securities Amendment Regulations  
(No. 2) 2006

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Chattel Securities Amendment Regulations (No. 2) 2006*.

2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the *Chattel Securities Regulations 1988*.

[* Reprinted as at 3 October 2000. For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 49.]

4. **Schedule 1 amended**

Schedule 1 is amended as follows:

(a) in item 1 —

   (i) by deleting “$6.00” and inserting instead —

      “$7.00 ”; and

   (ii) by deleting “$7.00” and inserting instead —

      “$8.00 ”;

(b) in item 4 by deleting “$3.00” and inserting instead —

      “$3.50 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Credit (Administration) Act 1984

Credit (Administration) Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. Citation
These regulations are the Credit (Administration) Amendment Regulations (No. 2) 2006.

2. Commencement
These regulations come into operation on 1 July 2006.

3. The regulations amended
The amendments in these regulations are to the Credit (Administration) Regulations 1985*.

[* Reprinted as at 16 July 1999. For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 79.]

4. Regulation 4 amended
Regulation 4(1)(b) is amended by deleting “$239” and inserting instead —

“ $500 ”.

5. Regulation 5 amended
Regulation 5 is amended by deleting “$21.” and inserting instead —

“ $30. ”.

6. Regulation 7 amended
Regulation 7(1) is amended by deleting “$239” and inserting instead —

“ $350 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Debt Collectors Licensing Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Debt Collectors Licensing Amendment Regulations (No. 2) 2006.

2. Commencement

These regulations come into operation on 1 July 2006.

3. The regulations amended

The amendments in these regulations are to the Debt Collectors Licensing Regulations 1964*.

  For amendments to 24 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 89.]

4. Regulation 4 amended

Regulation 4 is amended as follows:

(a) by deleting “233.00” and inserting instead —
   “350”;
(b) by deleting “45.00” and inserting instead —
   “200”;
(c) by deleting “27.00” and inserting instead —
   “30”;
(d) by deleting “6.00” and inserting instead —
   “10”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Finance Brokers Control Act 1975

Finance Brokers Control (General) Amendment Regulations (No. 3) 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Finance Brokers Control (General) Amendment Regulations (No. 3) 2006.

2. Commencement

These regulations come into operation on 1 July 2006.

3. The regulations amended

The amendments in these regulations are to the Finance Brokers Control (General) Regulations 2005*.

[* Published in Gazette 14 October 2005, p. 4585-613. For amendments to 9 May 2006 see Gazette 10 February and 4 May 2006.]

4. Schedule 1 amended

Schedule 1 is amended by deleting “350” in each place where it occurs and inserting instead —

“ 525 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Land Valuers Licensing Act 1978

Land Valuers Licensing Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. Citation
   These regulations are the Land Valuers Licensing Amendment Regulations (No. 2) 2006.

2. Commencement
   These regulations come into operation on 1 July 2006.

3. The regulations amended
   The amendments in these regulations are to the Land Valuers Licensing Regulations 1979*.

[* Reprint 2 as at 3 March 2006.]

4. Regulation 4 amended
   (1) Regulation 4(1) is amended by deleting “the Schedule to these regulations” and inserting instead —
       “ Schedule 1 ”.
   (2) Regulation 4(2) is amended by deleting “the Schedule” and inserting instead —
       “ Schedule 1 ”.

5. Regulation 5A inserted
   After regulation 5 the following regulation is inserted —
   “
   5A. Duplicate licence
       If the Board is satisfied that a licence has been lost, stolen or destroyed, it may issue a duplicate licence on payment of the prescribed fee.
   ”.
6. **Schedule replaced**

The Schedule is repealed and the following Schedule is inserted instead —

```
Schedule 1 — Fees

[r. 4 & 5A]

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Fee for a licence (period of 3 years)</td>
<td>$460.00</td>
</tr>
<tr>
<td>2. Fee for renewal of licence</td>
<td>$460.00</td>
</tr>
<tr>
<td>3. Fee for duplicate licence</td>
<td>$30.00</td>
</tr>
<tr>
<td>4. Fee to inspect register</td>
<td>$10.00</td>
</tr>
<tr>
<td>5. Fee for certificate as to an individual registration in the register —</td>
<td></td>
</tr>
<tr>
<td>first page</td>
<td>$10.00</td>
</tr>
<tr>
<td>each subsequent page</td>
<td>$2.00</td>
</tr>
<tr>
<td>6. Fee for certificate as to all registrations in the register</td>
<td>$122.00</td>
</tr>
</tbody>
</table>
```

By Command of the Governor,

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

CE308*

Motor Vehicle Dealers Act 1973

**Motor Vehicle Dealers (Licensing) Amendment Regulations 2006**

Made by the Governor in Executive Council.

1. **Citation**

   These regulations are the *Motor Vehicle Dealers (Licensing) Amendment Regulations 2006*.

2. **Commencement**

   These regulations come into operation on 1 July 2006.
3. The regulations amended

The amendments in these regulations are to the *Motor Vehicle Dealers (Licensing) Regulations 1974*.

[* Reprint 3 as at 5 March 2004. For amendments to 2 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 268.]

4. Third Schedule replaced

The Third Schedule is repealed and the following Schedule is inserted instead —

```
Third Schedule — Fees
[r. 7]
$1

1. Application for a dealer’s licence or renewal of a dealer’s licence for the period prescribed by regulation 6A —
   (a) if the dealer only specifies single premises to be authorised under section 20E(5) in relation to the licence ......................................................... 1 274.00
   (b) if the dealer specifies 2 or more premises to be authorised under section 20E(5) ............................... 637.00
       plus
       in respect of each further premises to be authorised under section 20E(5) in relation to the licence, a further ........................................... 637.00

2. Application under section 20F in respect of alteration of premises ................................................................. 107.00

3. Application under section 20F in respect of each added premises ................................................................. 637.00

4. Application for a temporary permit under section 20H ...... 42.50

5. Application for yard manager’s licence or renewal of yard manager’s licence for the period prescribed by regulation 6A ................................................................. 326.00

6. Application for salesperson’s licence or renewal of salesperson’s licence for the period prescribed by regulation 6A ................................................................. 221.00

7. Application for car market operator’s registration or renewal of car market operator’s registration —
   (a) if the operator only specifies single premises to be authorised under section 21A(5) in relation to the registration ......................................................... 1 274.00
   (b) if the operator specifies 2 or more premises to be authorised under section 21A(5) in relation to the registration ......................................................... 637.00
       plus
       in respect of each further premises to be authorised under section 21A(5) in relation to the registration, a further ........................................... 637.00
```
<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>8.</td>
<td>Application under section 21B in respect of alteration of premises</td>
<td>107.00</td>
</tr>
<tr>
<td>9.</td>
<td>Application under section 21B in respect of each added premises</td>
<td>637.00</td>
</tr>
<tr>
<td>10.</td>
<td>Application for certificate of exemption from the Act under section 31(1)</td>
<td>107.00</td>
</tr>
<tr>
<td>11.</td>
<td>Application for temporary authorisation under section 16(2) or 17(2)</td>
<td>42.50</td>
</tr>
<tr>
<td>12.</td>
<td>Individual dealer — change to firm</td>
<td>107.00</td>
</tr>
<tr>
<td>13.</td>
<td>Individual dealer — change to body corporate</td>
<td>107.00</td>
</tr>
<tr>
<td>14.</td>
<td>Firm — change to sole proprietor</td>
<td>107.00</td>
</tr>
<tr>
<td>15.</td>
<td>Firm — change to body corporate</td>
<td>107.00</td>
</tr>
<tr>
<td>16.</td>
<td>Body corporate change to individual or firm</td>
<td>107.00</td>
</tr>
<tr>
<td>17.</td>
<td>Duplicate licence</td>
<td>34.25</td>
</tr>
<tr>
<td>18.</td>
<td>Copy (certified or uncertified) or an extract of an individual registration</td>
<td></td>
</tr>
<tr>
<td></td>
<td>in the register kept under section 24 of the Act —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>first page</td>
<td>15.50</td>
</tr>
<tr>
<td></td>
<td>each subsequent page</td>
<td>3.10</td>
</tr>
<tr>
<td>19.</td>
<td>Copy (certified or uncertified) or an extract of all registrations in the</td>
<td></td>
</tr>
<tr>
<td></td>
<td>register kept under section 24 of the Act</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>197.00</td>
</tr>
<tr>
<td>20.</td>
<td>Inspection of register kept under section 24 of the Act</td>
<td>15.50</td>
</tr>
</tbody>
</table>

By Command of the Governor,

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

CE309*

Travel Agents Act 1985

Travel Agents Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. **Citation**

   These regulations are the *Travel Agents Amendment Regulations (No. 2) 2006*. 
2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the *Travel Agents Regulations 1986*.

[* Reprint 2 as at 14 November 2003. For amendments to 2 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 429.]

4. **Regulation 6 amended**

(1) Regulation 6(1)(a) and (b) are amended as follows:

(a) by deleting “$705” and inserting instead — 
    “ $950 ”;

(b) by deleting “$153” and inserting instead — 
    “ $200 ”.

(2) Regulation 6(1)(c) is amended as follows:

(a) by deleting “$1 060” and inserting instead — 
    “ $1 400 ”;

(b) by deleting “$153” and inserting instead — 
    “ $200 ”.

(3) Regulation 6(2) is amended by deleting “$1 526” and inserting instead — 
    “ $2 000 ”.

5. **Regulation 10 amended**

(1) Regulation 10(2), (3)(a) and (3)(b) are amended by deleting “$10.60” and inserting instead — 
    “ $14 ”.

(2) Regulation 10(3)(b) is amended by deleting “$2” and inserting instead — 
    “ $3 ”.

(3) Regulation 10(3)(c) is amended by deleting “$130.00” and inserting instead — 
    “ $170 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Weights and Measures Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Weights and Measures Amendment Regulations 2006*.

2. Commencement

These regulations come into operation on 1 July 2006.

3. The regulations amended

The amendments in these regulations are to the *Weights and Measures Regulations 1927*.

[* Reprinted as at 4 October 2002. For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 458.]

4. Tables XIII and XIIIB replaced

Tables XIII and XIIIB are deleted and the following Tables are inserted instead —

```
Table XIII

Fees to be paid for testing, verifying or stamping weights and measures, and weighing or measuring instruments

Weights (Mass)

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. (a) masses (each not exceeding 20 kg) $20.00 for each group, or part of a group, of 5 masses</td>
</tr>
<tr>
<td>(b) masses over 20 kg                    Based on time taken at $40.50 per half hour or part thereof</td>
</tr>
</tbody>
</table>

Measures of Capacity (Volume)

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. (a) lubricating oil measures, alcoholic liquor measures or beverage measures $20.00 for each group, or part of a group, of 10 measures</td>
</tr>
</tbody>
</table>
```
### Measures of Length or Extension

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b) each measure over 1 m but not exceeding 20 m</td>
</tr>
<tr>
<td>$20.00</td>
</tr>
<tr>
<td>(c) each measure over 20 m</td>
</tr>
<tr>
<td>Based on time taken at $40.50 per half hour or part thereof</td>
</tr>
<tr>
<td>(d) each additional set of graduations on the same measure</td>
</tr>
<tr>
<td>Rate set out in paragraph (a), (b) or (c) as applicable</td>
</tr>
</tbody>
</table>

### Weighing Instruments

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) each instrument with weighing capacity not exceeding 10 t</td>
</tr>
<tr>
<td>$81.00</td>
</tr>
<tr>
<td>(b) each instrument with weighing capacity over 10 t</td>
</tr>
<tr>
<td>$81.00 (plus $40.50 for every 10 t or part thereof in excess of 10 t)</td>
</tr>
<tr>
<td>(c) each instrument with weighing capacity over 1 t 000 kg</td>
</tr>
<tr>
<td>$81.00</td>
</tr>
</tbody>
</table>

### Measuring Instruments

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) each instrument with weighing capacity not exceeding 200 kg</td>
</tr>
<tr>
<td>$20.00</td>
</tr>
<tr>
<td>(b) each instrument with weighing capacity over 200 kg but not exceeding 1 000 kg</td>
</tr>
<tr>
<td>$40.50</td>
</tr>
<tr>
<td>(c) each instrument with weighing capacity over 1 000 kg</td>
</tr>
<tr>
<td>$81.00</td>
</tr>
</tbody>
</table>

### Fee

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b) dispensing measures or graduated measuring cylinders</td>
</tr>
<tr>
<td>$20.00 for each group, or part of a group, of 5 measures or cylinders</td>
</tr>
<tr>
<td>(c) each measure of capacity not specified in paragraph (a) or (b)</td>
</tr>
<tr>
<td>Based on time taken at $40.50 per half hour or part thereof</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) on initial verification of measures, each not exceeding 1 m</td>
</tr>
<tr>
<td>$20.00 for each group, or part of a group, of 5 measures</td>
</tr>
<tr>
<td>(b) each measure over 1 m but not exceeding 20 m</td>
</tr>
<tr>
<td>$20.00</td>
</tr>
<tr>
<td>(c) each measure over 20 m</td>
</tr>
<tr>
<td>Based on time taken at $40.50 per half hour or part thereof</td>
</tr>
<tr>
<td>(d) each additional set of graduations on the same measure</td>
</tr>
<tr>
<td>Rate set out in paragraph (a), (b) or (c) as applicable</td>
</tr>
</tbody>
</table>

### Weighbridges —

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) each instrument with weighing capacity not exceeding 10 t</td>
</tr>
<tr>
<td>$81.00</td>
</tr>
<tr>
<td>(b) each instrument with weighing capacity over 10 t</td>
</tr>
<tr>
<td>$81.00 (plus $40.50 for every 10 t or part thereof in excess of 10 t)</td>
</tr>
</tbody>
</table>

### Electronic price computing digital indicating scales with weighing capacity not exceeding 75 kg (including instruments connected to price computing or ticket printing devices)

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$30.50</td>
</tr>
</tbody>
</table>

### Weighing instruments not otherwise designated —

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) each instrument with weighing capacity not exceeding 200 kg</td>
</tr>
<tr>
<td>$20.00</td>
</tr>
<tr>
<td>(b) each instrument with weighing capacity over 200 kg but not exceeding 1 000 kg</td>
</tr>
<tr>
<td>$40.50</td>
</tr>
<tr>
<td>(c) each instrument with weighing capacity over 1 000 kg</td>
</tr>
<tr>
<td>$81.00</td>
</tr>
</tbody>
</table>

### Fixed measuring instruments (capacity) petroleum systems —

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) each retail flow meter</td>
</tr>
<tr>
<td>$61.00</td>
</tr>
<tr>
<td>(b) each wholesale flow meter of rate not in excess of 1 000 L per minute</td>
</tr>
<tr>
<td>$81.00</td>
</tr>
<tr>
<td>(c) each wholesale flow meter of rate in excess of 1 000 L per minute</td>
</tr>
<tr>
<td>$162.00</td>
</tr>
</tbody>
</table>

### Calibrated tanks other than farm milk tanks —

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each 5 000 L or part thereof contained in an individual compartment of each calibrated tank</td>
</tr>
<tr>
<td>$81.00</td>
</tr>
</tbody>
</table>
### Fee

<table>
<thead>
<tr>
<th>10. Calibrating measures and measuring instruments —</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) for each measure or measuring instrument up to and including 50 L</td>
<td>$40.50</td>
</tr>
<tr>
<td>(b) for each measure or measuring instrument over 50 L</td>
<td>Based on time taken at $40.50 per half hour or part thereof</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>11. Calibrated farm milk tanks —</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each 250 L of capacity or part thereof each calibrated tank</td>
<td>$20.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>12. Each LPG retail flow meter</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$61.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>13. Measuring instruments not otherwise designated</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Based on time taken at $40.50 per half hour or part thereof</td>
<td></td>
</tr>
</tbody>
</table>

### General

14. Subject to a minimum amount of $20.00 being payable in respect of any matter referred to in this Table, if, after testing, a weight, measure or instrument is rejected as incorrect, unjust, or otherwise unsuitable, one-half only of the fee so prescribed with respect to that weight, measure or instrument may be charged in lieu of the fee in this Table.

### Table XIIIIB

#### Miscellaneous Fees

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$73.00</td>
</tr>
<tr>
<td>$52.00</td>
</tr>
<tr>
<td>$52.00</td>
</tr>
<tr>
<td>$52.00</td>
</tr>
<tr>
<td>$52.00</td>
</tr>
<tr>
<td>$52.00</td>
</tr>
<tr>
<td>$73.00</td>
</tr>
</tbody>
</table>

### Fee

<table>
<thead>
<tr>
<th>7. Fees chargeable for —</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) inspector’s time for any service rendered in carrying out repairs or adjustment, etc. to instruments or any waiting time other than time referred to in paragraph (b)</td>
<td>$40.50 per half hour or part thereof</td>
</tr>
<tr>
<td>(b) any waiting time allowed by an inspector to permit another person to carry out necessary repairs, etc.</td>
<td>$40.50 per half hour or part thereof</td>
</tr>
<tr>
<td>(c) any adjustment to —</td>
<td>Fee</td>
</tr>
<tr>
<td>(i) each 20 kg or lesser weight</td>
<td>$20.00</td>
</tr>
<tr>
<td>(ii) weights above 20 kg</td>
<td>Based on time taken at $40.50 per half hour or part thereof</td>
</tr>
<tr>
<td>(iii) each measure of capacity not exceeding 50 L</td>
<td>$20.00</td>
</tr>
<tr>
<td>(d) any distance necessarily travelled by an inspector —</td>
<td>Fee</td>
</tr>
<tr>
<td>(i) for each kilometre not exceeding 100 km</td>
<td>$0.75 (subject to a minimum charge of $10.00)</td>
</tr>
<tr>
<td>(ii) for each kilometre over 100 km</td>
<td>$0.40</td>
</tr>
<tr>
<td>(e) time involved in the calibration of any instrument to a degree of accuracy greater than the degree of accuracy applied to instruments in use for trade or the calibration and certification of instruments used for purposes other than trade</td>
<td>$40.50 per half hour or part thereof</td>
</tr>
</tbody>
</table>
8. Charges for use of masses provided by Department —

<table>
<thead>
<tr>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) booking of masses of 1 t or more $20.00</td>
</tr>
<tr>
<td>(b) hire of masses for each day or part of a day $20.00 per t</td>
</tr>
<tr>
<td>(c) testing by inspector of equipment where masses are used $20.00 per t</td>
</tr>
</tbody>
</table>

9. Charge for response to request to provide report, documentation or any other information which is additional to verification, reverification and testing services

Based on time taken at $20.00 per 15 minutes or part thereof

By Command of the Governor,

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

CE311*

Builders’ Registration Act 1939

**Builders’ Registration Amendment Regulations 2006**

Made by the Builders’ Registration Board of Western Australia and approved by the Governor in Executive Council.

1. **Citation**

These regulations are the *Builders’ Registration Amendment Regulations 2006*.

2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the *Builders’ Registration Regulations*.

[* Reprint 2 as at 3 February 2006.*]
4. **Second Appendix replaced**

The Second Appendix is repealed and the following Appendix is inserted instead —

"Second Appendix

<table>
<thead>
<tr>
<th>Item no. section/regulation</th>
<th>Description of circumstance</th>
<th>Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. s. 4(1a) r. 8A</td>
<td>On an application, by an unregistered person, for an authorisation to construct a specified building</td>
<td>245</td>
</tr>
<tr>
<td>2. s. 9(6)(a)</td>
<td>To obtain from the registrar a list of the names and addresses of all persons registered in the register</td>
<td>31</td>
</tr>
<tr>
<td>3. s. 9(6)(b)</td>
<td>To obtain from the registrar a certificate as to the registration or non-registration of a named person on a specific date or during a specific period</td>
<td>18</td>
</tr>
<tr>
<td>4. s. 9A(1)(e)</td>
<td>For an individual who is an architect, engineer etc. with 5 years experience to be registered under the Act</td>
<td>235</td>
</tr>
<tr>
<td>5. s. 10(1)(a)</td>
<td>For an individual to be registered under the Act</td>
<td>235</td>
</tr>
<tr>
<td>6. s. 10(2)(a) r. 8B(2)</td>
<td>For a partnership to be registered under the Act</td>
<td>175</td>
</tr>
<tr>
<td>7. s. 10(2)(a) r. 8C(2)</td>
<td>For a company or other body corporate to be registered under the Act</td>
<td>235</td>
</tr>
<tr>
<td>8. s. 22(1) r. 8(6) (Form No. 3)</td>
<td>For the issue of a certificate of registration</td>
<td>25</td>
</tr>
<tr>
<td>9. s. 24(1)(i) r. 15(2)</td>
<td>On an application for a temporary licence —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) for an individual</td>
<td>220</td>
</tr>
<tr>
<td></td>
<td>(b) for a partnership</td>
<td>301</td>
</tr>
<tr>
<td></td>
<td>(c) for a company or other body corporate</td>
<td>682</td>
</tr>
<tr>
<td>10. s. 34A r. 19</td>
<td>On a complaint or application to the Disputes Tribunal —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) by a financially disadvantaged person</td>
<td>17</td>
</tr>
<tr>
<td></td>
<td>(b) by any other person</td>
<td>28</td>
</tr>
</tbody>
</table>

The common seal of the Builders’ Registration Board of Western Australia was affixed in the presence of —

Darryll Retallack

Nigel Lilley

Approved by the Governor,

M. C. Wauchope, Clerk of the Executive Council.
Hairdressers Registration Amendment Regulations (No. 2) 2006

Made by the Hairdressers Registration Board of Western Australia and approved by the Governor in Executive Council.

1. **Citation**
   These regulations are the *Hairdressers Registration Amendment Regulations (No. 2) 2006*.

2. **Commencement**
   These regulations come into operation on 1 July 2006.

3. **The regulations amended**
   The amendments in these regulations are to the *Hairdressers Registration Regulations 1965* [*].

   [* Reprinted as at 16 April 1999. For amendments to 25 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 175 and Gazette 12 May 2006.]

4. **Regulation 26 replaced**
   Regulation 26 is repealed and the following regulation is inserted instead —

   26. **Fees**
   The fees set out in the Table to this regulation are payable in respect of the matters set out in the Table.

   **Table**
   1. Theoretical examination on a class of hairdressing, taken for the first time ...................... $70.50
   2. Practical examination on a class of hairdressing, taken for the first time ................................. $204.00
   3. Practical examination on a class of hairdressing, taken for a second or subsequent time, when the examination is on —
      (a) 1 subject .................................................. $70.50
      (b) 2 subjects ......................................................... $105.00
      (c) 3 or more subjects ........................................ $141.00
4 Application for registration as a hairdresser (principal or employee) ........................................... $128.00
5 Registration as a principal hairdresser —
(a) if applicant is an employee hairdresser ...... $13.80
(b) otherwise .................................................... $80.00
6 Registration as an employee hairdresser —
(a) if applicant is a principal hairdresser ........ $13.80
(b) otherwise .................................................... $51.00
7 Issue of certificate of registration ................. $13.80
8 Voluntary suspension, or re-instatement, of registration ......................................................... $13.80

The common seal of the Hairdressers Registration Board of Western Australia was affixed in the presence of:

LES MARSHALL
Vic McGOUGH

Approved by the Governor,

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

CE313*

Painters’ Registration Act 1961

Painters’ Registration Board Amendment Rules 2006

Made by the Painters’ Registration Board and approved by the Governor in Executive Council.

1. Citation

These rules are the Painters’ Registration Board Amendment Rules 2006.
2. **Commencement**

These rules come into operation on 1 July 2006.

3. **The rules amended**

The amendments in these rules are to the *Painters’ Registration Board Rules 1962*.*

[* Reprinted as at 22 March 2002.
For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 282.]*

4. **Third Appendix amended**

The Third Appendix is amended as follows:

(a) by deleting “100.00” in both places where it occurs and inserting instead —

   “105.00”;

(b) by deleting “75.00” and inserting instead —

   “80.00”;

(c) by deleting “288.00” and inserting instead —

   “300.00”;

(d) by deleting “192.00” and inserting instead —

   “200.00”;

(e) by deleting “120.00” and inserting instead —

   “125.00”.

Passed by a resolution of the Painters’ Registration Board at a meeting held on 1 June 2006.

> The Common Seal of the Painters’ Registration Board was affixed at the time of the resolution in the presence of

FRED SMITH
Chairman

NIGEL LILLEY
Secretary

Approved by the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Real Estate and Business Agents Act 1978

Real Estate and Business Agents (General) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. **Citation**
   These regulations are the *Real Estate and Business Agents (General) Amendment Regulations 2006*.

2. **Commencement**
   These regulations come into operation on 1 July 2006.

3. **The regulations amended**
   The amendments in these regulations are to the *Real Estate and Business Agents (General) Regulations 1979*.

   [* Reprinted as at 8 March 2002. For amendments to 25 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 335.*]

4. **Schedule 1 replaced**
   Schedule 1 is repealed and the following Schedule is inserted instead —

   **Schedule 1 — Fees**

   [r. 4, 4A]

   $  
   1. Application for licence .......................... 55  
   2. Grant of licence to natural person ............. 580  
   3. Grant of licence to firm .......................... 760  
   4. Grant of licence to body corporate .......... 760  
   5. Renewal of triennial certificate .............. 375  
   6. Grant of certificate of registration ........ 150  
   7. Renewal of certificate of registration ...... 132  
   8. Grant of Business Agent’s Permit .......... 156  
   9. Renewal of Business Agent’s Permit ....... 124  
   10. Inspection of a register .................... 10
11. Copy (certified or uncertified) or an extract of an individual registration —
   first page .......................................................... 20
   each subsequent page ......................................... 2
12. Copy (certified or uncertified) or an extract of all registrations in a register ........................................... 278
13. For the purposes of section 30(2a) (the holding fee) 170

By Command of the Governor,

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

Settlement Agents Act 1981

Settlement Agents Amendment Regulations (No. 3) 2006

Made by the Governor in Executive Council.

1. Citation

   These regulations are the Settlement Agents Amendment Regulations (No. 3) 2006.

2. Commencement

   These regulations come into operation on 1 July 2006.

3. The regulations amended

   The amendments in these regulations are to the Settlement Agents Regulations 1982*.

   [* Reprint 3 as at 18 March 2005.]
4. **Schedule 1 replaced**

Schedule 1 is repealed and the following Schedule is inserted instead —

“

**Schedule 1 — Prescribed fees**

[r. 4, 4A]

$1. Grant of licence to a natural person (including triennial certificate) ............................................................... 580
2. Grant of licence to a firm (including triennial certificate) .... 760
3. Grant of licence to a body corporate (including triennial certificate) ............................................................... 760
4. Renewal of triennial certificate ........................................... 375
5. Inspection of register .......................................................... 10
6. Certificate as to an individual registration —
   first page ........................................................................ 20
   each subsequent page ..................................................... 2
7. Certificate as to all registrations in register ....................... 122
8. For the purposes of section 30(3a) (the holding fee) ........... 190

”.

By Command of the Governor,

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

CE316*

Employment Agents Act 1976

**Employment Agents Amendment Regulations (No. 2) 2006**

Made by the Governor in Executive Council.

1. **Citation**

   These regulations are the *Employment Agents Amendment Regulations (No. 2) 2006.*
2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the *Employment Agents Regulations 1976*. [*Reprint 2 as at 6 February 2004. For amendments to 24 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 105.*]

4. **Regulation 10 amended**

Regulation 10 is amended by deleting the Table and inserting the following Table instead —

```
Table

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grant of a general licence for a period not exceeding the prescribed period</td>
<td>1 220.00</td>
</tr>
<tr>
<td>Renewal of a general licence for a period not exceeding the prescribed period</td>
<td>911.00</td>
</tr>
<tr>
<td>Grant of a restricted licence for a period not exceeding the prescribed period</td>
<td>1 220.00</td>
</tr>
<tr>
<td>Renewal of a restricted licence for a period not exceeding the prescribed period</td>
<td>911.00</td>
</tr>
<tr>
<td>Renewal of a general or a restricted licence for a period of 3 years</td>
<td>911.00</td>
</tr>
<tr>
<td>Application for an interim licence</td>
<td>31.00</td>
</tr>
<tr>
<td>Duplicate licence</td>
<td>52.50</td>
</tr>
<tr>
<td>Application for transfer of licence under section 19(6) of the Act</td>
<td>57.00</td>
</tr>
<tr>
<td>The penalty prescribed under section 13(2) of the Act for any late application for the renewal of a licence is 25% of the fee due for the granting of that renewal.</td>
<td></td>
</tr>
<tr>
<td>Inspection of record under section 51 of the Act</td>
<td>12.00</td>
</tr>
<tr>
<td>Inspection of the Register</td>
<td>23.50</td>
</tr>
<tr>
<td>Copy (certified or uncertified) of an individual registration in the Register —</td>
<td></td>
</tr>
<tr>
<td>first page</td>
<td>23.50</td>
</tr>
<tr>
<td>each subsequent page</td>
<td>4.80</td>
</tr>
<tr>
<td>Copy (certified or uncertified) of all registrations in the Register</td>
<td>303.00</td>
</tr>
</tbody>
</table>
```

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Dangerous Goods (Transport) (Explosives by Road and Rail) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation
These regulations are the Dangerous Goods (Transport) (Explosives by Road and Rail) Amendment Regulations 2006.

2. Commencement
These regulations come into operation on 1 July 2006 or on the day on which they are published in the Gazette, whichever is the later.

3. The regulations amended
The amendments in these regulations are to the Dangerous Goods (Transport) (Explosives by Road and Rail) Regulations 1999*.

[* Published in Gazette 8 June 1999, p. 2427-51.
For amendments to 12 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 87.]

4. Regulation 5.33 amended
The Table to regulation 5.33 is deleted and the following Table is inserted instead —

```
<table>
<thead>
<tr>
<th>Item</th>
<th>Provision for which fee is prescribed</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Regulation 5.10(2)(e)</td>
<td>12.50</td>
</tr>
<tr>
<td>2.</td>
<td>Regulation 5.12(2)(e)</td>
<td>12.50</td>
</tr>
<tr>
<td>3.</td>
<td>Regulation 5.22(4)</td>
<td>120.00</td>
</tr>
<tr>
<td>4.</td>
<td>Regulation 5.25(4)</td>
<td>120.00</td>
</tr>
</tbody>
</table>
```

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Dangerous Goods (Transport) Act 1998

Dangerous Goods (Transport) (Road and Rail) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Dangerous Goods (Transport) (Road and Rail) Amendment Regulations 2006.

2. Commencement

These regulations come into operation on 1 July 2006 or on the day on which they are published in the Gazette, whichever is the later.

3. The regulations amended

The amendments in these regulations are to the Dangerous Goods (Transport) (Road and Rail) Regulations 1999*.

[* Published in Gazette 8 June 1999, p. 2311-423.
For amendments to 12 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 87-88.]

4. Regulation 23.1 amended

The Table to regulation 23.1 is deleted and the following Table is inserted instead —

```
<table>
<thead>
<tr>
<th>Item</th>
<th>Provision for which fee is prescribed</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Regulation 4.24(c)</td>
<td>255.00</td>
</tr>
<tr>
<td>2.</td>
<td>Regulation 18.10(2)(e)</td>
<td>12.50</td>
</tr>
<tr>
<td>3.</td>
<td>Regulation 18.12(2)(e)</td>
<td>12.50</td>
</tr>
<tr>
<td>4.</td>
<td>Regulation 18.19(4)</td>
<td>120.00</td>
</tr>
<tr>
<td>5.</td>
<td>Regulation 18.22(4)</td>
<td>120.00</td>
</tr>
</tbody>
</table>
```

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Dangerous Goods (Transport) Act 1998

Dangerous Goods (Transport) (Dangerous Goods in Ports) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Dangerous Goods (Transport) (Dangerous Goods in Ports) Amendment Regulations 2006.

2. Commencement

These regulations come into operation on 1 July 2006 or on the day on which they are published in the Gazette, whichever is the later.

3. The regulations amended

The amendments in these regulations are to the Dangerous Goods (Transport) (Dangerous Goods in Ports) Regulations 2001*.

[* Published in Gazette 22 January 2002, p. 321-56. For amendments to 12 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 86-7.]

4. Regulation 43 amended

Regulation 43(1)(i) is amended by deleting “$270.” and inserting instead —

“$280.”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Explosives and Dangerous Goods (Dangerous Goods Handling and Storage) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Explosives and Dangerous Goods (Dangerous Goods Handling and Storage) Amendment Regulations 2006.

2. Commencement

These regulations come into operation on 1 July 2006 or on the day on which they are published in the Gazette, whichever is the later.

3. The regulations amended

The amendments in these regulations are to the Explosives and Dangerous Goods (Dangerous Goods Handling and Storage) Regulations 1992*.

[* Reprinted as at 6 September 2002. For amendments to 12 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 119-20.]

4. Schedule 1 replaced

Schedule 1 is repealed and the following Schedule is inserted instead —

```
<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>For approval of packaging</td>
<td>260.00</td>
</tr>
<tr>
<td>2.</td>
<td>For approval of a bulk container</td>
<td>240.00</td>
</tr>
<tr>
<td>3.</td>
<td>For the issue or renewal of a licence when the premises are used or proposed to be used to store dangerous goods — according to the amount (in tonnes or kilolitres) to be stored or proposed to be stored —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) not over 2.3</td>
<td>16.50</td>
</tr>
</tbody>
</table>
```
<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b)</td>
<td>over 2.3 but not over 23</td>
<td>33.00</td>
</tr>
<tr>
<td>(c)</td>
<td>over 23 but not over 46</td>
<td>80.00</td>
</tr>
<tr>
<td>(d)</td>
<td>over 46 but not over 230</td>
<td>200.00</td>
</tr>
<tr>
<td>(e)</td>
<td>over 230 but not over 2300</td>
<td>395.00</td>
</tr>
<tr>
<td>(f)</td>
<td>over 2 300 but not over 4 600</td>
<td>1 275.00</td>
</tr>
<tr>
<td>(g)</td>
<td>over 4 600 but not over 9 200</td>
<td>1 930.00</td>
</tr>
<tr>
<td>(h)</td>
<td>over 9 200 but not over 13 800</td>
<td>2 380.00</td>
</tr>
<tr>
<td>(i)</td>
<td>over 13 800 but not over 18 400</td>
<td>2 850.00</td>
</tr>
<tr>
<td>(j)</td>
<td>over 18 400 but not over 23 000</td>
<td>3 400.00</td>
</tr>
<tr>
<td>(k)</td>
<td>over 23 000</td>
<td>4 000.00</td>
</tr>
</tbody>
</table>

3A. For the examination of an application for a licence referred to in item 3 — according to the amount (in tonnes or kilolitres) stored or proposed to be stored —

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>not over 50</td>
<td>225.00</td>
</tr>
<tr>
<td>(b)</td>
<td>over 50 but not over 250</td>
<td>450.00</td>
</tr>
<tr>
<td>(c)</td>
<td>over 250</td>
<td>750.00</td>
</tr>
</tbody>
</table>

By Command of the Governor,

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

CE321*
Explosives and Dangerous Goods Act 1961

Explosives and Dangerous Goods (Explosives) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. **Citation**
   
   These regulations are the *Explosives and Dangerous Goods (Explosives) Amendment Regulations 2006*.

2. **Commencement**

   These regulations come into operation on 1 July 2006 or on the day on which they are published in the *Government Gazette*, whichever is the later.
3. **The regulations amended**

The amendments in these regulations are to the *Explosives and Dangerous Goods (Explosives) Regulations 1963*.

[* Reprinted as at 4 November 2002. For amendments to 12 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 120 and Gazette 3 January 2006.]

4. **Second Schedule replaced**

The Second Schedule is repealed and the following Schedule is inserted instead —

```
Second Schedule — Fees
[r. 157]

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Licence to import explosives</td>
<td>160.00</td>
</tr>
<tr>
<td>2.</td>
<td>Licence to manufacture explosives —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) fireworks</td>
<td>50.00</td>
</tr>
<tr>
<td></td>
<td>(b) any other explosives</td>
<td>340.00</td>
</tr>
<tr>
<td>3.</td>
<td>Licence to manufacture a blasting agent</td>
<td>35.00</td>
</tr>
<tr>
<td>4.</td>
<td>Licence to sell explosives</td>
<td>51.00</td>
</tr>
<tr>
<td>5.</td>
<td>Licence to store explosives —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) licensed premises Mode A</td>
<td>35.00</td>
</tr>
<tr>
<td></td>
<td>(b) licensed premises Mode B</td>
<td>80.00</td>
</tr>
<tr>
<td></td>
<td>(c) magazine not exceeding 1 000 kg</td>
<td>80.00</td>
</tr>
<tr>
<td></td>
<td>(d) magazine exceeding 1 000 kg but not exceeding 5 000 kg</td>
<td>120.00</td>
</tr>
<tr>
<td></td>
<td>(e) magazine exceeding 5 000 kg</td>
<td>320.00</td>
</tr>
<tr>
<td>6.</td>
<td>Authorisation of explosive</td>
<td>138.00</td>
</tr>
<tr>
<td>7.</td>
<td>Transfer of any licence</td>
<td>17.50</td>
</tr>
<tr>
<td>8.</td>
<td>Storage in public magazine — for each package and for each week or part thereof</td>
<td>1.55</td>
</tr>
<tr>
<td>9.</td>
<td>Inspection and testing fees —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) for each sample submitted to the “Heat Test”</td>
<td>5.70</td>
</tr>
<tr>
<td></td>
<td>(b) inspection of packages damaged, per day or part thereof</td>
<td>260.00</td>
</tr>
<tr>
<td></td>
<td>(c) inspection of ships conveying explosives, per day or part thereof</td>
<td>260.00</td>
</tr>
<tr>
<td></td>
<td>(d) inspection for certificate of release</td>
<td>165.00</td>
</tr>
<tr>
<td>10.</td>
<td>Tonnage fees for magazines erected on explosives reserves (for every 1 000 kg of licensed capacity) —</td>
<td>220.00</td>
</tr>
<tr>
<td>11.</td>
<td>Tonnage fee for storing ammonium nitrate on reserved land vested in the Minister for the purpose of magazines for explosives —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) on the Baldivis Explosives Reserve or the Kalgoorlie Explosives Reserve (per square metre of land used for such storage)</td>
<td>6.20</td>
</tr>
</tbody>
</table>
```
<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(b) on any other such reserved land (per square metre of land used for such storage)</td>
<td>3.10</td>
</tr>
<tr>
<td>12.</td>
<td>Shotfirer’s permit, issue and renewal</td>
<td>17.50</td>
</tr>
<tr>
<td>13.</td>
<td>Examination for a shotfirer’s permit</td>
<td>165.00</td>
</tr>
<tr>
<td>14.</td>
<td>Issue of an entry permit</td>
<td>165.00</td>
</tr>
<tr>
<td>15.</td>
<td>Permit for purchase and use of fireworks</td>
<td>165.00</td>
</tr>
<tr>
<td>16.</td>
<td>Initial approval of equipment used for or in connection with detonation of explosives</td>
<td>315.00</td>
</tr>
<tr>
<td>17.</td>
<td>Testing of equipment for or in connection with detonation of explosives — per unit</td>
<td>19.00</td>
</tr>
</tbody>
</table>

By Command of the Governor,

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

CE322*

Mines Safety and Inspection Act 1994

**Mines Safety and Inspection Amendment Regulations 2006**

Made by the Governor in Executive Council.

1. **Citation**
   
   These regulations are the *Mines Safety and Inspection Amendment Regulations 2006*.

2. **Commencement**
   
   These regulations come into operation on 1 July 2006 or on the day on which they are published in the *Gazette*, whichever is the later.

3. **The regulations amended**
   
   The amendments in these regulations are to the *Mines Safety and Inspection Regulations 1995*. 
4. **Schedule 2 replaced**

Schedule 2 is repealed and the following Schedule is inserted instead —

```
Schedule 2 — Fees
[r. 2.31 and 2.33]

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Application for a certificate referred to in regulation 2.31</td>
<td>127.00</td>
</tr>
<tr>
<td>2.</td>
<td>Issue of a replacement licence</td>
<td>127.00</td>
</tr>
</tbody>
</table>
```

By Command of the Governor,

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

---

CE323*

Occupational Safety and Health Act 1984

**Occupational Safety and Health Amendment Regulations (No. 2) 2006**

Made by the Governor in Executive Council.

1. **Citation**

   These regulations are the *Occupational Safety and Health Amendment Regulations (No. 2) 2006*.

2. **Commencement**

   These regulations come into operation on 1 July 2006.
3. The regulations amended
The amendments in these regulations are to the Occupational Safety and Health Regulations 1996*.

[* Reprint 4 as at 2 September 2005. For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 275-6, and Gazette 6 January and 31 March 2006.]

4. Schedule 6.1 amended
Schedule 6.1 is amended by deleting “$25.50” and inserting instead —

“ $26.25 ”.

5. Schedule 6.1A amended
Schedule 6.1A is amended as follows:
(a) in item 1 by deleting “$3 345” and inserting instead —

“ $3 465 ”;
(b) in item 2 by deleting “$2 220” and inserting instead —

“ $2 300 ”;
(c) in item 3 by deleting “$1 110” and inserting instead —

“ $1 150 ”.

6. Schedule 6.2 amended
Schedule 6.2 is amended as follows:
(a) in item 1 by deleting “$66.00” and inserting instead —

“ $75.00 ”;
(b) in item 2 by deleting “$66.00” and inserting instead —

“ $68.00 ”.

7. Schedule 6.2A amended
Schedule 6.2A item 1 is amended by deleting “$3 430” and inserting instead —

“ $3 553 ”.

8. Schedule 6.3 amended
Schedule 6.3 is amended as follows:
(a) in item 1 by deleting “$66.00” and inserting instead —

“ $68.00 ”;
(b) in item 2 by deleting “$35.00” and inserting instead —

“ $36.25 ”;
(c) in item 3 by deleting “$790.00” and inserting instead —

“ $818.00 ”;
(d) in item 4 by deleting “$132.00” and inserting instead —
“$136.00”;
(e) in item 5 by deleting “$395.00” and inserting instead —
“$409.00”.

By Command of the Governor,

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

CE324*

Consumer Credit (Western Australia) Act 1996

Consumer Credit (Western Australia) Code Amendment Order 2006

Made by the Governor in Executive Council under section 5 of the Act.

1. **Citation**
   This order is the Consumer Credit (Western Australia) Code Amendment Order 2006.

2. **The Code amended**
   The amendments in this order are to the Consumer Credit (Western Australia) Code*.

   [* The Consumer Credit Code set out in the appendix to the Consumer Credit (Queensland) Act 1994 as in force on 9 July 2003 as applied by, and amended under, section 5 of the Consumer Credit (Western Australia) Act 1996.]

3. **Section 146D amended**
   Section 146D is amended by deleting “third anniversary of its commencement” and inserting instead —
   “fourth anniversary of its commencement, or on an earlier day fixed by a regulation”.
ENERGY

EN301*

Electricity Act 1945

Electricity (Licensing) Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. Citation
These regulations are the Electricity (Licensing) Amendment Regulations (No. 2) 2006.

2. Commencement
These regulations come into operation on 1 July 2006.

3. The regulations amended
The amendments in these regulations are to the Electricity (Licensing) Regulations 1991*.

[* Reprint 2 as at 14 March 2003.
For amendments to 5 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 98.]

4. Schedule 1 amended
Schedule 1 is amended as follows:
(a) in item 1(a) by deleting “33” and inserting instead — “ 34 ”;
(b) in item 1(b) by deleting “56” and inserting instead — “ 60 ”;
(c) in item 1(c) by deleting “7” and inserting instead — “10”;  
(d) in item 1(d) by deleting “25” and inserting instead — “34”;  
(e) in item 2(a) by deleting “64” and inserting instead — “66”;  
(f) in item 2(b) by deleting “340” and inserting instead — “352”;  
(g) in item 2(c) by deleting “170” and inserting instead — “176”;  
(h) in item 2(d) and (e) by deleting “24” and inserting instead — “30”;  
(i) in item 2(f) by deleting “50” and inserting instead — “62”;  
(j) in item 2(g) by deleting “25” and inserting instead — “34”.

By Command of the Governor,

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

Gas Standards Act 1972

Gas Standards (Gasfitting and Consumer Gas Installations) Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Gas Standards (Gasfitting and Consumer Gas Installations) Amendment Regulations (No. 2) 2006.
2. **Commencement**

These regulations come into operation —

(a) if published in the *Gazette* on or before 1 July 2006 — on 1 July 2006;

(b) if published in the *Gazette* after 1 July 2006 — on the day on which they are published in the *Gazette*.

3. **The regulations amended**

The amendments in these regulations are to the *Gas Standards (Gasfitting and Consumer Gas Installations) Regulations 1999*.

[* Reprint 1 as at 3 January 2003. For amendments to 4 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 170, and Gazette 21 April 2006.]

4. **Schedule 4 amended**

Schedule 4 is amended as follows:

(a) by deleting “$56” and inserting instead — “ $60 ”;

(b) by deleting “$280” and inserting instead — “ $316 ”.

By Command of the Governor,

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

EN303*

Electricity Industry Act 2004

**Electricity Industry Exemption Amendment Order (No. 2) 2006**

Made by the Governor in Executive Council under section 8 of the Act.

1. **Citation**

This order is the *Electricity Industry Exemption Amendment Order (No. 2) 2006*. 
2. **Commencement**

This order comes into operation on 1 July 2006.

3. **The order amended**

The amendments in this order are to the *Electricity Industry Exemption Order 2005*.

[* Published in Gazette 9 December 2005, p. 5878-84. For amendments to 10 May 2006 see Gazette 31 March 2006.]

4. **Clause 11 amended**

(1) After clause 11(1) the following subclause is inserted —

```
(1a) The exemption provided for in clause 10(3) is subject to the condition that the person must comply with any obligation that the *Electricity Industry (Network Quality and Reliability of Supply) Code 2005* from time to time imposes on a transmitter as if the person were a transmitter for the purposes of that code.
```

(2) Clause 11(2) is amended as follows:

(a) in paragraph (a) by inserting after “7(1)” —

```
from time to time
```

(b) in paragraph (b) by inserting after “code provision” —

```
from time to time
```

(c) by deleting the full stop at the end of paragraph (b) and inserting a semicolon instead;

(d) after paragraph (b) by inserting the following paragraph —

```
(c) the person must comply with any obligation that the *Electricity Industry (Network Quality and Reliability of Supply) Code 2005* from time to time imposes on a distributor as if the person were a distributor for the purposes of that code.
```

(3) Clause 11(3) is amended by inserting after “code provision” —

```
from time to time
```

(4) After clause 11(3) the following subclause is inserted —

```
(4) For the purposes of subclauses (1a) and (2)(c) the *Electricity Industry (Network Quality and Reliability of Supply) Code 2005* is taken to be modified so that —

(a) the words “under a distribution licence, transmission licence or integrated regional
licence” are omitted from the definition of “network” in section 3(1); and
(b) a report under section 27(1)(a) is not required to set out the information described in Schedule 1 items 8, 14 and 15; and
(c) Schedule 1 item 10 does not apply in relation to the first report under section 27(1)(a).

By Command of the Governor,

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

Electricity Industry Act 2004

Electricity Industry Exemption Amendment Order (No. 3) 2006

Made by the Governor in Executive Council under section 8 of the Act.

1. Citation

   This order is the Electricity Industry Exemption Amendment Order (No. 3) 2006.

2. Commencement

   This order comes into operation on 1 July 2006.

3. The order amended

   The amendment in this order is to the Electricity Industry Exemption Order 2005*.

   [* Published in Gazette 9 December 2005, p. 5878-84.
   For amendments to 6 June 2006 see Gazette 31 March 2006.]
4. **Clauses 14 and 15 inserted**

After clause 13 the following clauses are inserted —

“14. **Exemptions for Fremantle Port Authority**

   (1) In this clause —

   “Fremantle Port Authority” means the Fremantle Port Authority established under the *Port Authorities Act 1999*.

   (2) Fremantle Port Authority is exempt from the *Electricity Industry Act 2004* section 7(3) in relation to the operation of its distribution systems at Fremantle and Kwinana.

   (3) Fremantle Port Authority is exempt from the *Electricity Industry Act 2004* section 7(4) in relation to the sale of electricity transported through the distribution systems referred to in subclause (2).

15. **Exemptions for supply in Eucla**

   (1) In this clause —

   “Eucla” means the area constituting the townsite of Eucla for the purposes of the *Land Administration Act 1997*.

   (2) A person is exempt from the *Electricity Industry Act 2004* section 7(3) if the distribution system concerned is located or to be located in Eucla.

   (3) A person is exempt from the *Electricity Industry Act 2004* section 7(4) if the electricity is sold for consumption in Eucla.

“

By Command of the Governor,

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

HE301*

Hospitals and Health Services Act 1927

Hospitals and Health Services (Hospital Boards Appointments) Instrument 2006

Made by the Governor in Executive Council under the Hospitals and Health Services Act 1927 section 15.

1. Citation
This instrument is the Hospitals and Health Services (Hospital Boards Appointments) Instrument 2006.

2. Appointments to the South West Health Board
Dr Andrew Robertson, Colin Xanthis and Michael Pervan are appointed to constitute the South West Health Board.

3. Appointments to the WA Country Health Service
Dr Andrew Robertson, Colin Xanthis and Michael Pervan are appointed to constitute the WA Country Health Service.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Hospitals and Health Services (Reorganisation of Hospital Boards) Notice 2006

Made by the Governor in Executive Council under section 16 of the Act.

1. **Citation**

This notice is the Hospitals and Health Services (Reorganisation of Hospital Boards) Notice 2006.

2. **Commencement**

This notice comes into operation on 1 July 2006.

3. **Amalgamation of boards to form new board**

The boards mentioned in Schedule 1 Division 1 are reorganised by amalgamating them to form a new board.

4. **Assignment of corporate name to new board**

The new board formed under clause 3 is assigned the corporate name “WA Country Health Service”.

5. **Constitution of WA Country Health Service**

The WA Country Health Service is constituted in relation to the public hospitals mentioned in Schedule 1 Division 2.

**Schedule 1 — Formation and constitution of the WA Country Health Service**

[cl. 3 and 5]

**Division 1 — Amalgamated boards**

South West Health Board
WA Country Health Service

**Division 2 — Public hospitals in relation to which the WA Country Health Service is constituted**

Albany Hospital
Augusta Hospital
Beverley Hospital
Boddington Hospital
Boyup Brook Soldiers Memorial Hospital
Bridgetown Hospital
Broome Hospital
Bruce Rock Memorial Hospital
Bunbury Hospital
Busselton Hospital
Carnarvon Hospital
Collie Hospital
Coolgardie Health Centre
Coral Bay Nursing Post
Corrigin Hospital
Cue Nursing Post
Cunderdin Hospital
Dalwallinu Hospital
Denmark Hospital
Derby Hospital
Dongara Multi-Purpose Health Centre
Donnybrook Hospital
Dumbleyung Memorial Hospital
Esperance Hospital
Exmouth Hospital
Fitzroy Crossing Hospital
Geraldton Hospital
Gnowangerup Hospital
Goomalling Hospital
Halls Creek Hospital
Harvey Hospital
Jerramungup Nursing Post
Kalgoorlie Hospital
Kambalda Nursing Post
Katanning Hospital
Kellerberrin Memorial Hospital
Kojonup Hospital
Kondinin Hospital
Kukerin Nursing Post
Kunnunoppin Hospital
Kununurra Hospital
Lake Grace Hospital
Laverton Hospital
Leonora Hospital
Marble Bar Nursing Post
Margaret River Hospital
Meekatharra Hospital
Menzies Nursing Post
Merredin Hospital
Mooraw Hospital
Morawa Hospital
Mount Magnet Nursing Post
Mukinbudin Nursing Post
Mullewa Hospital
Nannup Hospital
Narambeen Memorial Hospital
Narrogin Hospital
Newman Hospital
Nickol Bay Hospital
Norseman Hospital
Northam Hospital
Northampton Hospital
Northcliffe Nursing Post
North Midlands Hospital
Numbala Nunga Nursing Home
Onslow Hospital
Paraburdoo Hospital
Pemberton Hospital
Pingelly Hospital
Plantagenet Hospital
Port Hedland Hospital
Quairading Hospital
Ravensthorpe Hospital
Roebourne Hospital
Sandstone Nursing Post
Southern Cross Hospital
Tambellup Nursing Post
Tom Price Hospital
Varley Nursing Post
Wagin Hospital
Warren Hospital
Wickepin Nursing Post
Wickham Hospital
Williams Nursing Post
Wongan Hills Hospital
Wyalkatchem-Koorda and Districts Hospital
Wyndham Hospital
Yalgoo Nursing Post
Yarloop Hospital
York Hospital

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Hospitals and Health Services (Directions for Reorganisation of Hospital Boards)
Instrument 2006

Made by the Governor in Executive Council under section 16(4) of the Act.

1. Citation

This instrument is the Hospitals and Health Services (Directions for Reorganisation of Hospital Boards) Instrument 2006.

2. Commencement

This instrument comes into operation immediately after the reorganisation notice comes into operation.

3. Definitions

In this instrument —

“commencement day” means the day on which this instrument comes into operation;

“former board” means a board mentioned in Schedule 1 Division 1 to the reorganisation notice;

“former WA Country Health Service” means the former board assigned the corporate name “WA Country Health Service”;

“new WA Country Health Service” means the board assigned the corporate name “WA Country Health Service” by clause 4 of the reorganisation notice;

“reorganisation notice” means the Hospital and Health Services (Reorganisation of Hospital Boards) Notice 2006.

4. Transfer of assets and liabilities of former boards

It is directed that, on the commencement day —

(a) any real or personal property or moneys vested in, acquired by, or under the control of a former board, and any other rights of a former board, are transferred to the new WA Country Health Service; and
(b) any moneys payable to, or appropriated for the purposes of, a former board become payable to, or appropriated for the purposes of, the new WA Country Health Service; and

(c) all obligations and liabilities of a former board, including contingent liabilities, become obligations and liabilities of the new WA Country Health Service; and

(d) any agreement or instrument to which a former board is a party has effect as if the new WA Country Health Service were substituted for the former board; and

(e) all proceedings commenced by or against a former board and pending on the commencement day are taken to be proceedings by or against the new WA Country Health Service; and

(f) anything done or omitted to be done in relation to the property, moneys, rights, obligations and liabilities referred to in paragraphs (a), (b) and (c) before the commencement day by, to or in respect of a former board (to the extent that that thing has any force or effect) is taken to have been done by, to or in respect of the new WA Country Health Service; and

(g) the new WA Country Health Service becomes the owner of all of a former board’s registers, documents, books and other records, however compiled, recorded or stored, and of any tape, disc or other device or medium relating to such records.

5. **Staff of former boards**

It is directed that —

(a) on the commencement day, any person employed or engaged by a former board immediately before that day ceases to be so employed or engaged and is employed or engaged by the new WA Country Health Service; and

(b) on the commencement day and without limiting paragraph (a), the person employed or engaged as the chief executive of the former WA Country Health Service immediately before that day ceases to be so employed or engaged and is employed or engaged as the chief executive of the new WA Country Health Service; and

(c) except as otherwise agreed by the person concerned, the remuneration or terms and conditions of employment, existing or accrued rights, rights under a superannuation scheme or continuity of service of a person are not affected, prejudiced or interrupted by the operation of paragraph (a) or (b); and

(d) a person is not entitled to receive any payment or other benefit by reason only of having ceased to be employed
or engaged by a former board as a result of paragraph (a) or (b).

6. References to former boards

It is directed that any reference to a former board in any instrument, contract or legal proceedings made or commenced before the commencement day is to be read and construed as a reference to the new WA Country Health Service.

7. Accountable authority

Despite the *Financial Administration and Audit Act 1985* section 54, it is directed that the new WA Country Health Service is to be the accountable authority of a former board for the purposes of the report required by the *Financial Administration and Audit Act 1985* section 66 with respect to the period from 1 July 2005 to 30 June 2006.

By Command of the Governor,

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

Hospitals and Health Services Act 1927

**Hospitals and Health Services (WA Country Health Service Appointments) Instrument 2006**

Made by the Governor in Executive Council under the *Hospitals and Health Services Act 1927*.

1. Citation

This instrument is the *Hospitals and Health Services (WA Country Health Service Appointments) Instrument 2006*.

2. Commencement

This instrument comes into operation immediately after the reorganisation notice comes into operation.
3. Definition

In this instrument —

“reorganisation notice” means the Hospitals and Health Services (Reorganisation of Hospital Boards) Notice 2006.

4. Appointments to the WA Country Health Service

Dr Andrew Robertson, Colin Xanthis and Michael Pervan are appointed to constitute the hospital board assigned the corporate name “WA Country Health Service” by clause 4 of the reorganisation notice.

5. Termination of term of tenure

(1) Subclause (2) applies to a member of a hospital board mentioned in Schedule 1 Division 1 to the reorganisation notice who holds office immediately before the coming into operation of that notice.

(2) The term of tenure of every member is terminated.

By Command of the Governor,

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

HE305*

Hospitals and Health Services Act 1927

Hospitals and Health Services (WA Country Health Service Abolition) Instrument 2006

Made by the Governor in Executive Council under the Hospitals and Health Services Act 1927 section 8.

1. Citation

This instrument is the Hospitals and Health Services (WA Country Health Service Abolition) Instrument 2006.
2. **Commencement**

This instrument comes into operation immediately after the *Hospitals and Health Services (WA Country Health Service Appointments) Instrument 2006* comes into operation.

3. **Abolition of WA Country Health Service**

The hospital board assigned the corporate name “WA Country Health Service” by clause 4 of the *Hospitals and Health Services (Reorganisation of Hospital Boards) Notice 2006* is abolished.

By Command of the Governor,

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

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**POLICE**

PO301*

Police Act 1892

**Police (Fees) Amendment Regulations (No. 2) 2006**

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Police (Fees) Amendment Regulations (No. 2) 2006*.

2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the *Police (Fees) Regulations 1981*. 
4. **Schedule amended**

The Schedule is amended as follows:

(a) in item 1(a) by deleting “$16.00” and inserting instead —
    “$16.50”;

(b) in item 1(b) by deleting “$16.00” and inserting instead —
    “$16.50”;

(c) in item 1a by deleting “$16.00” and inserting instead —
    “$16.50”;

(d) in item 2(a)(i) by deleting “$74.30” and inserting instead —
    “$77.50”;

(e) in item 2(a)(ii) by deleting “$89.30” and inserting instead —
    “$92.50”;

(f) in item 2(a)(iii) by deleting “$67.50” and inserting instead —
    “$70.00”;

(g) in item 2(c) by deleting “$115.00” and inserting instead —
    “$119.25”;

(h) in item 3(a) by deleting “$9.50” and inserting instead —
    “$10.00”;

(i) in item 3(b) by deleting “$16.00” and inserting instead —
    “$16.75”;

(j) in item 4(a) by deleting “$9.00” and inserting instead —
    “$9.50”;

(k) in item 4(b) by deleting “$31.00” and inserting instead —
    “$33.00”;

(l) after item 4(b) by inserting the following subitem —
    “
    (ba) for a business ......................... $38.00”;

(m) in item 4(c) by deleting “$42.00” and inserting instead —
    “$43.00”;}
(n) in item 5 by deleting “$69.30” and inserting instead —
“$75.60”;
(o) in item 6 by deleting “$16.00” and inserting instead —
“$16.75”;
(p) in item 7(a) by deleting “$29.50” and inserting instead —
“$30.50”;
(q) in item 7(b) by deleting “$29.50” and inserting instead —
“$30.50”;
(r) in item 8 by deleting “$29.50” and inserting instead —
“$30.75”;
(s) in item 9(a) by deleting “$69.30” and inserting instead —
“$75.60”;
(t) in item 9(b) by deleting “$69.30” and inserting instead —
“$75.60”.

By Command of the Governor,

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

PO302*
Firearms Act 1973

Firearms Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation
These regulations are the Firearms Amendment Regulations 2006.

2. Commencement
These regulations come into operation on 1 July 2006.
3. **The regulations amended**

The amendments in these regulations are to the *Firearms Regulations 1974*.

[* Reprint 5 as at 15 April 2005.
   For amendments to 23 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 137.]

4. **Regulation 4 amended**

(1) The Table to regulation 4(1a) is deleted and the following Table is inserted instead —

"Table of application forms and fees

<table>
<thead>
<tr>
<th>Form No.</th>
<th>Kind of Licence</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Firearm Licence — original issue (1 year)</td>
<td>160</td>
</tr>
<tr>
<td>1</td>
<td>Firearm Licence — renewal (1 year)</td>
<td>34</td>
</tr>
<tr>
<td>1</td>
<td>Firearm Collector’s Licence — original issue (3 years)</td>
<td>183</td>
</tr>
<tr>
<td>1</td>
<td>Firearm Collector’s Licence — renewal (3 years)</td>
<td>33</td>
</tr>
<tr>
<td>2</td>
<td>Corporate Licence — original issue (1 year)</td>
<td>332</td>
</tr>
<tr>
<td>2</td>
<td>Corporate Licence — renewal (1 year)</td>
<td>87</td>
</tr>
</tbody>
</table>

(2) Regulation 4(1aa) is amended as follows:
   (a) in paragraph (a) by deleting “$24” and inserting instead —

   " $26 ”;

   (b) in paragraph (b) by deleting “$24” and inserting instead —

   " $26 ”.

(3) Regulation 4(1b)(a) is amended by deleting “$24” and inserting instead —

   " $26 ”.

(4) The Table to regulation 4(1c) is deleted and the following Table is inserted instead —

"Table of application forms and fees

<table>
<thead>
<tr>
<th>Form No.</th>
<th>Kind of Licence</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Dealer’s Licence — original issue (1 year)</td>
<td>332</td>
</tr>
<tr>
<td>3</td>
<td>Dealer’s Licence — renewal (1 year)</td>
<td>80</td>
</tr>
<tr>
<td>3</td>
<td>Repairer’s Licence — original issue (1 year)</td>
<td>332</td>
</tr>
<tr>
<td>3</td>
<td>Repairer’s Licence — renewal (1 year)</td>
<td>61</td>
</tr>
<tr>
<td>3</td>
<td>Manufacturer’s Licence — original issue (1 year)</td>
<td>332</td>
</tr>
<tr>
<td>3</td>
<td>Manufacturer’s Licence — renewal (1 year)</td>
<td>61</td>
</tr>
<tr>
<td>3</td>
<td>Shooting Gallery Licence — original issue (1 year)</td>
<td>214</td>
</tr>
</tbody>
</table>
Form No. | Kind of Licence | Fee ($)
--- | --- | ---
3 | Shooting Gallery Licence — renewal (1 year) | 65
4 | Ammunition Collector’s Licence — original issue (5 years) | 203
4 | Ammunition Collector’s Licence — renewal (5 years) | 60

5. **Regulation 5 amended**

Regulation 5(1)(b) is amended by deleting “$41” and inserting instead —

“ $45 ”.

6. **Regulation 8 amended**

Regulation 8(2) is amended by deleting “$24.” and inserting instead —

“ $26. ”.

7. **Regulation 11 amended**

Regulation 11(1) is amended by deleting “$107” and inserting instead —

“ $119 ”.

By Command of the Governor,

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

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PO303*

Pawnbrokers and Second-hand Dealers Act 1994

**Pawnbrokers and Second-hand Dealers Amendment Regulations 2006**

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Pawnbrokers and Second-hand Dealers Amendment Regulations 2006*. 
2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the *Pawnbrokers and Second-hand Dealers Regulations 1996*.

[* Reprinted as at 13 January 2006.]

4. **Regulation 28 amended**

The Table to regulation 28 is deleted and the following Table is inserted instead —

```
Table — Fees for issue of licences

<table>
<thead>
<tr>
<th>Licence</th>
<th>1 year or part thereof ($)</th>
<th>2 years or part thereof ($)</th>
<th>3 years or part thereof ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Pawnbroker’s licence only</td>
<td>418</td>
<td>703</td>
<td>987</td>
</tr>
<tr>
<td>2. Second-hand dealer’s licence only (computer option)</td>
<td>381</td>
<td>640</td>
<td>899</td>
</tr>
<tr>
<td>3. Second-hand dealer’s licence only (facsimile option)</td>
<td>490</td>
<td>907</td>
<td>1 320</td>
</tr>
<tr>
<td>4. Pawnbroker’s licence and second-hand dealer’s licence</td>
<td>473</td>
<td>760</td>
<td>1 045</td>
</tr>
</tbody>
</table>
```

5. **Regulation 29 amended**

The Table to regulation 29 is deleted and the following Table is inserted instead —

```
Table — Fees for renewal of licences

<table>
<thead>
<tr>
<th>Licence</th>
<th>1 year or part thereof ($)</th>
<th>2 years or part thereof ($)</th>
<th>3 years or part thereof ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Pawnbroker’s licence only</td>
<td>308</td>
<td>597</td>
<td>887</td>
</tr>
<tr>
<td>2. Second-hand dealer’s licence only (computer option)</td>
<td>282</td>
<td>545</td>
<td>808</td>
</tr>
<tr>
<td>3. Second-hand dealer’s licence only (facsimile option)</td>
<td>452</td>
<td>866</td>
<td>1 279</td>
</tr>
<tr>
<td>4. Pawnbroker’s licence and second-hand dealer’s licence</td>
<td>329</td>
<td>641</td>
<td>931</td>
</tr>
</tbody>
</table>
```

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.
Security and Related Activities (Control) Act 1996

Security and Related Activities (Control) Amendment Regulations (No. 4) 2006

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Security and Related Activities (Control) Amendment Regulations (No. 4) 2006*.

2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the *Security and Related Activities (Control) Regulations 1997*.

[* Reprint 3 as at 4 November 2005.
For amendments to 11 May 2006 see Gazette 13 and 28 April 2006.]

4. **Schedule 4 replaced**

Schedule 4 is repealed and the following Schedule is inserted instead —

```
Schedule 4 — Fees
[Regulation 54]

<table>
<thead>
<tr>
<th>Provision of Act or regulations</th>
<th>Subject matter</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Agent’s licences</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>s. 46(1)</td>
<td>Application for issue of agent’s licence —</td>
<td></td>
</tr>
<tr>
<td></td>
<td>for one year or less</td>
<td>383</td>
</tr>
<tr>
<td></td>
<td>for 3 years</td>
<td>404</td>
</tr>
<tr>
<td>s. 46(1)</td>
<td>Application by licensee for an additional agent’s licence (each)</td>
<td>155</td>
</tr>
<tr>
<td>s. 49(1)(c)</td>
<td>Application for renewal of agent’s licence — 3 year (each)</td>
<td>213</td>
</tr>
</tbody>
</table>
```
<table>
<thead>
<tr>
<th>Provision of Act or regulations</th>
<th>Subject matter</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Other licences</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>s. 46(1) Application for issue of any other licence —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>for one year or less ...............</td>
<td>133</td>
<td></td>
</tr>
<tr>
<td>for 3 years ......................</td>
<td>155</td>
<td></td>
</tr>
<tr>
<td>s. 46(1) Application by licensee for an additional other licence (each) ....</td>
<td>98</td>
<td></td>
</tr>
<tr>
<td>s. 49(1)(c) Application for renewal of any other licence — 3 year (each) ........</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>r. 10 Application for endorsement under section 24 .........................</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>r. 12 Application for permit under section 25 ..................................</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>r. 13 Application for endorsement under section 26 ............................</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td><strong>Miscellaneous</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>s. 10(2) Application to inspect register ........</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>s. 10(3) Certified copy of register entry ........</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>s. 46(1) Fee if fingerprints and palm prints are required under section 48 ..........</td>
<td>91</td>
<td></td>
</tr>
<tr>
<td>s. 66 Issue of duplicate licence or duplicate identification card ...............</td>
<td>20</td>
<td></td>
</tr>
</tbody>
</table>

By Command of the Governor,

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

PO305*

Criminal Investigation (Identifying People) Act 2002

**Criminal Investigation (Identifying People) Amendment Regulations 2006**

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Criminal Investigation (Identifying People) Amendment Regulations 2006*. 
2. **The regulations amended**

The amendments in these regulations are to the *Criminal Investigation (Identifying People) Regulations 2002*.

[* Published in Gazette 28 June 2002, p. 3103-5. For amendments to 10 April 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 82.]

3. **Regulation 3 amended**

After regulation 3(2) the following subregulations are inserted —

```
(3) The office of fisheries officer to which appointments are made under section 11 of the *Fish Resources Management Act 1994* is prescribed under section 5(1)(a) of the Act.

(4) The powers in the Act that a holder of the office of fisheries officer may exercise are specified under section 5(1)(b) of the Act to be all the powers that the Act provides may be exercised by a public officer.
```

4. **Regulation 4 amended**

(1) Regulation 4(1) is amended as follows:

(a) after paragraph (a) by inserting —

```
    or
```

(b) after paragraph (c) by deleting the full stop and inserting —

```
    ; or
```

(d) a fisheries officer appointed under section 11 of the *Fish Resources Management Act 1994* who has satisfactorily completed a course of training approved for this paragraph under subregulation (3).

(2) Regulation 4(3) is amended as follows:

(a) after paragraph (a) by inserting —

```
    or
```

(b) in paragraph (b), by deleting “(1)(c),” and inserting instead —

```
    (1)(c) or (d).
```
5. **Regulation 6 amended**

Regulation 6 is amended in the Table, in the item relating to the *Police Powers and Responsibilities Act 2000* of Queensland, by deleting “Chapter 8” and inserting instead —

“Chapter 8A”.

By Command of the Governor,

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

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**TREASURY AND FINANCE**

TF301*

Pay-roll Tax Assessment Act 2002

Pay-roll Tax Assessment Amendment Regulations (No. 4) 2006

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the Pay-roll Tax Assessment Amendment Regulations (No. 4) 2006.

2. **Commencement**

These regulations come into operation on 1 July 2006.

3. **The regulations amended**

The amendments in these regulations are to the Pay-roll Tax Assessment Regulations 2003*.

[* Published in Gazette 27 June 2003, p. 2341-80.
For amendments to 29 May 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 285, and Gazette 2 May 2006.]
4. Regulation 31 amended

Regulation 31(b) is amended by deleting “63c” and inserting instead –

“67c”.

By Command of the Governor,

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

TF302*
Rates and Charges (Rebates and Deferments) Act 1992

 Rates and Charges (Rebates and Deferments) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the Rates and Charges (Rebates and Deferments) Amendment Regulations 2006.

2. Commencement

These regulations come into operation on 1 July 2006.

3. The regulations amended

The amendments in these regulations are to the Rates and Charges (Rebates and Deferments) Regulations 1992*.

For amendments to 8 June 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 332.]

4. Regulation 3 amended

The Table to regulation 3 is amended by inserting the following row at the end of the Table —

“1/7/06 — 30/6/07 $72.55 $139.50 $14.00 $216.80”.

By Command of the Governor,

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

AG401*

AGRICULTURAL PRODUCTS ACT 1929
BEEKEEPERS ACT 1963
STOCK DISEASES (REGULATIONS) ACT 1968
STOCK (IDENTIFICATION AND MOVEMENT) ACT 1970

APPOINTMENTS

Department of Agriculture
South Perth WA 6151.

The Governor is pleased to appoint the following as Inspectors pursuant to the following Acts—

Section 2A(1) of the Agricultural Products Act 1929 and
Section 5 of the Beekeepers Act 1963
Paul Simon Wynne-Houchin

Section 8 (1) of the Stock Diseases (Regulations) Act 1968 and
Section 37 of the Stock (Identification and Movement) Act 1970
Maree Ann Glasby
Paul Simon Wynne-Houchin

KIM CHANCE, MLC, Minister for Agriculture and Food.

CEMETERIES

CC401*

CEMETERIES ACT 1986
Shire of Coolgardie

2006/2007 FEES AND CHARGES

In pursuance of powers conferred upon it by Section 53 of the Cemeteries Act 1986, the Shire of Coolgardie hereby records having resolved on the 30th May 2006, that the following fees and charges shall apply to all cemeteries within the Shire of Coolgardie from the 1st July 2006. All fees detailed hereunder are inclusive of the goods and services tax where applicable.

2006/2007 CEMETERY CHARGES
(Covered by Cemeteries Act 1986—Fees Set by Resolution)

Internment in ordinary grave 1.8m deep, including Right of Burial and maintenance for one year:
Adult Burial .......................................................... $330.00
Child under 13 years of age .............................. $220.00

Land for graves (including number label):
Ordinary Land 2.7m x 1.2m ................................ $363.00
Pre-purchase of Land 2.7m x 1.2m ...................... $440.00
Sinking graves over 1.8m—per metre .................. $33.00
Re-opening graves to accommodate adult burial .... $330.00
Exhumation ......................................................... $330.00
Re-interment of exhumed remains (same grave) .... $330.00
Permission to construct brick grave, vault or tomb  $330.00
Permission to:

- Erect any stone monument, railing or headboard ........................................................... $110.00
- Alter or add to and grave, stone monument, railing or headboard................................. $55.00
- Repair or renovate any existing memorial work.............................................................. $33.00
- Erect a small memorial plaque on grave.......................................................................... $22.00

Placement of Ashes:

- Scatter to the Winds.......................................................................................................... $55.00
- Placed in family grave (plaque not included)................................................................... $55.00
- Placement in Niche area (plaque not included) ............................................................... $110.00
- Internments without due notice ....................................................................................... $220.00
- Internment outside usual hours ....................................................................................... $220.00
- Funeral Directors License (annual fee)............................................................................ $220.00
- Monumental Mason’s License (annual fee)...................................................................... $44.00
- Copy of Certificate of Right of Burial ............................................................................... $40.00

Search Fees:

- Grave Location Fee ........................................................................................................... $3.30
- Simple Research Inquiry................................................................................................... $11.00
- Complex Research Inquiry................................................................................................. $22.00

M. J. (MAL) OSBORNE, Chief Executive Officer.

G. (GAVIN) TURNER, Shire President.

ENVIRONMENT

EV401*

ENVIRONMENTAL PROTECTION ACT 1986

Section 20

DELEGATION NO. 56

I, Kim Taylor, acting in my capacity as the Chief Executive of the Department responsible for the administration of the Environmental Protection Act 1986, and pursuant to section 20 of the Environmental Protection Act 1986 ("the Act"), hereby delegate to the holder of the time being of the office of the Director, Natural Resource Management of the Department responsible for the administration of the Environmental Protection Act 1986, except for the functions and power set out in the Schedule below, all my powers and duties—

(a) under Part V, Division 2 of the Act;

(b) under Part VII of the Act, in so far as they relate to appeals lodged under section 101A of the Act;

(c) under Regulations 7 and 8 of the Environmental Protection (Clearing of Native Vegetation) Regulations 2004;

other than this power of delegation.

Schedule of Exceptions

1. The functions and powers the subject of section 51L, save to the extent that they are exercised to give effect to a direction by the Minister determining an appeal under section 110 of the Act; and

2. The functions and powers the subject of section 51S of the Act.

Under section 59(1)(e) of the Interpretation Act 1984 the delegation gazetted 3 June 2005 is hereby revoked.

Dated the 15th day of June 2006.

KIM TAYLOR, A/Chief Executive Officer.

Approved by—

MARK McGOWAN, Minister for the Environment;
Racing and Gaming.
LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995
ESTABLISHMENT OF A REGIONAL LOCAL GOVERNMENT

In accordance with section 3.61 of the Local Government Act 1995, I, Jon Ford, being the Minister for Local Government and Regional Development, hereby declare the establishment of a regional local government to be known as the Wildflower Country Regional Council.

The purpose of the regional local government is to—

• assess the possibilities and methodology of facilitating, and to identify funding and revenue opportunities for, a range of services and projects on a regional basis;
• influence and liaise with local, state and federal governments in the development of policies and legislation which are of benefit to the region;
• provide administrative and operational services to any of the participants, at the participant’s request, to enable those participants to perform their functions; and
• carry out any of the executive (but not legislative) functions of a local government, for the participants, including, without limitation, the following functions—
  • the control and management of land vested in or under the control and management of the participants;
  • the collection, removal, processing, treatment and disposal of waste;
  • the promotion of tourism within the region; and
• the promotion of economic development and employment within the region.

The Regional Council shall be established from 1 July 2006.

Hon JON FORD JP MLC, Minister for Local Government and Regional Development.

21 June 2006.

———

LG402*

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


DLGRD: AK5-4#06

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 July 2006.

CHERYL GWILLIAM, Director General.

——

Schedule

ADDITIONS TO GROSS RENTAL VALUE AREA
City of Armadale

All those portions of land comprised in the schedules below—

SCHEDULE “A”

All that portion of land being Lot 5 as shown on Diagram 3459; Lot 6 as shown on Diagram 31410; Lot 3 as shown on Diagram 42121; Lot 24 as shown on Diagram 66830 and Lot 2 as shown on Diagram 75868.

SCHEDULE “B”

All that portion of land being Lot 388 as shown on Deposited Plan 250041; Lot 58 as shown on Deposited Plan 226007; Lot 105, Lot 106, Lot 110, Lot 111, Lots 130 to 138 (inclusive), Lot 9000 and Lot 9001 as shown on Deposited Plan 46762 and Lots 233 to 237 (inclusive) and Lot 9005 as shown on Deposited Plan 49127.
It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 July 2006.

CHERYL GWILLIAM, Director General.

Schedule

ADDITIONS TO GROSS RENTAL VALUE AREA

City of Gosnells

All those portions of land comprised in the schedules below—

SCHEDULE “A”
All that portion of land being Lot 8 as shown on Diagram 52558; Lot 3 as shown on Diagram 54495; Lot 5 as shown on Diagram 54822; Lot 20 as shown on Diagram 76576 and Lot 101 as shown on Diagram 90858.

SCHEDULE “B”
All that portion of land being Lot 9, Lot 18, Lot 37, Lot 44 and Lot 88 as shown on Plan 4865.

SCHEDULE “C”
All that portion of land being Lot 461 as shown on Deposited Plan 33179; Lots 340 to 357 inclusive and Lots 364 to 369 inclusive as shown on Deposited Plan 37855; Lot 333 as shown on Deposited Plan 37856; Lot 9000 as shown on Deposited Plan 38448; Lots 572 to 576 inclusive, Lot 579, Lots 582 to 584 inclusive, and Lots 586 to 589 inclusive as shown on Deposited Plan 38634; Lots 1 to 3 inclusive and Lot 104 as shown on Deposited Plan 40940; Lot 909 as shown on Deposited Plan 41028; Lot 819, Lots 828 to 834 inclusive and Lot 4002 as shown on Deposited Plan 41035; Lot 36, Lot 37, Lots 56 to 61 inclusive and Lots 74 to 96 inclusive as shown on Deposited Plan 41721; Lots 62 to 73 inclusive and Lots 97 to 103 inclusive as shown on Deposited Plan 41722; Lots 2 to 27 inclusive and Lot 999 as shown on Deposited Plan 42242; Lots 88 to 90 inclusive as shown on Deposited Plan 43017; Lot 9002 and Lot 9003 as shown on Deposited Plan 43638; Lots 201 to 210 inclusive, Lot 212, Lot 213, Lot 215, Lot 216, Lots 277 to 287 inclusive and Lot 4003 as shown on Deposited Plan 43993; Lots 820 to 827 inclusive, Lots 835 to 837 inclusive and Lot 848 as shown on Deposited Plan 43995; Lots 98 to 100 inclusive as shown on Deposited Plan 44111; Lots 500 to 504 inclusive, Lot 506, Lot 507, Lot 557, Lot 538, Lots 540 to 543 inclusive, Lots 555 to 558 inclusive and Lot 578 as shown on Deposited Plan 44870; Lot 152 as shown on Deposited Plan 45388; Lots 602 to 622 inclusive, Lots 627 to 662 inclusive, Lot 8001, Lot 8002, Lot 8003 and Lot 9001 as shown on Deposited Plan 46608; Lots 80 to 82 inclusive as shown on Deposited Plan 45306 and Lot 501 and Lot 9001 as shown on Deposited Plan 48317.

SCHEDULE “D”
All that portion of land being Lots 1 to 3 inclusive as shown on Strata Plan 45174; Lots 1 to 4 inclusive as shown on Strata Plan 46365; Lots 1 to 4 inclusive as shown on Strata Plan 47450; Lots 1 to 39 inclusive as shown on Strata Plan 47518; Lots 1 to 4 inclusive as shown on Strata Plan 48081; Lots 1 to 5 inclusive as shown on Strata Plan 48402; Lots 1 to 4 inclusive as shown on Strata Plan 48940 and Lot 1 and Lot 2 as shown on Strata Plan 49322.
Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 July 2006.

CHERYL GWILLIAM, Director General.

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Schedule

ADDITIONS TO GROSS RENTAL VALUE AREA

City of Rockingham

All those portions of land being Lot 45 and Lot 47 as shown on Plan 8071; Lot 9008 as shown on Deposited Plan 42938; Lot 9002 as shown on Deposited Plan 43612; Lot 9101 as shown on Deposited Plan 46348; Lot 9102 as shown on Deposited Plan 46349; Lots 655 to 662 inclusive, Lots 765 to 770 inclusive, Lots 779 to 787 inclusive, Lots 903 to 928 inclusive and Lot 930 as shown on Deposited Plan 46793; Lots 742 to 745 inclusive, Lot 9007 and Lot 9501 as shown on Deposited Plan 47028; Lots 1164 to 1178 inclusive, Lots 1180 to 1195 inclusive, Lot 1202, Lot 1203 and Lots 1216 to 1227 inclusive as shown on Deposited Plan 47058; Lot 740, Lot 741 and Lots 751 to 755 inclusive as shown on Deposited Plan 47060; Lots 9010 to 9012 inclusive as shown on Deposited Plan 47115; Lots 1196 to 1201 inclusive as shown on Deposited Plan 47641; Lots 167 to 169 inclusive, Lots 207 to 215 inclusive, Lots 219 to 228 inclusive, Lots 244 to 246 inclusive, Lots 248 to 260 inclusive, Lots 262 to 267 inclusive, Lot 271, Lot 272, Lot 306 and Lot 9005 as shown on Deposited Plan 48176; Lot 9006 as shown on Deposited Plan 49155 and Lot 309 as shown on Deposited Plan 202704.

LG405*

DOG ACT 1976

Shire of Dardanup

DOG REGISTRATION OFFICER

It is hereby notified for public information that the following Officer has been appointed by Council as Authorised Dog Registration Officer under the Dog Act 1976, effective immediately, until further notice—

    Naomi Newport

M. L. CHESTER, Chief Executive Officer.

23 June 2006.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

RENEWAL OF EXPLORATION PERMIT WA-254-P (R2)

Renewal of Exploration Permit WA-254-P (R2) has been granted to Apache Northwest Pty Ltd, Woodside Energy Ltd, First Australian Resources Limited, Victoria Petroleum NL, Sun Resources NL & Pan Pacific Petroleum (South Australia) Pty Ltd to have effect from and including 12 June 2006 for a period of five years.

W. L. TINAPPLE, Director Petroleum and Royalties Division.
PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Canning

Town Planning Scheme No. 40—Amendment No. 122

Ref: 853/2/16/44 Pt 122

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Canning local planning scheme amendment on 22 May 2006 for the purpose of—

1. SCHEME MAP MODIFICATION

Designating the Northern portion of Lot 302 Madeira Road, Parkwood to indicate additional use in Serial 95 of Appendix 5, Schedule of Additional or Prohibited Uses.

2. SCHEME TEXT MODIFICATION

Adding the following to Appendix 5, Schedule of Additional or Prohibited Uses—

<table>
<thead>
<tr>
<th>No.</th>
<th>Lot No.</th>
<th>Address</th>
<th>Uses which may be prohibited or permitted in addition to those permitted by the Zoning Table</th>
<th>Additional Development Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>95</td>
<td></td>
<td>Northern portion of Lot 302 Madeira Road Office</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Dr. M. S. LEKIAS, Mayor.
D. CARBONE, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Koorda
Local Planning Scheme 2
Amendment 1

Ref: 853/4/15/2 Pt 1

It is hereby notified for public information, in accordance with Section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Shire of Koorda local planning scheme amendment on 28 May 2006 for the purpose of.

In the Scheme Text—

(i) in “Arrangement” inserting the following in numerical order in “Part 3—Zones”—

“3.3 Additional Uses
3.4 Special Use Zones”

(ii) in “Arrangement” deleting “5.1 Development of Land” and renumbering 5.2 to 5.9 as 5.1 to 5.8 respectively

(iii) in “Arrangement” deleting—

“Part 6—Heritage and Its Assessment
6.1 Preservation of Heritage Places
6.2 Development Application
6.3 Compensation”

and inserting therein—

“Part 6—Heritage Protection
6.1 Heritage List
6.2 Designation of a Heritage Area
6.3 Applications for Planning Consent
6.4 Formalities of Application
6.5 Variations to Scheme Provisions for a Heritage Place and Heritage Area”

(iv) in “Arrangement” in Part 7 renumbering 7.1 to 7.4 as 7.2 to 7.5 respectively, and inserting the following in numerical order—

“7.1 Requirement for Planning Consent”
(v) in “Arrangement” in Part 8 inserting in numerical order “8.7 Delegation of Powers”

(vi) in “Arrangement” in “Schedules” inserting—

“3 Additional Uses
4 Special Use Zones”

(vii) in clause 1.6 deleting “Part 6—Heritage and its Assessment” and inserting therein “PART 6—HERITAGE PROTECTION”

(viii) in clause 3.1.1 inserting at the end of the list of zones, “SPECIAL USE”.

(ix) deleting clauses 3.2.4 and 3.2.5 and inserting—

“3.2.4 Where a specific use is mentioned in the Zoning Table, it is deemed to be excluded from the general terms used to describe any other use.

3.2.5 If the use of the land for a particular purpose is not specifically mentioned in the Zoning Table and cannot reasonably be determined as falling within the type or class of activity of any other use the Council may—
(a) determine that the use is consistent with the objectives and purposes of the particular zone and is therefore permitted, or
(b) determine that the use may be consistent with the objectives and purpose of the zone and thereafter follow the advertising procedures of clause 7.3 in considering an application for planning consent; or
(c) determine that the use is not consistent with the objectives and purposes of the particular zone and is therefore not permitted.

3.3 Additional Uses
Notwithstanding anything contained in the Zoning Table, the land specified in Schedule 3 may, subject to the conditions set out in Schedule 3 with respect to that land, be used for the specific use that is listed in addition to any uses permitted in the zone in which the land is situated unless any of those uses are excluded or modified by a condition specified in Schedule 3.

3.4 Special Use Zones
Special Use zones are set out in Schedule 4 and are in addition to the zones in the Zoning Table. No person shall use any land or any structure or buildings thereon, in a Special Use Zone except for the purpose set out against that land in Schedule 4 and subject to the conditions set out in Schedule 4 with respect to that land.

(x) deleting clause 5.1 and renumbering clauses 5.2 to 5.9 as 5.1 to 5.8 respectively.

(xi) deleting clause 5.2.4, and in clause 5.3 substituting “7.3” for “7.2”

(xii) deleting Part 6 and inserting—

“PART 6—HERITAGE PROTECTION

6.1 Heritage List
6.1.1 The Council shall establish and maintain a Heritage List which shall identify those places within the scheme area to be of heritage significance and worthy of conservation under the provisions of the Scheme, together with a description of each place and the reasons for its entry.

6.1.2 In the preparation of the Heritage List the Council shall have regard to the Municipal Inventory prepared by the Council pursuant to Section 45 of the Heritage of Western Australia Act 1990 and will include on the List such of those entries on the inventory it considers to be appropriate.

6.1.3 In considering a proposal to include a place on the Heritage List, the Council shall consult with the owner and occupier of the place.

6.1.4 Where a place is included on the Heritage List, the Council shall give notice of the inclusion to the Commission, the Heritage Council of Western Australia and to the owner and occupier of the place.

6.1.5 The Council shall keep copies of the Heritage List with the Scheme for public inspection during normal office hours.

6.2 Designation of a Heritage Area
6.2.1 If, in the opinion of the Council, special planning control is needed to conserve and enhance the heritage values and character of an area, the Council may, by resolution, declare that area to be a Heritage Area.

6.2.2 The Council shall adopt for each Heritage Area a policy statement which shall comprise—
(a) a map showing the boundaries of the Heritage Area;
(b) places of heritage significance;
(c) objectives and guidelines for the conservation of the Heritage Area;
and shall keep a copy of the policy statement for any designated Heritage Area with the Scheme for public inspection during normal office hours.

6.2.3 The procedure to be followed by the Council in designating a Heritage Area shall be as follows—
(a) the Council shall notify in writing each owner of land affected by the proposed designation and shall provide them with a copy of its policy statement for the Heritage Area;
(b) the Council shall advertise the proposal by way of a notice in a newspaper circulating in the district, by the erection of a sign in a prominent location in the area affected by the designation, and by such other methods as the Council consider necessary to ensure widespread notice of the proposal, describing the area subject of the proposed designation and where the policy statement which applies to the Heritage Area may be inspected;

(c) the Council shall invite submissions on the proposal within 28 days of the date specified in the notice referred to in paragraph (b) of this clause.

(d) the Council shall carry out such other consultations as it thinks fit;

(e) the Council shall consider any submissions made and resolve to designate the Heritage Area with or without modification or reject the proposal after consideration of submissions and the Council shall adopt such part or parts of the policy statement as is appropriate in respect of the Heritage Area;

(f) the Council shall forward notice of its decision to the Heritage Council of WA and the Commission.

6.2.4 The Council may modify or may rescind a Heritage Area or any policy statement which relates to it by following the procedure set out in clause 6.2.3.

6.3 Applications for Planning Consent

6.3.1 In dealing with any matters which may affect a Heritage Area or individual entry on the Heritage List, including any application for planning consent, the Council shall have regard to any heritage policy of the Council.

6.3.2 The Council may, in considering any application that may affect a Heritage Area or individual entry on the Heritage List, solicit the views of the Heritage Council of WA and any other relevant bodies, and take those views into account when determining the application.

6.3.3 Notwithstanding any existing assessment on record the Council may require a heritage assessment to be carried out prior to the approval for any development proposed in a Heritage Area or individual entry listed on the Heritage List.

6.3.4 For the purposes of clause 7.1.1 of the Scheme the term ‘development’ shall have the meaning as set out in the Act but shall also include in relation to any place entered in the Heritage List or contained within a Heritage Area, any act or thing that is likely to significantly change the external character of the building, object, structure or place.

6.4 Formalities of Application.

6.4.1 In addition to the application formalities prescribed in clause 6.3 any formalities or requirements associated with application for planning consent contained in any other provision of the Scheme, the Council may require an application for planning consent, where the proposed development may affect a place of cultural heritage significance or a Heritage Area, to provide one or more of the following to assist the Council in its determination of the application—

(a) street elevations drawn to a scale not smaller than 1:100 showing the proposed development and the whole of the existing development on each lot immediately adjoining the land the subject of the application, and drawn as one continuous elevation;

(b) in addition to a site plan, a plan of the proposed development site showing existing and proposed ground levels over the whole of the land the subject of the application, and the location, type and height of all existing structures and of all existing vegetation exceeding 2 metres in height, and marking any existing structures and vegetation proposed to be removed; such plan shall be drawn to the same scale as the site plan;

(c) a detailed schedule of all finishes, including materials and colours of the proposed development and, unless the Council exempts the applicant from the requirement or any part of it, the finishes of the existing developments on the subject lot and on each lot immediately adjoining the subject lot; and

(d) any other information which the Council indicates that it considers relevant.

6.5 Variations to Scheme Provisions for a Heritage Place and Heritage Area

6.5.1 Where desirable to facilitate the conservation of a heritage place listed in the Heritage List or to enhance or preserve heritage values in a Heritage Area the Council may vary any site or development requirement of the Scheme provided that, where in the Council’s opinion the variation is likely to affect any owners or occupiers in the general locality or adjoining the site which is the subject of consideration for variation, the Council shall—

(a) consult the affected parties by following one or more of the provisions dealing with advertising uses pursuant to clause 7.3; and

(b) have regard to any expressed views prior to making its decision to grant the variation.
6.5.2 In granting variations under clause 6.5.1, the Council may require a formal agreement with an owner who is to benefit from the variation for any of the purposes prescribed for a Heritage Agreement by Section 29 of the Heritage of Western Australia Act 1990."

(xiii) renumbering clauses 7.1 to 7.4 as 7.2 to 7.5 respectively and inserting in numerical order the following—

“7.1 Requirement for Planning Consent

7.1.1 In order to give full effect to the provisions and objectives of the Scheme, all development including a change in the use of land, except as otherwise provided, requires the prior approval of the Council in each case. Accordingly, no person shall commence or carry out any development, including a change in the use of any land, without first having applied for and obtained the planning consent of the Council pursuant to the provisions of this Part.

7.1.2 The planning consent of the Council is not required for the following development of land—

(a) the use of land in a reserve, where such land is held by the Council or vested in a public authority—
   (i) for the purpose for which the land is reserved under the Scheme; or
   (ii) in the case of land vested in a public authority, for any purpose for which such land may be lawfully used by that authority.
(b) the use of land which is a permitted ("P") use in the zone in which that land is situated provided it does not involve the carrying out of any building or other works, except as otherwise provided by the Scheme.
(c) the erection of a boundary fence except as otherwise required by the Scheme.
(d) the erection on a lot of a single house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol “P” in the cross reference to that zone in the Zoning Table, except where otherwise provided by the Scheme.
(e) the carrying out of any works on, in, over, or under a street or road by a public authority acting pursuant to the provisions of any Act.
(f) the carrying out of works for the maintenance, improvement or other alteration of any building, being works which affect only the interior of the building or which do not materially affect the external appearance of the building.
(g) the carrying out of works urgently necessary for public safety or for the safety or security of plant or equipment or for the maintenance of essential services.

7.1.3 Notwithstanding that a single house does not require the prior approval of the Council pursuant to the Scheme, any person who wants the Council to vary any particular provision of the R-Codes relating to the erection of a single house shall, at the time of lodging an application for a building licence or earlier, apply in writing to the Council, seeking the Council’s approval for the variation. The Council may approve the variation with or without conditions or may refuse to approve the variation. The Council shall, before granting its approval, satisfy itself that—

(a) the variation requested is one which the Council has the power to approve; and
(b) approval of that variation would not comprise the objectives of the R-Codes.”

(xiv) in clauses 7.5.1 and 7.5.2 deleting references to “7.2” and inserting therein “7.3”.

(xv) in clause 7.5.3 deleting “clauses 7.4.1 or 7.4.2” and inserting therein “clauses 7.5.1 or 7.5.2”; and deleting the words “as the case may be.” and inserting therein “and that decision shall be regarded as being valid”

(xvi) in clause 8.6 replacing all references to “Town Planning Scheme Policies” or “Town Planning Scheme Policy” with “Planning Policies” or “Planning Policy” respectively.

(xvii) inserting the following after clause 8.6—

“8.7 Delegation of Powers

8.7.1 The Council may, either generally or in a particular case or particular class of case or cases, by resolution passed by an absolute majority of the Council, delegate to—

(a) a committee of the Council; or
(b) a member of the Council; or
(c) an officer of the Council;

any power conferred or duly imposed on the Council under the Scheme.

8.7.2 Any delegation made under clause 8.7.1 shall have effect for the period of twelve (12) months following the resolution unless the Council stipulates a lesser or greater period in the resolution.

8.7.3 A delegation of authority pursuant to the provisions of this clause has effect and may be exercised according to its tenor, but is revocable at the will of the Council and does not preclude the Council from exercising the power.

8.7.4 A resolution to revoke or amend a delegation under this clause may be passed by a simple majority.”
8.7.5 A committee, member, or officer exercising the power delegated pursuant to the provisions of this clause shall comply with the provisions of the Scheme governing the exercise of the power by the Council, insofar as such provisions are reasonably applicable.

8.7.6 A person who is or has been a delegate of the Council is not personally liable for anything done or omitted in good faith in, or in connection with, the exercise or purported exercise of any powers conferred, or the carrying out of any duty imposed on the Council by the Scheme.

(xviii) deleting Schedule 1 and inserting therein the following—

SCHEDULE 1

INTERPRETATIONS

"abattoir: means land and buildings used for the slaughter of animals for human consumption and the treatment of carcasses, offal, and by-products.

Act: means the Town Planning and Development Act, 1928.

advertising device: means any word, letter, model, sign, placard, board, notice device or representation, whether illuminated or not, in the nature of, and employed wholly or partly for the purposes of, advertisement, announcement or direction, and includes any hoarding or similar structure used, or adapted for use, for the display of advertisements. The term includes any airborne device anchored to any land or building and any vehicle or trailer or other similar object placed or located so as to serve the purpose of advertising.

agriculture: means any land and building used for the raising of stock or crops but excludes intensive agriculture, piggeries, poultry farms, and animal husbandry.

amenity: means all of those factors which combine to form the character of the area to residents and passers by and shall include the present and likely future amenity.

amusement facility: means land and buildings, open to the public, used for not more than two amusement machines where such use is incidental to the predominant use.

amusement machine: means any machine, game, or device whether mechanical or electronic or a combination of both operated by one or more players for amusement and recreation.

amusement parlour: means any land or building, open to the public, where the predominant use is amusement by amusement machines and where there are more than two amusement machines operating within the premises.

ancillary use: means a use which is incidental to the predominant use of land and buildings.

animal husbandry: means any land or building used for the breeding, keeping, rearing, or fattening of pigs, poultry (for either egg or meat production), rabbits (for either meat or fur production), and other livestock in feedlots.

aquaculture: shall have the same meaning as given to the term in and for the purposes of the Fish Resources Management Act 1994.

battle-axe lot: means a lot having access to a public road by means of an access strip included in the Certificate of Title of that lot.

bed and breakfast: means any dwelling in which the resident of the dwelling provides accommodation on a short-term basis and includes the provision of breakfast.

builder’s storage yard: means any land or buildings used for the storage of building materials, pipes, or other similar items related to any trade; and may include manufacture, assembly and dismantling processes incidental to the predominant use.

building: means any structure or appurtenance thereto whether fixed or movable, temporary or permanent, placed or erected upon land, and the term shall include dwellings and buildings appurtenant to dwellings such as carports, garages, verandahs, and retaining walls, but shall exclude a boundary fence, pergolas, garden sheds and the like, and swimming pools where no part is more than 600 mm above surrounding ground level.


building envelope: means the area of land within a lot marked on a plan within which all buildings on the lot must be contained.

camping area: means land used for the lodging of persons in tents.

caravan park: shall have the same meaning as given to the term in and for the purposes of the Caravan and Camping Grounds Act 1995.

caretaker’s dwelling: means a building used as a dwelling by a person having the care of the building, plant, equipment or grounds associated with an industry, business, office or recreation area carried on or existing on the same site.
civic use means any land or buildings used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational, or other purpose, and includes a hall or library, or a centre for cultural recreational, social, or other community purposes.

club premises: means land and buildings used or designed for use by a legally constituted club or association or other body of persons united by a common interest whether such building or premises be licensed under the provisions of the Liquor Licensing Act, 1988 or not and which building or premises are not otherwise classified under the provisions of the Scheme.

commercial vehicle: means a vehicle whether licensed or not which is used or designed for use for business, trade, commercial purposes or in conjunction with a business, trade or profession and without limiting the generality of the foregoing includes any utility, van truck, trailer, tractor and any attachment to any of them or any article designed to be attached to any of them, and any bus or any earthmoving machine whether self propelled or not. The term shall not include a vehicle designed for use as a passenger car or any trailer or other thing most commonly used as an attachment to a passenger car, or a van, utility or light truck which is rated by the manufacturer as being suitable to carry loads of not more than 1.5 tonnes.

Commission: means the Western Australian Planning Commission constituted under the Western Australian Planning Commission Act 1985.

conservation: means, in relation to any place or heritage precinct, the management of that place or precinct in a manner that will—
(a) enable the cultural heritage significance of that place or precinct to be retained; and
(b) yield the greatest sustainable benefit for the present community without diminishing the cultural heritage significance of that place or precinct, and may include the preservation, stabilisation, protection, restoration, reconstruction, adaptation and maintenance of that place or precinct in accordance with relevant professional standards, and the provision of an appropriate visual setting.

constructed road: means a track which has been graded and stabilised within a dedicated road reserve.

consulting rooms: means a building (other than a hospital or medical centre) used by practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors or persons ordinarily associated with a practitioner in the prevention or treatment of physical or mental injuries or ailments, and the practitioners may be of the one profession or any combination of professions or practices.

contractor’s yard: means any land or building used for the storage of contractor’s plant and equipment, including prefabricated or transportable buildings and materials.

convenience store: means any land and or building used for the retail sale of convenience goods commonly sold in supermarkets, delicatessens, and newsagents but including the sale of petrol and operated during hours which include but which may extend beyond normal trading hours and providing associated parking. The buildings associated with a convenience store shall not exceed 300 m² nett lettable area.

council: shall have the same meaning as given to the term in and for the purposes of the Local Government Act 1995.

cultural heritage significance: means, in relation to a place or heritage precinct, the relative value which that place or precinct has in terms of its aesthetic, historic, scientific or social significance, for the present community and future generations.

development: shall have the same meaning given to it in and for the purposes of the Act.

district: means the Municipal District of the Shire of Koorda

dog kennels: means land and buildings used for the boarding and breeding of dogs where such premises are registered or required to be registered by the Council; and may include the sale of dogs where such use is incidental to the predominant use.

education centre: means any land or building used for the purpose of education.

farm supply centre: means any land or building used for the sale of farm supplies including vegetable seed, fertilisers, agricultural chemicals, stock foods, tractors, farm equipment, implements or components, or irrigation equipment.

fish shop: means building where wet fish and similar foods are displayed and offered for sale.

fuel depot: means any land or building used for the storage and sale in bulk of solid, liquid, or gaseous fuel, but does not include a service station and specifically excludes the sale by retail into the final users vehicle of such fuel from the premises.

gazetral date: means the date of which notice of the Minister’s approval of the Scheme is published in the Government Gazette.

height: when used in relation to a building that is used for—
(a) residential purposes, has the same meaning given to it in and for the purpose of the Residential Planning Codes; or
(b) purposes other than residential purposes, means the measurement taken from the natural ground level immediately in front of the centre of the face of the building to a level of the top of the eaves, parapet or flat roof, whichever is the highest.

heritage area: means an area which is of cultural heritage significance and of such distinctive nature or character that special controls are considered necessary to retain and enhance that character, even though each individual place in the area may not itself be of significance.

heritage list: means a list of those places which, in the opinion of the Council, are of such cultural heritage significance to the local government that conservation and protection under the provisions of the scheme is warranted.

home occupation: means a business or activity carried out within a dwelling or the curtilage of a dwelling by a person resident therein or within a domestic outbuilding by a person resident in the dwelling to which it is appurtenant that—
(a) entails the conduct of a business, office, a workshop only, and does not entail the retail sale of display of goods of any nature.
(b) does not cause injury to or prejudicially affect the amenity of the neighbourhood;
(c) does not detract from the residential appearance of the dwelling or domestic outbuilding;
(d) does not entail employment of any person not a member of the occupier’s household;
(e) does not occupy an area greater than 20m²;
(f) does not display a sign exceeding 0.2m² in area;
(g) in the opinion of the Council is compatible with the principal uses to which land in the zone in which it is located may be put;
(h) will not result in the requirement for a greater number of parking facilities than normally reserved for a single dwelling, and will not result in a substantial increase in the amount of vehicular traffic in the vicinity;
(i) does not entail the presence, parking, and garaging of a vehicle of more than two (2) tonnes tare weight.

hobby farm: means the use of land for the agistment of horses, the growing of vegetables, fruit and flowers and the keeping of domestic poultry for private use only and not for commercial purposes or sale and shall include any buildings normally associated therewith.

hotel: means any land or buildings used for the overnight accommodation of patrons and may include facilities for consumption of beverages or a restaurant, or a betting agency operated in accordance with the Totalisator Agency Betting Board Act 1960, or facilities for entertainment, but does not include a bed and breakfast facility, and which may be the subject of a hotel licence granted under the provisions of the Liquor Licensing Act 1988.

industry: means the carrying out of any process for and incidental to one or more of the following—
(a) the winning, processing, or treatment of minerals;
(b) the making, altering, repairing, or ornamentation, painting, finishing, cleaning, packing, or canning or adapting for sale, or the breaking up or demolition of any article or part of an article;
(c) the generation of electricity or the production of gas;
(d) the manufacture of edible goods
(e) the recycling of goods
and includes, when carried out on land upon which the process is carried out and in connection with that process, the storage of goods, any work of administration or accounting, or the wholesaling of, or the incidental sale of goods resulting from the process, and the use of land for the amenity of persons engaged in the process, but does not include—
(i) the carrying out of agriculture;
(ii) on-site work on buildings or land; and
(iii) in the case of edible goods the preparation of food for retail sale from the premises.

industry-extractive: means an industry which involves—
(a) the extraction of sand, gravel, clay, turf, soil, rock, stone, minerals, or similar substance from the land, and also the storage, treatment, or manufacture of products from those materials when the manufacture is carried out on the land from which any of the materials so used is extracted or on land adjacent thereto, and the storage of such materials or products;
(b) the production of salt by the evaporation of salt water.

industry-general: means an industry other than a cottage, extractive, hazardous, light, noxious, rural, or service industry.
industry—hazardous: means an industry which, when in operation and when all measures proposed to minimise its impact on the locality have been employed (including measures to isolate the industry from existing or likely future development on other land in the locality), would pose a significant risk in relation to the locality, to human health, life or property, or to the biophysical environment. Examples of such industry include oil refineries and chemical plants but would generally exclude light, rural, or service industries.

industry—light: means an industry—
(a) in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to, or will not adversely affect the amenity of the locality by reason of the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, wastewater or other waste products; and
(b) the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, electricity, sewerage facilities, or any other like services.

industry—noxious: means an industry which is subject to licensing as “Prescribed Premises” under the *Environmental Protection Act 1986*.

industry—rural: means an industry handling, treating, processing, or packing primary products grown, reared, or produced in the locality, and a workshop servicing plant or equipment used for rural purposes in the locality.

industry—service: means a light industry carried out on land or in buildings which may have a retail shop front and from which goods manufactured on the premises may be sold; or land and buildings having a retail shop front and used as a depot for receiving goods to be serviced.

intensive agriculture: means any land or building used for trade or commercial purposes for the following—
(a) the production of grapes, vegetables, flowers, exotic and native plants, fruit and nuts; or
(b) the establishment and operation of plant and fruit nurseries; or
(c) the development of land for irrigated fodder production and irrigated pasture (including turf farms).

land: shall have the same meaning given to it in and for the purpose of the Act.

lodging house: shall have the same meaning as is given to it in and for the purposes of the *Health Act, 1911*.

lot: shall have the same meaning given to it in and for the purposes of the Act and “allotment” has the same meaning.

market: means land and buildings used for the display and sale of goods from stalls by independent vendors.

medical centre: means any consulting rooms which include provision of ancillary services such as chemists, pathologists, and radiologists.

motor vehicle repair: means any land or buildings used for or in connection with electrical and mechanical repairs and overhauls to motor vehicles. The term includes repairs to tyres but does not include recapping or retreading of tyres, panel beating, spray painting, or chassis reshaping.

motor vehicle wrecking: means any land or buildings sued for the storage, breaking up or dismantling of motor vehicles and includes the sale of second-hand motor vehicle accessories and spare parts.

museum: means any land or buildings used to exhibit cultural or historical artefacts.

nett lettable area (NLA): means the area of all floors confined within the internal finished surfaces of permanent walls but excludes the following areas—
(a) all stairs, toilets, cleaners cupboards, lift shafts and motor rooms, escalators, tea rooms and plant rooms, and other service areas;
(b) lobbies between lifts facing other lifts serving the same floor;
(c) areas set aside as public space or thoroughfares and not for the exclusive use of occupiers of the floor or building;
(d) areas set aside for the provision of facilities or services to the floor or building where such facilities are not for the exclusive use of occupiers of the floor or building.

non-conforming use: means any use of land or building which was lawful immediately prior to the coming into operation of the Scheme, but is not in conformity with the provisions of the Scheme.

office: means any land or buildings used for the administration of clerical, technical, professional, or other like business activities but does not include administration facilities which are required in association with a predominant use on site.

open air display: means the use of a site external to a building for the display and/or sale of goods and equipment.
owner: in relation to any land includes the Crown and every person who jointly or severally whether at law or in equity—

(a) is entitled to the land for an estate in fee simple in possession; or

(b) is a person to whom the Crown has lawfully contracted to grant the fee simple of the land; or

(c) is a lessor or licensee from the Crown; or

(d) is entitled to receive or is in receipt of, or if the land were let to a tenant, would be entitled to receive the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession, or otherwise.

park home: shall have the same meaning as given to the term in and for the purposes of the Caravan Parks and Camping Grounds Act 1996.

park home park: shall have the same meaning as given to the term in and for the purposes of the Caravan Parks and Camping Grounds Regulations 1996.

piggery: shall have the same meaning given to it in and for the purposes of the Health Act 1911.

place: means an area of land sufficiently identified by survey, description or otherwise as to be readily ascertainable, and includes—

(a) an area of land situated in the bed of any watercourse or lake;

(b) any works or buildings situated there, their contents relevant to the purpose of the Scheme, and such of their immediate surroundings as may be required for the purposes of the conservation of those works or buildings; and

(c) as much of the land beneath the place as is required for the purposes of its conservation

plant nursery: means any land or buildings used for the propagation, rearing, and sale of plants and the storage and sale of products associated with horticultural and garden activities.

potable water: means water in which levels of physical, chemical, and microbiological constituents do not exceed to guideline values set out in the national Health and Medical Research Council publication Australian Drinking Water Guidelines 1996.

poultry farm: means any land or buildings used for hatching, rearing or keeping of poultry for either egg or meat production which does not constitute an offensive trade within the meaning of the Health Act 1911.

private recreation: means land used for parks, gardens, playgrounds, sports arenas, or other grounds for recreation which are not normally open to the public without charge.

produce store: means any land or buildings wherein fodders, fertilisers, and grain are displayed and offered for sale.

public amusement: means land and buildings used for the amusement or entertainment of the public, with or without charge.

public authority: shall have the same meaning given to it in and for the purposes of the Act.

public recreation: means land used for a public park, public gardens, playground, or other grounds for recreation which are normally open to the public without charge.

public utility: means any work or undertaking constructed or maintained by a public authority or the Council as may be required to provide water, sewerage, electricity, gas, drainage, communications, or other similar services.

residential planning codes: means the Residential Planning Codes, in Appendix 2 to the Western Australian Planning Commission Statement of Planning Policy No. 1.

restaurant: means a building wherein food is prepared for sale and consumption within the building and the expression shall include a licensed restaurant.

restoration: means any work or process on at or in respect of a building structure or place which wholly or partly brings back the building structure or place to its original condition or which reinstates its historic or natural character either by rebuilding or repairing its fabric or by removing accretions or additions.

restricted premises: means any land or building, part or parts thereof, used or designed to be used primarily for the sale of retail or wholesale, or the offer for hire, loan or exchange, or the exhibition, display or delivery of—

(a) publications that are classified as restricted publications pursuant to the Indecent Publications and Articles Act 1902; or

(b) materials, compounds, preparations or articles which are used or intended to be used primarily in or in connection with any form of sexual behaviour or activity.
rural pursuit: means the use of land for any of the purposes set out hereunder and shall include such buildings normally associated therewith—
(a) the rearing or agistment of goats, sheep, cattle, or beasts of burden;
(b) the stabling, agistment or training of horses;
(c) the growing of trees, plants, shrubs, or flowers for replanting in domestic, commercial, or industrial gardens;
(d) the sale of produce grown solely on the lot;
but does not include intensive agriculture.
salvage yard: means any land or buildings used for the storage and sale of materials salvaged from the erection, demolition, dismantling or renovating of, or fire or flood damage to structures including (but without limiting the generality of the foregoing) buildings, machinery, vehicles and boats.
schedule: means a schedule to the Scheme.
service station: means land and buildings used for the supply of petroleum products and motor vehicle accessories and for carrying out greasing, tyre repairs and minor mechanical repairs and may include a cafeteria, restaurant or shop incidental to the primary use; but does not include transport depot, panel beating, spray painting, major repair to motor vehicles, or wrecking of vehicles.
shop: means any building wherein goods are kept, exposed or offered for sale by retail, or within which services of a personal nature are provided (including a hairdresser, beauty therapist or manicurist) but does not include a showroom, fast food outlet or any other premises specifically defined elsewhere in the Scheme.
showroom: means any building or part of a building used or intended for use for the purpose of displaying or offering for sale by wholesale or retail, automotive spare parts, carpets, large electrical appliances, furniture, hardware or goods of a bulky nature.
special facility: means a facility established for purposes in section 46(5) of the Liquor Licensing Act 1988 or for another purpose in respect of which the relevant Liquor Licensing Authority in Western Australia grants a special facility licence within the meaning of the Liquor Licensing Act.
stable: means any land, building, or structure used for the holding and/or sale of animal stock.
stock yards: means any land, building, or structure used for the housing, keeping and feeding of horses, assess and mules and associated incidental activities.
storage yard: means any land or buildings used for the storage of goods, equipment, plant or materials related to a particular trade.
substantial commencement: means that work or development the subject of the planning approval has been begun by the performance of some substantial part of that work or development.
take-away food outlet: means any land or buildings used primarily for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation.
tavern: means any land or buildings wherein the primary use is the consumption of beverages and may include a restaurant or facilities for entertainment and to which a licence may have been granted under the provisions of the Liquor Licensing Act 1988.
transport depot: means land and buildings used for the garaging of motor vehicles used or intended to be used for carrying goods or persons for hire or reward or for any consideration, or for the transfer of goods or persons from one such motor vehicle to another of such motor vehicle and includes maintenance, management and repair of the vehicles used, but not of other vehicles, and may include overnight accommodation on-site for the transport workers.
veterinary hospital: means a building used in connection with the treatment of sick animals and includes the care and accommodation of animals during or after such treatment.
worship—place of: means land and buildings used for the religious activities of a church but does not include an institution for primary, secondary, or higher education, or a residential training institution.
zone: means a portion of the Scheme area shown on the Scheme Map by distinctive colouring, patterns, symbols, hatching, or edging for the purpose of indicating the restrictions imposed by the Scheme on the erection and use of buildings or for the use of land, but does not include reserved land.
zoological gardens: means any land or buildings used for the keeping, breeding or display of animals and the term includes zoo but does not include a dog kennel or a cattery, animal husbandry or animal keeping."
(xix) inserting the following after Schedule 2.

**SCHEDULE 3**

<table>
<thead>
<tr>
<th>NO.</th>
<th>DESCRIPTION OF LAND</th>
<th>ADDITIONAL USE</th>
<th>CONDITIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Lot 172 Haig/Greenham Streets, Koorda</td>
<td>1. Computer Consultant including display, sales, and servicing of computer equipment including hardware and software. 2. Computer operator training. 3. Office. 4. Display and sale of office products and furniture but excluding display or storage of goods of a bulky nature. 5. Display and sale of small items of electrical equipment, homeware, and hardware but excluding display or storage of goods of a bulky nature.</td>
<td>i. No major extensions to the existing building being permitted. ii. The additional use is personal to Adele Surtees and Graeme Surtees only and will automatically cease on their demise or when the property is sold. The additional use is not transferable to other members of their family or to any other person; iii. No non-conforming use rights are implied or otherwise accrued; iv. All on-site advertising shall be non-illuminated and limited to a sign not exceeding 1200mm square which shall not be erected without the prior approval of the Council.</td>
</tr>
</tbody>
</table>

**SCHEDULE 4**

**SPECIAL USE ZONES**

<table>
<thead>
<tr>
<th>NO.</th>
<th>DESCRIPTION OF LAND</th>
<th>ADDITIONAL USE</th>
<th>CONDITIONS</th>
</tr>
</thead>
</table>

On the Scheme Map—

(xx) in the Legend inserting under the heading of “ZONES” “Special Use” designated by a solid black border.

V. P. ORCHARD, President.
G. J. McDONALD, Chief Executive Officer.

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**PLANNING AND DEVELOPMENT ACT 2005**

**METROPOLITAN REGION SCHEME**

Notice of Resolution—Clause 27
Lot 8 Smirk Road, Baldivis
City of Rockingham

Amendment No.1120/27
File No.: 812-2-28-27

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission and acting under delegated powers, resolved on 13 June 2006 to transfer land from the Urban Deferred zone to the Urban zone, as shown on plan number 4.1525.

This amendment is effective from the date of publication of this notice in the Government Gazette.

The plan may be viewed at the offices of—
- Department for Planning and Infrastructure, Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the City of Rockingham

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.
PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME
Notice of Resolution—Clause 27
Lots 18, 54, 55 & 308 Fifty Road, Baldivis
City of Rockingham
Amendment No.1121/27
File No.: 812-2-28-26
Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission and acting under delegated powers, resolved on 13 June 2006 to transfer land from the Urban Deferred zone to the Urban zone, as shown on plan number 4.1521.
This amendment is effective from the date of publication of this notice in the Government Gazette.
The plan may be viewed at the offices of—
• Department for Planning and Infrastructure, Wellington Street, Perth
• J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
• Municipal office of the City of Rockingham

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME
Notice of Resolution—Clause 27
Lots 1, 23-25 Simper Road and Lots 53 & 447 Erceg Road, Yangebup
City of Cockburn
Amendment No.1122/27
File No.: 812-2-23-30
Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission and acting under delegated powers, resolved on 13 June 2006 to transfer land from the Urban Deferred zone to the Urban zone, as shown on plan number 4.1518.
This amendment is effective from the date of publication of this notice in the Government Gazette.
The plan may be viewed at the offices of—
• Department for Planning and Infrastructure, Wellington Street, Perth
• J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
• Municipal office of the City of Cockburn

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME
Notice of Resolution—Clause 27
Lots 768 & 778-780 Hammond Road And Branch Circus, Success
City of Cockburn
Amendment No.1123/27
File No.: 812-2-23-32
Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission and acting under delegated powers, resolved on 13 June 2006 to transfer land from the Urban Deferred zone to the Urban zone, as shown on plan number 4.1519.
This amendment is effective from the date of publication of this notice in the Government Gazette.
The plan may be viewed at the offices of—
  • Department for Planning and Infrastructure, Wellington Street, Perth
  • J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
  • Municipal office of the City of Cockburn

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME AMENDMENTS
No.1114/33—Jandakot Structure Plan, Cell 1—Mandogalup
  • Rowley Road to the north;
  • Anketell Road to the south;
  • Kwinana Freeway to the east; and
  • Other Regional Roads (ORR) reservation to the west.
No.1115/33—Jandakot Structure Plan, Cell 2—Wandi
  • Anketell Road to the south;
  • Western boundary of the Rural Groundwater Protection zone to the east; and
  • Kwinana Freeway to the west.
No.1116/33—Jandakot Structure Plan, Cell 3—Anketell
  • Anketell Road to the north;
  • Western boundary of the Rural Groundwater Protection zone to the east; and
  • Eastern boundary of the Parks and Recreation reservation to the west.
No.1117/33—Jandakot Structure Plan, Cell 4—Casuarina
  • Thomas Road to the north;
  • Mortimer Road to the south;
  • Rural Groundwater Protection zone/Parks and Recreation reservation/eastern boundary of
    Lot 123 to the east; and
  • Kwinana Freeway to the west.
No.1118/33—Jandakot Structure Plan, Cell 5—Wellard (East)
  • Mortimer Road to the north;
  • Millar Road to the south;
  • Woolcoot Road to the east; and
  • Kwinana Freeway to the west.

Display Locations
Full details of each amendment proposal can be found in the Commission's explanatory Amendment Report. This document, along with the amending plans and other supporting documentation showing the proposed changes to the zones of the Scheme, will be available for public inspection from 27 June 2006 to 29 September 2006 at the following locations—
  • Western Australian Planning Commission, Wellington Street, Perth;
  • J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre;
  • Municipal offices of the Cities of Perth, Fremantle, Cockburn and Rockingham and the Town of Kwinana.

Some documents may also be viewed at the Commission’s Internet Site www.wapc.wa.gov.au.
Submissions
Any person who desires to make a submission to support, object or provide comment on any of the proposed amendments should do so on a Form 41. This submission form is available from the display locations, the Amendment Report and the Internet.
Submissions must be lodged with the: Secretary, Western Australian Planning Commission, 469 Wellington Street, PERTH WA 6000; on or before 5.00pm Friday, 29 September 2006.
Late submissions will not be considered.

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

POLICE

PO501*

POLICE ACT 1892
POLICE AUCTION

Under the provisions of the Police Act 1892-1992, unclaimed and forfeited property and bicycles will be sold by public auction Ross’s Sales & Auctions, 241 Railway Parade, Maylands on Wednesday 5 July 2006 at 10.00am.
The auction is to be conducted by Mr Brad Buckle, Mr. Craig Edwards, Mr. Kevin Grickeage.

K. O’CALLAGHAN, Commissioner of Police,
Western Australia Police Service.

SALARIES AND ALLOWANCES TRIBUNAL

SX401*

SALARIES AND ALLOWANCES ACT 1975
DETERMINATION VARIATION

The determination of the Salaries and Allowances Tribunal made on 7 April 2006 under sections 6(1)(c), (d) and (e) of the Salaries and Allowances Act 1975, as amended from time to time, is hereby varied by a further determination, set out below—

Include in Part 1 of the First Schedule the following—

<table>
<thead>
<tr>
<th>Agency</th>
<th>Office</th>
<th>Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Conservation and Land Management</td>
<td>Executive Director</td>
<td>Group 3 minimum but determined as Group 3 maximum for the duration of the current contract with Mr McNamara.</td>
</tr>
<tr>
<td>Department of Culture and the Arts</td>
<td>Director General</td>
<td>Group 2 minimum but determined as Group 2 maximum for the duration of the current contract with Mr Bryant.</td>
</tr>
<tr>
<td>Forests Products Commission</td>
<td>General Manager</td>
<td>Group 2 minimum but determined as Group 2 maximum for the duration of the current contract with Dr Biggs.</td>
</tr>
<tr>
<td>Mental Health Review Board</td>
<td>President</td>
<td>Group 1 minimum but determined as Group 1 maximum for the duration of the current contract with Mr Allen.</td>
</tr>
<tr>
<td>Department of Treasury and Finance</td>
<td>Executive Director (Agency Resources)</td>
<td>Group 1 maximum but determined as Group 2 minimum for the duration of the current contract with Mr Kannis.</td>
</tr>
</tbody>
</table>

Dated at Perth this 16th day of June 2006.

Professor M. C. WOOD, J. A. S. MEWS, M. L. NADEBAUM,
Chairman. Member. Member.
Salaries and Allowances Tribunal.
WORKSAFE

WS401*

OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13
(No. 14 of 2006)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Perth Transport Authority from the requirements of Regulation 4.11 of the Occupational Safety and Health Regulations 1996 in relation to the lift, WorkSafe registration number L3145, located at Glendalough Railway Station, to be modified to permanently remove or lock off the emergency stop button without the requirement to re-register the altered design.

This exemption is subject to the condition that the lift be re-registered as required by Regulation 4.14(2), the process for which includes a requirement to provide a copy of a signed statement by a competent person that the lift has been inspected and is safe to operate.

Dated this 21st day of June 2006.

NINA LYHNE, WorkSafe Western Australia Commissioner.

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