



# WESTERN AUSTRALIAN GOVERNMENT Gazette

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# — PART 1 —

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## PROCLAMATIONS

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AA101\*

**ROAD TRAFFIC AMENDMENT ACT 2006**

No. 54 of 2006

## PROCLAMATION

Western Australia  
By the Honourable  
David Kingsley Malcolm,  
Companion of the Order of Australia,  
Queen's Counsel, Lieutenant-Governor and  
deputy of the Governor of the State of  
Western Australia

[L.S.]

DAVID KINGSLEY MALCOLM  
Lieutenant-Governor and deputy of the Governor

I, the Lieutenant-Governor and deputy of the Governor, acting under the *Road Traffic Amendment Act 2006* section 2 and with the advice and consent of the Executive Council, fix 30 June 2008 as the day on which the provisions of that Act other than sections 1, 2, 19 and 27 come into operation.

Given under my hand and the Public Seal of the State on 4 June 2008.

By Command of the Lieutenant-Governor and deputy of the Governor,

A. MacTIERNAN, Minister for Planning and Infrastructure.

Note: The following regulations come into operation on the day on which the *Road Traffic Amendment Act 2006* section 6 comes into operation under this proclamation—

- *Road Traffic (Authorisation to Drive) Regulations 2008*, other than regulations 1 and 2;
- *Road Traffic (Miscellaneous) Amendment Regulations 2008*, other than Part 1;
- *Road Traffic Consequential Amendment Regulations 2008*, other than Part 1;
- *State Administrative Tribunal Amendment (Road Traffic) Regulations 2008* other than regulations 1 and 2;
- *Magistrates Court (General) Amendment (Road Traffic) Rules 2008*, other than rules 1 and 2;
- *Motor Vehicle Drivers Instructors Amendment (Road Traffic) Regulations 2008*, other than regulations 1 and 2;
- *Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Amendment Regulations 2008*, other than regulations 1 and 2;
- *Transport (Country Taxi-car) Amendment (Road Traffic) Regulations 2008*, other than regulations 1 and 2;
- *Working with Children (Criminal Record Checking) Amendment (Road Traffic) Regulations 2008*, other than regulations 1 and 2.

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## EDUCATION AND TRAINING

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ED301\*

### MURDOCH UNIVERSITY ACT 1973 AMENDING STATUTES

It is hereby notified that the Governor in Executive Council, acting under the provisions of Section 25 of the *Murdoch University Act 1973*, has approved the amendment of Statute No. 8, Statute No. 17 and Statute No. 23 as set out in the attached schedule.

MARK MCGOWAN MLA, Minister for Education and Training.

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

The proposed amendments to *Statutes 8, 17 and 23*, as set out in the attached schedule, have been approved and ratified by an absolute majority of the members of the Senate in accordance with sub-section 25(1) of the *Murdoch University Act 1973 (WA)*.

The University has sealed this document in accordance with Senate resolution S/51/2007.

TERRY BUDGE, Chancellor.

JEREMY RIGG, General Counsel & University Secretary.

By Command of the Governor,

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

### ATTACHEMENT A

#### CORRECTION

#### MURDOCH UNIVERSITY

In a publication dated 30 May 2008 an incorrect set of Amending Statutes were published. The following replaces those Amending Statutes in their entirety.

#### Statute No. 8—Interpretation

1. In any Statute, Regulation or By-law of the University, unless the context otherwise requires—

<i>Absolute majority</i>	means a majority of all the persons for the time being holding office;
<i>Act</i>	means the <i>Murdoch University Act 1973 (WA)</i> ;
<i>By-law</i>	means a by-law of the University made under the Act;
<i>Campus</i>	means the lands or premises from time to time designated as a campus by the Senate. There may be more than one campus so designated at any one time;
<i>Day</i>	means calendar day;
<i>Examination</i>	means an examination conducted by or within the University or an examination conducted by any other person or body prescribed by the statutes as a person or body authorised to conduct examinations for the University;
<i>External Student</i>	means a student designated as an external student by the Secretary;
<i>Faculty</i>	means a unit of university organisation constituted as a Faculty by the Faculty Regulations;
<i>Faculty Dean</i>	means Dean of a Faculty appointed under the Faculty Regulations;
<i>General Staff</i>	means all employees of the University who are not members of the University's academic staff;
<i>Graduate</i>	means a graduate of any University;
<i>Member of the University</i>	means a person who is a member of the Senate, a member of the staff of the University other than a person employed on a casual basis, a graduate of the University or a student;

- |                                  |  |
|----------------------------------|--|
| <i>Office of the University</i>  | means the office of the University as from time to time designated by the Senate;  |
| <i>Prescribed</i>                | means prescribed by the Act, or a Statute, Regulation or By-law as the case may be;  |
| <i>Part-time Student</i>         | means a student designated as a part-time student by the Secretary;  |
| <i>Regulation</i>                | means a Regulation of the University made under the Act;   |
| <i>School or School of Study</i> | means the unit of university organisation constituted as a School under the Faculty Regulations;   |
| <i>Secretary</i>                 | means the person for the time being employed by the University in the position of General Counsel & University Secretary, or such other position as subsumes or replaces it;   |
| <i>Statute</i>                   | means a statute of the University made under the Act and the <i>Statutes</i> means all the Statutes for the time being in force;   |
| <i>Student</i>                   | means a person enrolled in the University as a student and the <i>Students</i> means the student body for the time being;  |
| <i>Undergraduate</i>             | means a Student enrolled in a unit for a Bachelor's Degree;  |
| <i>University</i>                | when used to describe a locality means all land and buildings owned or occupied by the University and any other land declared by the Governor in accordance with section 24(2) of the Act to be University lands and all buildings or structures on such land; and |
| <i>Working day</i>               | means a day other than a Saturday, Sunday or other day on which the University is officially closed.   |
- 1A Effective as of 1 January 2008, where the following terms appear in any Statute, Regulation or by-law, they shall be construed as provided for in this paragraph 1A:
- |  |  |
|--|--|
| <i>Division and Divisional</i>                   | shall be replaced in all instances with the term "Faculty"       |
| <i>Divisional Board or Board of the Division</i> | shall be replaced in all instances with the term "Faculty Board" |
| <i>Executive Dean</i>                            | shall be replaced in all instances with the term "Faculty Dean"  |
| <i>Head of School or School Head</i>             | shall be replaced in all instances with the term "School Dean"   |
2. Subject to paragraph 3(d), the provisions of the *Interpretation Act 1984 (WA)* in force from time to time apply in the interpretation and construction of the Statutes, Regulations and By-law.
  3. In any Statute, Regulation or By-law unless the contrary intention appears—
    - (a) a reference to any person holding an office shall be to the person who holds or discharges the duty of that office for the time being, or to the person who is for the time being acting in that office as the case may require;
    - (b) a person appointed as a member of a University body or organisation by virtue of some other office held by him or her whether in the University or elsewhere, and expressed to be appointed 'ex officio' shall have the right to nominate any other person to represent him or her on any such body or organisation and from time to time remove and replace any such nominee as he or she shall think fit;
    - (c) a reference to a person who is 'primarily a student' is a reference to a person whom the Vice-Chancellor determines is primarily a student.
    - (d) For the purposes of sub-section 61(2) of the *Interpretation Act 1984 (WA)*, "excluded day" means Saturday, Sunday, or other day on which the University is officially closed.
  4. The periods of instruction in each year shall be determined by the Senate.
  5. For the purposes of section 8(2) of the Act, the University shall (*inter alia*) consist of all members of the academic and general staff of the University other than those employed on a casual basis.

**Statute No. 17—Guild of Students****1. Interpretation**

- (1) In this Statute, unless the context otherwise requires—
- |                          |  |
|--------------------------|--|
| ‘Guild’                  | means the Guild of Students established in accordance with section 20 of the Act;                                  |
| ‘Guild Regulation’       | means a regulation made by the Guild under the authority of and in accordance with section 6;                      |
| ‘Guild Rule’             | means a rule made by the Guild under the authority of section 7;   |
| ‘Member’                 | means a member of the Guild;   |
| ‘Financial Member’       | means a member of the Guild who has paid the Student Amenities Fee and appears on the Guild’s membership database. |
| ‘Guild Council’          | means the Guild Council of the Guild referred to in section 7;   |
| ‘Absolute Majority’      | means a majority of all the members of the Guild Council for the time being holding office;                        |
| ‘Student Society’        | means any club, society or association within or connected with the University which is affiliated with the Guild; |
| ‘Associate of the Guild’ | means a person other than a member admitted to associateship under the authority of section 3(m).                  |
| ‘General Meeting’        | means any general meeting of members held under the authority of section 8 at which all members may vote.          |
| ‘Referendum’             | means any ballot on any subject held by the Guild under the authority of and in accordance with section 8.         |

- (2) References to sections are references to the *sections* of this Statute.

**2. Objects**

- (1) The objects of the Guild shall be, either alone or in association with any other organisation within the University—
- (a) to represent its members, to further the common interests of its members, and to co-ordinate joint activities of its members, and other members of the University; and
  - (b) such other objects as the Guild may by Guild Regulation from time to time adopt.
- (2) The Guild shall be the recognised means of communication between the student body and the Senate.

**3. Powers**

Subject to the Act, and the Statutes and By-laws of the University, the Guild shall have the power—

- (a) to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property and to sell, let, mortgage, or otherwise dispose of it;
- (b) to borrow, raise or secure payment of any money for any of the objects of the Guild from time to time and in particular by mortgaging or charging the property of the Guild or any part thereof;
- (c) to engage and dismiss employees;
- (d) to expend and invest moneys;
- (e) to operate bank accounts;
- (f) to transact such financial business as may be necessary for the purpose of carrying out the objects of the Guild;
- (g) to affiliate with any university association or any other association of students;
- (h) to co-ordinate the activities of Student Societies;
- (i) to provide for representation of the Guild and its members in cultural, sporting and social activities;
- (j) to make provision for the control and management of any buildings from time to time occupied by the Guild and for regulating the conduct of any person using such buildings or parts thereof;
- (k) to hold licences under any legislation, including the Liquor Act 1970, for the time being in force;



- (l) to impose fines or penalties, including suspension or withdrawal of privileges, upon members and on Student Societies for breach of the provisions of this Statute or of a Guild Regulation or a Guild Rule, but the limits of the fines or other penalties which may be imposed and all necessary procedures shall be prescribed by Guild Regulation;
- (m) to admit to associateship persons other than members in the manner prescribed by Guild Regulation;
- (n) generally, to act in all other matters authorised by this Statute or which are necessary or convenient for giving effect to this Statute.

#### 4. Membership

- (1) Subject to the provisions of the Act and the following provisions of this section, all students shall be eligible to be members of the Guild. Guild Regulations may make provision for associate membership for non-students.
- (2) Any student may elect to become a Financial member of the Guild upon payment of the Amenities and Services Fee. Any student who is a member of the Guild can subsequently resign.
- (3) The University must not act in a way that may dissuade or discourage a student, or person seeking enrolment as a student, from being or becoming a member of the Guild.
- (4) A person shall cease to be a member of the Guild when he or she ceases to be a student or resigns as a member.
- (5) Except as provided in this Statute the terms and conditions of membership of the Guild shall be prescribed by Guild Regulation.
- (6) Students who are not members of the Guild are not eligible to vote in Guild elections or to hold an elective office of the Guild.

#### 5. Seal

- (1) The official seal of the Guild shall be in the following form—
- (2) The Guild Council shall provide for the safe custody of the official seal of the Guild which shall never be used except with the authority of a resolution of the Guild Council and then in the presence of the President of the Guild who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by the Guild General Secretary or by some other person appointed by the Guild Council for the purpose.

#### 6. Guild Regulations

- (1) The Guild may, in the manner described in subsection (2) of this section, but subject in every case to the provisions of subsection (3) of this section, make, alter and repeal regulations—
  - (a) to provide for the internal administration, organisation, finances and records of the Guild;
  - (b) to enable clubs, societies or associations within or connected with the University to become affiliated with the Guild as Student Societies, and to prescribe the conditions and any fees for such affiliation, and for the administration and finances of Student Societies;
  - (c) to provide for the payment of subscriptions and fees, and refunds;
  - (d) to provide for the allocation and distribution of Guild funds for the activities of the Guild and for Student Societies;
  - (e) to provide for the election of the President and other members of the Guild Council and matters relating to the office of President and membership of the Guild Council;
  - (f) to prescribe the rights, privileges and obligations of Associates of the Guild;
  - (g) to provide for General Meetings of Members and procedures, including attendance, quorum and voting, and for Referenda and procedures therefor;
  - (h) to provide for meetings of the Guild Council and its committees and procedures therefor;
  - (i) to establish subsidiary councils of the Guild and procedures therefor;
  - (j) to provide for the interpretation of regulations and rules of the Guild and for appeal against any interpretation;
  - (k) to provide for any matters incidental to any of the abovementioned matters and any of the matters required by this Statute to be prescribed or to be dealt with by Guild Regulation.

- (2) The power to make, alter and repeal any regulation or regulations under this Statute shall be exercised in the following manner—
- (a) a resolution to make, alter or repeal any regulation or regulations shall in the first instance be passed by an Absolute Majority of the Guild Council or by a General Meeting;
  - (b) in the case of a resolution passed in the first instance by an Absolute Majority of the Guild Council—
    - (i) the resolution shall be published on the official Guild notice boards and in the Guild newspaper or any other publication generally circulated among the students produced under authority of the Guild with notice being given to members that they are entitled to have the resolution considered at a General Meeting if notice requesting a General Meeting is given to the President of the Guild signed by members whose numbers are not less than fifty percent of the number of members required to reach quorum for a General Meeting within ten teaching days after the resolution is first published;
    - (ii) except as provided in sub-paragraph (iv) of this paragraph, if no notice requesting a General Meeting is given, the resolution is deemed to be confirmed after the expiration of ten teaching days as specified in sub-paragraph (i) above;
    - (iii) if notice is so given to the President of the Guild within the period of ten teaching days specified in sub-paragraph (i) above, the resolution shall be considered at the next General Meeting or the Guild Council may convene a special General Meeting for the purpose. The resolution shall be confirmed if it is passed by a majority of the members present at the General Meeting. If no quorum is present at a General Meeting called to debate a proposed regulation or alteration or repeal of a regulation, the General Meeting shall lapse and the proposed regulation or alteration or repeal of the regulation shall be deemed to be confirmed;
    - (iv) any proposed regulation or regulations or resolution for the alteration or repeal of a regulation or regulations providing for the payment of subscriptions, fees and refunds or for the allocation and distribution of Guild funds shall only be confirmed if it is passed by a majority of members present at a General Meeting.
  - (c) any resolution of a General Meeting to make, alter or repeal a regulation or regulations shall be considered at the next meeting of the Guild Council and shall be confirmed if it is passed by an Absolute Majority. If the Guild Council fails to pass any such resolution by an Absolute Majority then it shall be referred to a further General Meeting or at the discretion of the Guild Council to a Referendum, to be held not later than 21 teaching days after such meeting of the Guild Council, and if the resolution is approved at such General Meeting or Referendum then it shall be deemed confirmed.
- (3)
- (a) Any resolution made in relation to any regulation or regulations in accordance with sub-section (2) of this section shall be forwarded to the Secretary of the University and a receipt therefor shall be signed by the Secretary of the University, or on his or her behalf.
  - (b) the Secretary of the University shall submit the regulation or regulations to the Senate for its consideration at its next regular meeting or at a special meeting convened for the purpose.
  - (c) The Senate may allow or disallow any regulation so submitted to it in whole or part, but if any regulation is not disallowed within a period of three months after the first meeting of Senate to which it is submitted for its consideration, it shall be deemed to have been allowed at the expiration of that period.
  - (d) A regulation shall take effect as from the date specified in the regulation or the date on which it is allowed by the Senate, whichever is the later.
  - (e) A regulation shall be published in the manner prescribed by Guild Regulation.



**7. Guild Council**

- (1) The Guild shall be administered by a Guild Council comprising—
  - (a) the President of the Guild;
  - (b) the Education Vice president of the Guild;
  - (c) and the Guild General Secretary  
six general student representatives (referred to as the “General Members”); and
  - (d)
  - (e) three Association Presidents as described by Guild Regulation  
six subsidiary council representatives as described in sub-section (4) of this section (in this section referred to as the ‘Representative Members’)
  - (f)
- (2) The President of the Guild and all other Members of the Guild Council shall be elected annually and, subject to this section, in the manner prescribed by Guild Regulation. The Guild may, by Guild Regulation, provide for the filling of any casual vacancy on the Guild Council provided that if any ballot is conducted to fill such a vacancy it shall be held in accordance with the provisions of sub-section (3) of this section.
- (3) Any member may vote at any election for the office of the President of the Guild or the office of Education Vice-President or the office of the Guild General Secretary or the office of a General Member of the Guild Council shall be conducted in accordance with Guild Election Regulations.
- (4) The Guild may by Guild Regulation provide for the nomination of not more than six persons as representative members who shall be elected officers or representatives of subsidiary councils of the Guild or of Student Societies.
- (5)
- (6) The Student Executive shall cause accurate minutes to be made of all General Meetings and forums of the Guild and meetings of the Guild Council, and the result of every election and Referendum. All duly confirmed minutes shall be deemed correct until the contrary is proved.
- (7) The procedures for meetings of the Guild Council shall be prescribed by Guild Regulation.
- (8) The powers and obligations of the President of the Guild, Education Vice-President, Guild General Secretary, General Members of the Guild Council and the Representative Members shall be prescribed by Guild Regulation.
- (9) Subject to this Statute and regulations made hereunder the Guild Council shall have the entire control and management of the affairs and concerns of the Guild and shall act in all matters concerning the Guild in such a manner as appears to it to be best calculated to promote interests of its members.
- (10) Resolutions passed at any General Meeting other than any resolutions to make, alter or repeal a regulation or regulations shall be in the form of a direction to the Guild Council. The Guild Council shall act in accordance with any direction of a General Meeting except that where, at its next meeting, the Guild Council resolves by Absolute Majority that a particular direction is not best calculated to promote the interests of the members, the direction involved shall be referred to a further General Meeting or at the discretion of the Guild Council, to a Referendum, to be held not later than 21 teaching days after such meeting of the Guild Council, and if the direction is approved at such General Meeting or Referendum then the Guild Council shall act in accordance with it.
- (11) The Guild Council may in the manner prescribed by Guild Regulations make, alter or repeal rules governing activities associated with the Guild but only when the power to do so is specified in Guild Regulations and then only to the extent specified.

**8. General Meetings and Referenda**

- (1) A General Meeting may debate any issue of concern to the membership of the Guild.
- (2) At a General Meeting each member present in person shall have one vote on any proposal put to the vote.
- (3) A Referendum shall determine Guild policy on the issues submitted to the Referendum. The result of a Referendum shall bind the Student Executive.

- (4) Proceedings at a General Meeting and the manner in which a Referendum shall be conducted shall be described by Guild Regulation.

#### **9. Property and Finance**

- (1) All property of the Guild and its subsidiary councils and all property of Student Societies (other than student societies which are incorporated bodies) shall be vested in the Guild.
- (2) Where the Guild Council determines to enter into any financial commitment for an amount which exceeds the current liquid assets of the Guild, or which it is unable to service adequately from current or future income, the Guild Council shall consult with Senate before proceeding.
- (3) No action taken by the Guild or the Guild Council in the exercise of any of its powers or authorities conferred by this Statute shall impose any legal obligation upon the University or the Senate.
- (4) The Guild Council shall make provision for the keeping of proper books of account in connection with all the financial transactions of the Guild.
- (5) The Guild Council shall make provision for the auditing of the Guild's books of accounts at least once a year. Guild Regulations shall prescribe when the auditing of the Guild's books of accounts shall take place and by whom.
- (6) A copy of the audited balance sheet and statement of income and expenditure of the Guild shall be transmitted to the Senate each year as soon as practicable after it has been adopted by the Guild, but in any event not later than four months after the conclusion of the Guild's financial year.
- (7) A copy of the audited balance sheet and statement of income and expenditure of the Guild shall be published each year in the Guild newspaper and any other suitable Guild publication and made available to members of the Guild as soon as practicable after it has been adopted by the Guild, but in any event not later than four months after the conclusion of the Guild's financial year.

#### **10. Records**

- (1) A copy of this Statute and any amendments and a copy of all Guild Regulations and Guild Rules made under this Statute and any amendments shall be recorded in a Guild Statute Book.
- (2) An entry in the Guild Statute Book of any Guild Regulations made under this Statute and any alteration to a Guild Regulation, signed by the administrative secretary of the Guild and the President of the Guild shall be prima facie evidence that the subject matter of the entry was duly approved by the Senate.
- (3) An entry in the Guild Statute Book of any Guild Rule made under this Statute or any alteration of a Guild Rule, signed by the President of the Guild, shall be prima facie evidence that the subject matter of the entry was duly approved by the Guild.

#### **11. Repeal and Transitional Provision**

- (1) This Statute shall come into operation on the day it is published in the *Government Gazette* and thereupon the existing No. 17 is hereby repealed.
- (2) All regulations, by-laws and rules made under authority of the existing No. 17 prior to the date of publication of this Statute in the *Government Gazette* shall be deemed to have been made under the authority of this Statute and (except where inconsistent with this Statute) shall continue in force until altered or repealed in accordance with this Statute.

The information contained on this page was correct as at 20 March 2007 but is subject to amendment without notice.

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#### **Statute No. 23—Student Discipline**

The purpose of this Statute is to prescribe what constitutes misconduct, the penalties which may be applied for proven misconduct, and the procedures for dealing with such cases.

## 1. Definition of Misconduct

- 1.1 The following activities constitute misconduct by students—
- (a) dishonesty in assessment, including plagiarism and unauthorised collusion;
  - (b) falsification of an academic record or research results, furnishing false or deliberately misleading information to the University or its staff, or use of the University's name, symbol or Seal without University authority;
  - (c) failure to obey the instruction of an examination supervisor, or any other lawful instruction given under any University Statute, regulation or by-law or under any Senate resolution;
  - (d) wilfully obstructing or disrupting any University teaching, study, research, examination or test;
  - (e) wilfully obstructing or disrupting any official University meeting, proceeding or ceremony or any University activity;
  - (f) harassing or discriminating unfairly against any person within the University on any grounds, including race (colour, ethnicity, national origin, nationality or descent), sex, pregnancy, marital status, age, sexual orientation, family responsibility, family status, political conviction, religious belief, disability or medical condition (not affecting work performance);
  - (g) wilfully interfering unduly with the freedom of speech within the University of any member of the University or of any speaker invited by any member of the University to express their views;
  - (h) wilfully interfering with the freedom of movement within the University of any member of the University or any guest or visitor;
  - (i) entering or remaining on any University building or lands which the student is forbidden to enter or remain on by an order made under the By-laws;
  - (j) wilfully obstructing or attempting to obstruct or deter any University staff members in the performance of their duties;
  - (k) wilfully damaging, wrongly dealing with, wrongly using or misappropriating any University property, or the property within the University of any person;
  - (l) engaging in abusive, threatening or obscene communications on, from or to University premises or by use of University facilities including mail or computing or network facilities;
  - (m) using University computing or network facilities in breach of University Rules, approved by the Pro Vice Chancellor (Resource Management), on the use of such facilities;
  - (n) assaulting or attempting to assault any person within the University, or causing any person to hold reasonable fears for her or his safety or physical or psychological well-being;
  - (o) failing to comply with any penalty imposed under any University Statute, Regulation, Rule, By-law or Senate resolution.
- 1.2 When determining whether an activity constitutes misconduct, a construction shall be preferred which permits freedom of speech and freedom of expression by students, where such speech or expression is consistent with like freedoms given to others and the personal and property rights of any person affected.
- 1.3 The burden of proving an allegation of misconduct rests with the University. The standard of proof is the balance of probabilities.
- 1.4 This Statute also applies to former students in cases where the alleged misconduct is dishonesty in assessment (including plagiarism, unauthorised collusion or falsification of research results). Any disciplinary action against former students must be initiated within 12 months of cessation of enrolment, except that there shall be no time limit where the alleged misconduct occurred—
- (a) whilst the person was enrolled for a doctoral or research masters degree, or
  - (b) as part of a thesis submitted for a bachelor honours degree or a coursework masters degree.

## 2. Penalties

- 2.1 The penalties that may be imposed for misconduct are—
- (a) a caution;

- (b) requirement to rewrite and resubmit an assignment or other assessment component, or to write and submit another assignment in its place;
- (c) failure in an assessment component of a unit, or a reduced mark for that component;
- (d) failure in a unit;
- (e) suspension of all or any of the student's rights and privileges, including exclusion from classes, examinations or other forms of assessment, from use of facilities, withholding the student's assessment results and/or graduation, and prohibition of re-enrolment;
- (f) a fine of up to \$300;
- (g) suspension of the student's enrolment for one or two semesters;
- (h) expulsion from the University.
- 2.2 Where a student is found guilty of misconduct, one or more of the above penalties may be imposed.
- 2.3 The academic penalties available in 2.1 (b) and (c) shall only be applied for misconduct involving dishonesty in assessment. In determining what penalty to impose in such cases, officers shall take account of any guidelines approved by Academic Council.
- 2.4 Any penalty imposed under this Statute may be suspended by the person or body imposing it: (a) until the time for appealing against it has expired; or (b) for a longer period or indefinitely. Any such suspension may be subject to such terms and conditions (including undertakings by the student) as the person or body granting it thinks fit.
- 2.5 Subject to the rights of appeal provided in this Statute, any decision under this Statute that a student has been guilty of misconduct and any imposition of a penalty on a student is final and conclusive.
- 2.6 A student expelled from the University shall not be re-enrolled except with the approval of the General Counsel.

### 3. Disciplinary Action

- 3.1 The following persons may exercise disciplinary powers under this Statute. The types of misconduct for which different persons may exercise disciplinary powers are not mutually exclusive.

Person	Type of misconduct	Penalties available
Pro Vice Chancellor (Academic)	misconduct in an examination	<ul style="list-style-type: none"> <li>• a caution</li> <li>• exclusion from any examination or supervised assessment, if this is necessary to preserve order and decorum in the examination or supervised assessment</li> <li>• a fine</li> <li>• suspension of all or any of the student's rights and privileges within the University for up to 14 days</li> <li>• failure in that unit</li> <li>• suspension from the University for up to 2 semesters</li> <li>• expulsion from the University</li> </ul>

Person	Type of misconduct	Penalties available
	misconduct in or in relation to the Library	<ul style="list-style-type: none"> <li>• a caution</li> <li>• suspension of all or any of the student's rights and privileges in relation to the Library, including exclusion from the Library premises or any part of such premises for up to 14 days</li> <li>• a fine</li> <li>• suspension from the University for up to 2 semesters</li> <li>• expulsion from the University</li> </ul>
	non-payment of a fine or debt to the University, by the deadline	<ul style="list-style-type: none"> <li>• withholding of information concerning the student's results in any unit or part of a unit, the granting of credit for any unit and the award of any degree or diploma</li> <li>• prohibit re-enrolment</li> <li>• Note: The above penalties shall cease on payment of the overdue amount.</li> </ul>
	other instances of misconduct	<ul style="list-style-type: none"> <li>• a caution</li> <li>• a fine</li> <li>• suspension from using the University's computing and networking facilities for a specified or indefinite period</li> <li>• failure in the unit in which the misconduct occurred</li> <li>• suspension from the University for up to 2 semesters</li> <li>• expulsion from the University</li> </ul>
Pro Vice Chancellor (Research)	any instance of misconduct by a postgraduate research student	<ul style="list-style-type: none"> <li>• a caution</li> <li>• a fine</li> <li>• suspension of all or any of the student's rights and privileges within the University for up to 14 days</li> </ul>
Executive Dean	any instance of misconduct within that Division	<ul style="list-style-type: none"> <li>• a caution</li> <li>• a fine</li> <li>• if the student has acted unfairly or</li> </ul>

Person	Type of misconduct	Penalties available
		<p>dishonestly in connection with any assessment in a unit conducted by that Division: fail in the unit or in assessment component(s) of the unit; a reduced mark for the assessment component; rewrite and resubmit an assignment or other assessment component; write and submit another assignment in its place</p> <ul style="list-style-type: none"> <li>• suspension of all or any of the student's rights and privileges within the Division for up to 14 days</li> </ul>
Director of Information Technology	any instance of misconduct in or in relation to the University's computing and networking facilities	<ul style="list-style-type: none"> <li>• a caution</li> <li>• suspension from using those facilities for up to 28 days</li> </ul>
Any member of academic staff	any instance of misconduct in any class conducted or supervised by her or him	<ul style="list-style-type: none"> <li>• exclude the student from that particular lecture, tutorial, seminar, laboratory or other class</li> </ul>

3.2 Before disciplinary action is taken under s.3.1 by a Pro Vice Chancellor (other than in the case of non-payment) or Executive Dean, he or she shall—

- (a) interview the student, who shall be given written notice of the details of the alleged offence and of the date and time of the interview. That notice shall be sent so that it is received (see s.7.1) no less than 5 days before that interview, though the student may waive this period of notice. The student may bring another person, other than a legal practitioner, to attend the interview as a witness and to provide moral support; any greater role for that person is at the discretion of the staff member conducting the interview. If the student is not in Perth, or if a disability prevents the student's attendance, the interview may be held by telephone, teleconference or videoconference, if the officer agrees to this. Any student who comes to Perth for a disciplinary interview is responsible for her or his own transport and accommodation costs. If the student fails to attend the interview, the officer shall deal with the allegation in the absence of the student;
- (b) investigate the allegation and take such advice and seek such information as the officer considers appropriate;
- (c) if the alleged misconduct is likely to lead to a penalty of failure in a unit or to a more serious penalty, consult the University Secretary before taking action;
- (d) if the student is found guilty of misconduct, notify the student in writing of the finding of misconduct, the penalty or penalties imposed, and of the appeal procedures, and copy this letter to the Office of Student Services. The Office of Student Services shall record the finding and the penalty on the computerised student records.

- 3.3 An officer can delegate to another staff member the investigative and interviewing roles in any disciplinary case, but not the authority to make a finding. The delegate shall provide the officer with a brief written report containing: (a) the charge and a summary of the evidence, (b) the student's response, (c) the reasons for concluding whether or not misconduct occurred, and, if a finding of misconduct is recommended, (d) the recommended penalty or penalties and the reasons for such. Before the officer considers this report, the student shall be given a copy and the opportunity, if he or she so wishes, to provide written comments within seven days.
- 3.4 Where an officer taking disciplinary action concludes that this action is more appropriately taken by another officer, the case may be transferred to that officer. The requirements of s.3.2 then apply anew.
- 3.5 The procedures in s.3.2 do not apply where disciplinary action is taken by the Director of Information Technology, or by academic staff for misconduct in a class conducted or supervised by them.

#### **4. Appeals**

A student may appeal against any finding of misconduct or penalty imposed under s. 3 of this Statute—

- (a) if the penalty is other than suspension (for one semester or more) or expulsion from the University appeals are to be lodged with the Student Appeals Committee. Appeals must be lodged within twenty working days of the student receiving notification of the penalty. The Student Appeals Committee may suspend the application of the penalty until it has made a decision on the appeal.
- (b) if the penalty is suspension (for one semester or more) or expulsion from the University appeals are to be lodged with the Board of Discipline. Appeals must be lodged within twenty working days of the student receiving notification of the penalty. The Board of Discipline may suspend the application of the penalty until it has made a decision on the appeal.

#### **5. Student Appeals Committee**

- 5.1 The student shall have the right to appear before the Committee, and to be assisted in presenting her or his case by a person other than a qualified legal practitioner. The Committee shall also take such advice and seek such information as is considered appropriate to reach a decision on an appeal.
- 5.2 The Student Appeals Committee will be constituted in accordance with the Students Appeals Committee Regulations.
- 5.3 Any member of the Committee who has a family or other personal relationship with an appellant, or other conflict of interest, shall withdraw from the meeting during consideration of that case, and be replaced by the alternate member or another student nominee (as applicable).

#### **6. Board of Discipline**

##### **A. Powers and Functions**

- 6.1 The Board of Discipline has authority to hear and adjudicate in the following situations—
  - (a) Where the penalty is suspension (for one semester or more) or expulsion from the University, the student may appeal to the Board against the finding of misconduct and/or the penalty. Any appeal must be lodged within 14 days of the student receiving (see s.7.1) written notification of the decision from which the appeal is made, and must contain details of the grounds upon which the appeal is based.
  - (b) The General Counsel may charge a student with misconduct and refer the charge to the Board of Discipline. Any such reference to the Board must be made within one month after the act of misconduct is discovered.

Any reference to the Board shall be made by written notice to the Vice Chancellor.

- 6.2 The Board shall hear the case from the beginning.
- 6.3 If the Board finds that misconduct has been proved, it may apply any of the penalties in s.2.1. Alternatively, it may decline to record a finding of misconduct or to impose a penalty, if in its opinion the act of misconduct was trivial or for any other reason. In the case of a reference by way of appeal, the Board may affirm, vary or annul the penalty.

- 6.4 The decision of the Board shall be final and conclusive.
- 6.5 If the student has been wholly or partially successful, the Board may award the student the whole or part of the student's costs of the hearing, but the student shall not be entitled to costs in respect of any other proceedings or determination under this Statute. If the Board awards costs, it shall fix the amount payable. This amount shall be paid to the student from University funds.

**B. Constitution**

- 6.6 The Board of Discipline shall consist of—
- (a) a Chair appointed by the Senate after consideration of a recommendation from the Chair of Legislation Committee. The Chair shall be a qualified legal practitioner who is not a member of the University staff. The appointment shall be for a term specified by Senate.
  - (b) two members of full-time academic staff, one of whom shall be female and the other male.
  - (c) two students, one of whom shall be female and the other male.
- 6.7 The staff and student members shall be selected randomly by a method determined by the Director of Information Technology. This selection shall take place when a case has been referred to the Board. The members so selected shall then serve for one year. Any person selected may decline membership, in which case the random selection shall continue until the vacancies have been filled. If a member of the Board ceases to be a staff member or student of the University, or has personal involvement in the case, the Director shall select a replacement member by the same method. The Director shall inform the student of the method of random selection, if requested by the student.

**C. Proceedings**

- 6.8 The quorum of the Board shall be the Chair and any two other members.
- 6.9 The Vice Chancellor shall appoint a person, other than the University Secretary, as the secretary of the Board. In any case before the Board, the secretary shall give the student not less than five days' written notice of the hearing. This notice shall include the time and place of the hearing, particulars of the charge (if the reference is under s.6.1(b)), details of the student's rights under s.6.10, and a copy of the procedural guidelines of the Board.
- 6.10 The student is entitled—
- (a) to present oral and written submissions to the Board;
  - (b) to be represented by another student or a member of the University or Guild staff who is not a qualified legal practitioner;
  - (c) to apply to the Chair to be permitted to be legally represented at the hearing. The Chair may allow such representation if, having regard to the circumstances of the case or the severity of the penalty appealed against, the Chair considers it desirable that the student be legally represented. If the Chair allows legal representation to the student, the University may also be legally represented.
  - (d) to be present with her or his representative throughout the hearing, except when the Chair and the members of the Board wish to confer privately among themselves or to consider their decision;
  - (e) either personally or by her or his representative to call and examine witnesses, cross-examine witnesses called by the University, and address the Board;
  - (f) to apply to the Chair to participate in the hearing by teleconference or videoconference if the student is not in Perth, or if a disability prevents the student's attendance. If the Chair allows this form of participation, the Chair shall determine whether the costs should be met by the student or the University. Any student who comes to Perth for a hearing of the Board is responsible for her or his own transport and accommodation costs.
- 6.11 If the student fails to appear despite having received notice, the Board may proceed with the hearing in the student's absence or order an adjournment.
- 6.12 The Vice Chancellor may appoint a member of the University staff who is not a legal practitioner to represent the University at the



- hearing. This person may call and examine witnesses, cross-examine witnesses called by the student, and address the Board.
- 6.13 The Chair shall have a deliberative vote only. If the votes are equally divided, the case shall be determined in favour of the student.
- 6.14 The Board shall not deal with more than one charge or appeal at the same hearing, unless in its opinion the charges or appeals arise out of instances of alleged misconduct which comprise a series of instances of the same or similar character; were committed in the furtherance of a common objective; or occurred during group activity by the students.
- 6.15 Hearings of the Board shall be open to members of the University, unless the student elects for a private hearing or the Chair orders that the hearing be closed on the grounds that, in her or his view, order otherwise cannot be maintained.
- 6.16 The Chair shall have complete authority to keep order and may order the removal of any person, including a student in respect of whom the hearing is taking place or the representative of such a student, for unruly conduct.
- 6.17 The Board's procedures, including the order in which evidence may be called and addresses heard, shall be at the discretion of the Chair. The rules of evidence do not apply.
- 6.18 The decision of the Board and its reasons shall be communicated in writing to the student.

#### **7. Miscellaneous Provisions**

- 7.1 Any written notice required under this Statute shall be regarded as received if given to that person by hand, sent to the email address or fax number nominated by that person, or posted to the last address known to the Office of Student Services as that person's place of residence. A notice sent by post is to be taken to be given and received three days after it is posted, except where the address is a place outside Australia, in which case it is taken to be given and received seven days after it is posted. A notice sent by email or fax is taken to be given and received on the day it is sent. A notice sent by email must be sent by post also.
- 7.2 Nothing in this Statute affects the powers or authority of any person or body in the University under any Act of Parliament, or any other Statute, Regulation, By-law or Senate resolution not inconsistent with this Statute.
- 7.3 Statute No. 23—Discipline is hereby repealed.

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## **ENVIRONMENT**

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EV301\*

Environmental Protection Act 1986

# **Environmental Protection (Clearing of Native Vegetation) Amendment Regulations 2008**

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

## **1. Citation**

These regulations are the *Environmental Protection (Clearing of Native Vegetation) Amendment Regulations 2008*.

**2. Commencement**

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

**3. The regulations amended**

The amendments in these regulations are to the *Environmental Protection (Clearing of Native Vegetation) Regulations 2004*.

**4. Regulation 5 amended**

Regulation 5(1) is amended in item 3 of the Table as follows:

- (a) after paragraph (a) by inserting —  
“ and ”;
- (b) at the end of paragraph (b) by deleting “; and” and inserting a full stop instead;
- (c) by deleting paragraph (c).

By Command of the Lieutenant-Governor and deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

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**FIRE AND EMERGENCY SERVICES**

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FE301\*

Fire and Emergency Services Authority of  
Western Australia Act 1998

**Fire and Emergency Services Authority of  
Western Australia Amendment  
Regulations 2008**

Made by the Lieutenant-Governor and deputy of the Governor in  
Executive Council.

**1. Citation**

These regulations are the *Fire and Emergency Services  
Authority of Western Australia Amendment Regulations 2008*.

## 2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

## 3. The regulations amended

The amendments in these regulations are to the *Fire and Emergency Services Authority of Western Australia Regulations 1998*.

## 4. Regulation 5 amended

Regulation 5 is amended as follows:

- (a) before “For”, by inserting the subregulation designation “(1)”;
- (b) in paragraph (c) after “*Petroleum*” by inserting —  
“ *and Geothermal Energy Resources* ”;
- (c) at the end of paragraph (c), by deleting the full stop and inserting —

“

; or

- (d) land —

- (i) that is determined by the Minister, having regard to the advice of the Authority, to be contaminated; and
- (ii) that is in an area in which, because of that contamination, no services under the emergency services Acts are provided.

”;

- (d) after paragraph (a), by inserting —

“ or ”;

- (e) at the end of the regulation by inserting —

“

- (2) In subregulation (1)(d) —

“**contaminated**” has the same meaning as it has in the *Contaminated Sites Act 2003* section 4.

”.

By Command of the Lieutenant-Governor  
and deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

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**HEALTH**

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HE301\*

Hospitals and Health Services Act 1927

**Hospitals (Services Charges) Amendment  
Regulations (No. 2) 2008**

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

**1. Citation**

These regulations are the *Hospitals (Services Charges) Amendment Regulations (No. 2) 2008*.

**2. Commencement**

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) regulation 4(1)(c) and (d) — on the day after that day;
- (c) the rest of the regulations — on 1 July 2008.

**3. The regulations amended**

The amendments in these regulations are to the *Hospitals (Services Charges) Regulations 1984*.

**4. Schedule 1 amended**

- (1) Schedule 1 Division 1 is amended as follows:
  - (a) in item 1(b)(i) by deleting “\$484 per day” and inserting instead —  
“ \$496 per day ”;
  - (b) in item 1(b)(ii) by deleting “\$275 per day” and inserting instead —  
“ \$287 per day ”;
  - (c) in item 1(c) by deleting “\$39.05 per day” and inserting instead —  
“ \$39.70 per day ”;
  - (d) in item 1(d) by deleting “\$136.85 per day” and inserting instead —  
“ \$139 per day ”;

- (e) in item 1(e) by deleting “\$1 213 per day” and inserting instead —  
“ \$1 288 per day ”.
- (2) Schedule 1 Division 3 item 4(b) is amended by deleting “\$138” and inserting instead —  
“ \$146 ”.
- (3) Schedule 1 Division 4 is amended as follows:
- (a) in item 6(b) by deleting “\$218 per day” and inserting instead —  
“ \$223 per day ”;
- (b) in item 6(d) by deleting “\$1 146 per day” and inserting instead —  
“ \$1 258 per day ”.
- (4) Schedule 1 Division 5 item 7 is amended by deleting “\$25.25 per day” and inserting instead —  
“ \$26.75 per day ”.

By Command of the Lieutenant-Governor and  
deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

HE302\*

Hospitals and Health Services Act 1927  
Hospitals (Services Charges) Regulations 1984

## **Hospitals (Services Charges for Compensable Patients) Amendment Determination (No. 2) 2008**

Made by the Minister for Health under section 37(3)(af) of the Act and regulation 5(2) of the regulations.

### **1. Citation**

This determination is the *Hospitals (Services Charges for Compensable Patients) Amendment Determination (No. 2) 2008*.

**2. Commencement**

This determination comes into operation as follows:

- (a) clauses 1 and 2 — on the day on which this determination is published in the *Gazette*;
- (b) the rest of the determination — on 1 July 2008.

**3. The determination amended**

The amendments in this determination are to the *Hospital (Services Charges for Compensable Patients) Determination 2005*.

**4. Schedule 1 replaced**

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

“

**Schedule 1 — Services charges for  
compensable patients**

[cl. 4]

**Division 1 — Compensable in-patients**

- |     |   |                 |
|-----|---|-----------------|
| 1.  | Accommodation, maintenance, nursing care and other services in a hospital bed, except services referred to in item 3 or 4 .....   | \$1 545 per day |
| 2.  | Accommodation, maintenance, nursing care and other services in a hospital bed for a patient, not being a patient mentioned in item 2A, in respect of whose care and treatment the <i>Motor Vehicle (Third Party Insurance) Act 1943</i> applies or prima facie appears to apply ..... | \$1 347 per day |
| 2A. | Accommodation, maintenance, nursing care and other services in a hospital bed for a patient in Princess Margaret Hospital for Children in respect of whose care and treatment the <i>Motor Vehicle (Third Party Insurance) Act 1943</i> applies or prima facie appears to apply ..... | \$1 656 per day |
| 3.  | Accommodation, maintenance, nursing care and other services in a nursing home bed .....   | \$223 per day   |
| 4.  | Ventilator dependent compensable in-patient with tracheostomy requiring 24 hours individual care .....  | \$3 528 per day |

**Division 2 — Compensable out-patients**

- |    |  |       |
|----|--|-------|
| 5. | For pathological service — for each request to a separate department of the laboratory ..... | \$146 |
| 6. | For radiological service — for each item of service .....                                    | \$146 |

- |     |  |                                    |
|-----|--|------------------------------------|
| 7.  | For drugs and medications, subject to item 8,<br>for each item —   | PBS price up<br>to a maximum<br>of |
| (a) | at a participating hospital —  |                                    |
|     | (i) for an item on the PBS list .....  | \$31.30                            |
|     | (ii) for an item not on the PBS list .....   | \$25.00                            |
| (b) | at a hospital that is not a participating<br>hospital .....  | \$25.00                            |
| 8.  | For each other individual service (with any<br>drugs and medications supplied at the time of<br>the initial service being treated as included in<br>that service ..... | \$146                              |

### Division 3 — Compensable same day patients

- |      |  |                 |
|------|--|-----------------|
| 9.   | In hospitals, other than day hospitals, nursing<br>homes and nursing posts —   |                 |
| (a)  | for a patient, not being a patient<br>mentioned in paragraph (aa), in respect of<br>whose care and treatment the <i>Motor<br/>Vehicle (Third Party Insurance) Act 1943</i><br>applies or prima facie appears to apply .... | \$1 357 per day |
| (aa) | for a patient in Princess Margaret Hospital<br>for Children in respect of whose care and<br>treatment the <i>Motor Vehicle (Third Party<br/>Insurance) Act 1943</i> applies or prima facie<br>appears to apply .....       | \$1 669 per day |
| (b)  | for any other patient .....  | \$1 557 per day |

JIM MCGINTY, Minister for Health.

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## INDUSTRIAL RELATIONS

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IR301\*

Industrial Relations Act 1979

## Industrial Relations Commission Amendment Regulations (No. 2) 2008

Made by the Chief Commissioner of the Western Australian Industrial Relations Commission after consulting the members of the Commission.

### 1. Citation

These regulations are the *Industrial Relations Commission  
Amendment Regulations (No. 2) 2008*.

## 2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2008.

## 3. The regulations amended

The amendments in these regulations are to the *Industrial Relations Commission Regulations 2005*.

## 4. Part 10A inserted

After Part 10 the following Part is inserted —

“

### Part 10A — Road Freight Transport Industry Tribunal

#### 99A. Interpretation of this Part

In this Part —

“**applicant**” means a person who refers a dispute or matter to the Tribunal under the *Owner-Drivers (Contracts and Disputes) Act 2007* section 40;

“**Tribunal**” has the meaning given to that term in the *Owner-Drivers (Contracts and Disputes) Act 2007* section 38(2).

#### 99B. Referrals to the Tribunal

The referral of a dispute or matter to the Tribunal under the *Owner-Drivers (Contracts and Disputes) Act 2007* is to be by way of notice of referral in Form 7A.

#### 99C. Application of certain provisions

The regulations that are set out in the Table to this regulation apply to the exercise of jurisdiction by the Tribunal as if the references in the regulations to the Commission were references to the Tribunal.

**Table**

r. 102	r. 103
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#### 99D. Procedures specific to Tribunal proceedings

- (1) A notice of referral is to be signed by the applicant or, where applicable, the applicant’s solicitor or agent and, where necessary, sealed by the applicant.
- (2) Unless in a particular case the Chief Commissioner otherwise directs, the Registrar is to present a notice of referral to the Chief Commissioner for allocation of the matter as soon as practicable after the notice is filed.



- (3) The Registrar is to endorse on the notice of referral the time for lodging an answering statement under regulation 14.
- (4) Unless an ex parte application for a shortened time period within which an answering statement is to be filed and such application granted, the Respondent is to file any answering statement within 21 days of the date of service of the notice of referral.
- (5) Proof of service of a notice of referral is to be given by statutory declaration in Form 4 filed in the office of the Registrar within 2 days of the day on which service was effected.
- (6) A notice of answer and counter-proposal is to be in Form 5 and is to specify with particularity the answer and counter-proposal made and the basis on which the answer and counter-proposal is made.
- (7) Where service of any other document is required by the Tribunal proof of such service is to be given by statutory declaration in Form 4 filed in the office of the Registrar within 7 days of the day on which service was effected.
- (8) The Tribunal may orally, in writing, by telephone or fax transmission or email issue a summons to attend conciliation proceedings under the *Owner-Drivers (Contracts and Disputes) Act 2007* section 45.
- (9) If proof of service of a copy of the notice of Referral has been filed by the applicant or a copy of the notice of Referral has been sent by fax transmission or by email to the Respondent by an officer of the Commission at the direction of the Tribunal, the Tribunal may, prior to the lodgment of the notice of answer and counter-proposal, convene a conference under the *Owner-Drivers (Contracts and Disputes) Act 2007* section 44(2)(b).
- (10) A direction, order or declaration of the Tribunal under the *Owner-Drivers (Contracts and Disputes) Act 2007* section 44(3) when committed to writing and sealed is to be served by the Registrar or such other person as the Tribunal may direct, on such person or persons as the Tribunal may direct.

**99E. Forms modified**

For the purposes of this Part —

- (a) Forms 4, 5, 14, 15, 16, 17 and 18 apply as if after “In the Western Australian Industrial Relations Commission” were inserted —

“

sitting as the Road Freight Transport Industry Tribunal

”; and

- (b) Forms 9, 15, 16 and 17 apply as if the references in those Forms to “the Commission” (except those relating to the stamp of the Commission) were references to the Tribunal.

”

**5. Schedule 1 amended**

After Schedule 1 Form 7 the following form is inserted —

“

**Form 7A — Notice of referral to the Road Freight Transport Industry Tribunal**

[r. 99B]

*Industrial Relations Act 1979*

In the Western Australian Industrial Relations Commission sitting as the  
Road Freight Transport Industry Tribunal

No. RFT ..... of 20.....

**Notice of referral to the Road Freight Transport Industry Tribunal**

TAKE NOTICE THAT .....

.....

(state name and address of applicant — the categories of persons who may refer a dispute or matter are set out in the *Owner-Drivers (Contracts and Disputes) Act 2007* section 40)

has this day referred to the Tribunal —

.....

.....

(state nature of dispute or matter and identify whether the dispute or matter arises under the *Owner-Drivers (Contracts and Disputes) Act 2007* section 40(a), (b) or (c) or more than one of those paragraphs)

The grounds on which the referral is made are —

.....

.....

(state the names of owner-driver and hirer (if not set out above) and the details of the claim, including any relevant terms of the owner-driver contract; or any relevant terms of the code of conduct alleged to be breached; or any alleged circumstances of a breach of the *Owner-Drivers (Contracts and Disputes) Act 2007*; or any relevant conduct complained of in respect of negotiations for an owner-driver contract — attach schedule if necessary)

.....  
(signature/seal of applicant or  
signature of applicant’s solicitor or agent)

(Stamp of Commission)

For endorsements see the back of this form or the attachment(s).

”

Dated: 5th June 2008.

A. R. BEECH, Chief Commissioner,  
Western Australian Industrial Relations Commission.

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## RACING, GAMING AND LIQUOR

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RG301\*

Gaming and Wagering Commission Act 1987

### Gaming and Wagering Commission Amendment Regulations (No. 2) 2008

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

**1. Citation**

These regulations are the *Gaming and Wagering Commission Amendment Regulations (No. 2) 2008*.

**2. Commencement**

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

**3. The regulations amended**

The amendments in these regulations are to the *Gaming and Wagering Commission Regulations 1988*.

**4. Schedule 2 replaced**

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

“

#### Schedule 2 — Prescribed penalties under section 36(1)

Section	Description of offence	Modified penalty \$
41(3)	Being concerned in the conduct of gambling at a common gaming house .....	250
41(6)	Being present at a common gaming house for the purpose of taking part in gambling .....	50
42(4)	Being knowingly concerned in the conduct of an unlawful game .....	200
42(5)	Playing or wagering on an unlawful game .....	50
43A(2)	Broadcasts, prints, publishes or distributes, or has in possession for the purpose of publication or distribution, a prohibited advertisement .....	250

43A(3)	Broadcasts, prints, publishes or distributes, or has in possession for the purpose of publication or distribution, an advertisement that conveys the existence of a person who will engage in or conduct gaming, wagering or a lottery .....	200
44(1)	Cheating by deceit or any fraudulent means .....	250
45(1)	Fraudulent falsification of gaming records .....	200
45(2)	Fraudulent conduct of permitted gaming .....	200
45(3)	Unauthorised diversion of funds raised .....	100
45(4)	Conduct of permitted gaming in an unauthorised manner .....	100
86	Inserting in a gaming machine anything other than money or an authorised token .....	20
95(4)	Participating in bingo when not on the premises, or on behalf of another person not present on the premises ...	20
38A(1)	Conducting a permitted lottery otherwise than in accordance with a permit .....	100
38A(2)	Conducting a standard or continuing lottery otherwise than in accordance with the regulations .....	100

”

**5. *Gaming and Wagering Commission Amendment Regulations 2008* repealed**

The *Gaming and Wagering Amendment Regulations 2008* are repealed.

[Note: These regulations did not take effect due to an error in the citation of the principal regulations.]

By Command of the Lieutenant-Governor and  
deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

## — PART 2 —

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### ARMADALE REDEVELOPMENT AUTHORITY

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AB401

#### ARMADALE REDEVELOPMENT ACT 2001

##### ARMADALE REDEVELOPMENT SCHEME 2004—AMENDMENT NO. 14

Notice is hereby given that, in accordance with the consent by the Minister for Planning and Infrastructure for its public notification, the proposed Armadale Redevelopment Scheme 2004—Amendment No. 14 has been prepared by the Armadale Redevelopment Authority.

Amendment 14 proposes to amend the Scheme to introduce a description of Contribution Area Redevelopment Works into the table set out in Schedule 3 of the Armadale Redevelopment Scheme 2004 (the Scheme). The incorporation of the description will give effect to Part 8 (Contribution Area Redevelopment Works) of the Scheme, in respect to indicated properties within the City Centre: West of Rail Precinct.

The purpose of the amendment is for a compulsory contribution scheme to be established over the defined development area, which can be accommodated under Part 8 of the Scheme. Relevant costs for the acquisition and administration are to be itemised and apportioned on an equitable basis to all landowners within that defined area.

A document with further details relating to the Amendment is available for inspection at the offices of the Armadale Redevelopment Authority, Unit 4 & 5, 210-220 Jull Street Armadale, between the hours of 8.30 am and 4.30 pm, Monday to Friday, from 10 June 2008 until 21 July 2008. The document can also be viewed at and downloaded from the Authority's website at [www.ara.wa.gov.au](http://www.ara.wa.gov.au).

Written submissions on the Scheme Amendment should be addressed to—

Executive Director  
Armadale Redevelopment Authority  
PO Box 816  
Armadale WA 6992

Submissions may also be hand delivered to the Authority's office and the closing date for all submissions is 5.00pm, 21 July 2008.

JOHN ELLIS, Executive Director.

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### AGRICULTURE

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AG401\*

#### MARKETING OF POTATOES ACT 1946

##### POTATO MARKETING POOLS

Potato Marketing Corporation  
of Western Australia.

In accordance with Section 26(2) of the *Marketing of Potatoes Act 1946*—

Pool 5, Season 08/09  
Pool commences on 28 December 2008 to 14 March 2009  
Estimated mass of potatoes to be accepted: 9,727 tonnes  
Additional specifications: Nil  
Pool 6, Season 08/09  
Pool commences on 15 March 2009 to 9 May 2009  
Estimated mass of potatoes to be accepted: 8,335 tonnes  
Additional specifications: Nil

Allocation of Market Entitlements to growers is in accordance with the guidelines established with the Minister for Agriculture.

## CEMETERIES

CC401\*

**CEMETERIES ACT 1986**  
**METROPOLITAN CEMETERIES BOARD**  
 2008-2009 Fees and Charges

In pursuance of the powers conferred by section 53 of the *Cemeteries Act 1986*, the Metropolitan Cemeteries Board hereby records having resolved on 1 May 2008, to set the following fees effective from 1 July, 2008. The fees shall be payable upon application for services at Pinnaroo Valley Memorial Park, Rockingham Regional Memorial Park, and Karrakatta, Fremantle, Midland, and Guildford Cemeteries detailed hereunder.

FEES AND CHARGES INCLUSIVE OF 10% GST (except where indicated)

Description	Cemetery					RRMP
	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	
<b>INTERMENT AND GRAVES</b>						
<b>Interment Fees:</b>						
Adult Burial and Entombment	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00
Child Interment (under 13 years)	519.20	519.20	519.20	519.20	519.20	519.20
Infant Interment (under 2 years)	222.20	222.20	222.20	222.20	222.20	222.20
<b>Grant of Right of Burial (25 Years):</b>						
Grant: Lawn	1,399.20	1,399.20	1,399.20			1,399.20
Grant: Monumental Area	1,345.30	1,257.30		1,345.30	1,345.30	1,345.30
Grant: Jewish Orthodox Lawn (includes Star of David)	1,337.60					
Grant: Children's Memorial Garden (2 interments, under 13 only)	738.10					
Renewal of <i>current</i> Grant: Lawn	2,095.50	2,095.50	2,095.50			2,095.50
Renewal of <i>current</i> Grant: Monumental Area	2,020.70	2,020.70		2,020.70	2,020.70	2,020.70
Renewal of <i>current</i> Grant: Children's Memorial Garden	1,112.10					
Pre-Need Grant: Lawn	1,529.00	1,529.00	1,529.00			1,529.00
Pre-Need Grant: Monumental Area	1,479.50	1,479.50		1,479.50	1,479.50	1,479.50
Pre-Need Grant: Jewish Orthodox Lawn	1,580.70					
Maintenance (applies if grant has expired and cannot be renewed)	166.10	166.10	166.10	166.10	166.10	
Family Estate Premium (plus Grant Fee will apply)	1,366.20					
<b>Premium Land (Grant fee will apply on top of premium):</b>						
<b>Karrakatta:</b> Roman Catholic Lawns 4, 5, 6, 7, 8, 9; Anglican Lawns 6,7; Macedonian CA, DA; Lawn ROEC.						
<b>Fremantle:</b> Lawn N; Lawn S	1,030.70	1,030.70				
<b>Karrakatta:</b> ANMA	2,060.30					
<b>Karrakatta:</b> Roman Catholic Lawns 2, 3, 3a; Anglican Lawns 3, 5;	3,091.00					
<b>Karrakatta:</b> Roman Catholic Lawn 1; Anglican Lawns 1 & 2	5,151.30					
Selected Areas	Quote	Quote		Quote	Quote	Quote
<b>Paths between Graves: Lawn:</b>						
Path: 150mm (6 inch)	190.30	190.30				190.30
300mm (1 foot)	382.80	382.80				382.80
600mm (2 foot)	764.50	764.50				764.50
<b>Paths between Graves: Monumental:</b>						
Path: 150mm (6 inch)	184.80	184.80		184.80	184.80	184.80
300mm (1 foot)	369.60	369.60		369.60	369.60	369.60
600mm-700mm (2 foot)	750.20	750.20		750.20	750.20	750.20
<b>Mausoleum</b>						
Mausoleum Entitlement	Quote	Quote		Quote	Quote	
Mausoleum At-Need Grant	1,345.30	1,345.30		1,345.30	1,345.30	
Mausoleum Pre-Need Grant	1,479.50	1,479.50		1,479.50	1,479.50	
Mausoleum Grant Renewal	2,020.70	2,020.70		2,020.70	2,020.70	
<b>Ossuary:</b>						
Ossuary (Single)—must purchase grant	1,379.40					
Ossuary (Double)—must purchase grant	3,591.50					

Description	Cemetery					
	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Ossuary Grant	1,345.30					
Ossuary Grant Renewal	2,020.70					
<b>Funeral Services/Penalties:</b>						
Selection of Grave	167.20	167.20	167.20	167.20	167.20	167.20
Saturday Morning Interment / Entombment Surcharge	434.50	434.50	434.50	434.50	434.50	434.50
Interment of Oversize Casket/Hand Digging: only in monumental areas	249.70	249.70		249.70	249.70	249.70
Funeral Services—Minimum Fee (1st hour)	170.50	170.50	170.50	170.50	170.50	170.50
Funeral Services—Hourly Rate (after 1st hour)	83.60	83.60	83.60	83.60	83.60	83.60
Funeral Fee—outside MCB office hours (add all other funeral costs)	504.90	504.90	504.90	504.90	504.90	504.90
Exhumation	2,369.40	2,369.40	2,369.40	2,369.40	2,369.40	2,369.40
Re-interment after exhumation	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00
Lift & Deepen	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00
Late to arrive or depart for Interment (after 10 minutes)	162.80	162.80	162.80	162.80	162.80	162.80
Transfer Grant / Re-Issue Grant / Refund Fee / Admin Fee	47.30	47.30	47.30	47.30	47.30	47.30
<b>PRE-NEED INTERMENT SERVICES</b>						
<b>Interment Agreement:</b>						
Adult Pre-Need Interment	1,072.50	1,072.50	1,072.50	1,072.50	1,072.50	1,072.50
<b>CREMATION AND ASHES</b>						
<b>Cremation Fees:</b>						
Adult Cremation—includes 1 hour use of Chapel and Lounge	891.00	891.00	891.00			
Adult Cremation—includes: – Direct delivery to crematorium OR; – 1 hr in Garden Chapel (Karrakatta) OR; – 30 min service in Dench Chapel, Central Committal Area	746.90	746.90	746.90			
Child Cremation (up to 13 years) includes 1 hour use of Chapel and Lounge	570.90	570.90	570.90			
Infant Cremation (up to 2 years) includes urn and 30min in selected chapels	214.50	214.50	214.50			
Infant Cremation (up to 2 years) includes urn and; – Direct delivery to crematorium OR; – 1 hr in Garden Chapel (Karrakatta) OR OR – 30 min service in Central Committal Area	137.50	137.50	137.50			
<b>Cremation Services/Penalties:</b>						
Saturday morning Cremation surcharge	434.50	434.50	434.50			
Chapel / Lounge Time (1hour)	378.40	378.40	378.40			
Chapel / Lounge Time (1/2 hour prior to burial only)	195.80	195.80	195.80			
Late to Depart Chapel/Lounge (after 10 minutes)	162.80	162.80	162.80			
Video of Service (Tape to be provided by Funeral Director)		58.30				
<b>Webcasting: 1 hour service, additional hours may be purchased:</b>						
Webcasting Package (includes Live & Delayed + one copy)	360.80		360.80			
Webcasting—Live telecast plus access to delayed telecast for 30 days	266.20		266.20			
Webcasting—Live telecast only (no recording)	266.20		266.20			
Webcasting—access to delayed telecast for 30 days	266.20		266.20			
Recording of webcast on DVD or VHS video	266.20		266.20			
Additional copies on DVD	66.00		66.00			
Additional copies on VHS video	36.30		36.30			
Webcasting/recording service—Additional hour or part thereof	97.90		97.90			
<b>Alternate Arrangements for Ashes:</b>						
Family Attending Placement of Ashes	118.80	118.80	118.80	118.80	118.80	N/A

Description	Cemetery					
	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Family Attending on Saturday	268.40	268.40	268.40	268.40	268.40	N/A
Placement of ashes in Family Grave	216.70	216.70	216.70	216.70	216.70	216.70
Holding Fee per month (after 6 months)	15.40	15.40	15.40			
Scatter Ashes to the Winds	104.50	104.50	104.50			
Transfer of Ashes (plus new position fee)	104.50	104.50	104.50	104.50	104.50	104.50
Registration of Deceased (Non-MCB)	104.50	104.50	104.50	104.50	104.50	104.50
Ash Container—Eco	5.50	5.50	5.50			
Ash Container—plastic small	15.40	15.40	15.40			
Ash Container—plastic large	20.90	20.90	20.90			
<b>PRE-NEED CREMATION SERVICES</b>						
<b>Cremation Agreement:</b>						
Adult Pre-Need Cremation	932.80	932.80	932.80			
<b>MEMORIALS</b>						
<b>Burial Plaques:</b>						
Bronze—380mm x 280mm	762.30	762.30	762.30			
Bronze—560mm x 305mm	973.50	973.50	973.50			
Bronze—Detachable Plate	325.60	325.60	325.60			
Bronze—Jewish Orthodox (including grey granite base)	941.60					
Bronze—Jewish Orthodox (including concrete base)	804.10					
Bronze—Religious Area	225.50					
<b>Memorial Plaques (25 Years):</b>						
Arbor Lane—Standard Roses	3,296.70					
Arbor Lane—Standard Roses additional inscriptions (inc granite base)	897.60					
Arbor Lane—Arbor	1,721.50					
Arbor—Additional inscriptions (inc granite base)	1,721.50					
Bill Manners Walk	Quote					
Centenary Rose Garden—1st inscription	2,948.00					
Centenary Rose Garden—Other inscriptions	644.60					
Classic Granite Niche Wall—Single					634.70	
Classic Granite Niche Wall—Double					974.60	
Classic Granite Niche Wall—Second Inscription					325.60	
Family Shrub—First Inscription 143 x 117	3,914.90	3,914.90	3,914.90	3,914.90	3,914.90	
Family Shrub—Other Inscriptions 143 x 117	586.30	586.30	586.30	586.30	586.30	
Garden of Remembrance—Chrome / anodised / 2 plex plaque	493.90	493.90				
Garden of Remembrance—Bronze plaque	499.40	499.40				499.40
Granite Niche Wall—Single						517.00
Granite Niche Wall—Double						864.60
Granite Niche Wall—Second inscription				325.60		325.60
Granite Niche Wall—Single (Lakes)		638.00				
Ground Niche Shrub—Standard	1,074.70	1,074.70	1,074.70	1,074.70	1,074.70	1,074.70
Ground Niche Shrub—Premium	1,331.00		1,331.00			
Ground Niche Rose	1,700.60	1,700.60		1,700.60	1,700.60	
Memorial Garden			499.40	499.40		
Memorial Garden Homicide			499.40			
Memorial Rock in a rockery—small		1,956.90				1,956.90
Memorial Rock in a rockery—medium		2,987.60				2,987.60
Memorial Rock in a rockery—large		4,945.60				4,945.60
Memorial Rock Individual—Standard	4,842.20	4,842.20	4,842.20	4,842.20	4,842.20	4,842.20
Memorial Rock Individual—Large	7,772.60	7,772.60	7,772.60			7,772.60
Memorial Rock Individual -Premium Location	Quote	Quote	Quote	Quote	Quote	Quote
Memorial Rock—other inscriptions	573.10	573.10	573.10	573.10	573.10	573.10
Memorial seat—Bushland setting			4,486.90			
Memorial Seat—Panorama			6,499.90			
Memorial Seat—Granite (inc. 229 x 229 plaque)	4,286.70	4,286.70		4,286.70	4,286.70	4,286.70
Memorial Seat—Curved Granite (inc. 229 x 229 plaque)	3,500.20					
Memorial Seat—Plaque upgrade (550 x 305 or 380 x 280 plaque). In addition to memorial fee	315.70	315.70		315.70	315.70	315.70



Description	Cemetery					
	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Memorial Seat—Detach Plate or 2nd insc for Garden Bench @ PVMP	290.40	290.40	290.40	290.40	290.40	290.40
Memorial Seat Additional Inscription—143 x 117 Plaque. Granite only	290.40	290.40		290.40	290.40	290.40
Memorial Seat Additional Inscription- 229 x 229 Plaque. Granite & Wooden Seats	573.10	573.10	573.10	573.10	573.10	573.10
Memorial Tree—small (includes 143x117 plaque)	4,101.90		4,101.90	4,101.90	4,101.90	4,101.90
Memorial Tree—medium (includes 229x229 plaque)	5,937.80	5,937.80	5,937.80	5,937.80	5,937.80	5,937.80
Memorial Tree—large (includes 229x229 plaque)	7,859.50	7,859.50	8,399.60	7,859.50	7,859.50	7,859.50
Memorial Tree—2nd insc Detachable plate	290.40	290.40	290.40	290.40	290.40	290.40
Memorial Tree—other inscriptions	573.10	573.10	573.10	573.10	573.10	573.10
Memorial Tree—Additional for Burial Plaque		579.70	579.70			
Memorial Tree—Additional for 380 x 280 plaque	315.70	315.70	315.70	315.70	315.70	315.70
Memorial Wall—Single	698.50					
Memorial Wall—Double	998.80					
Memorial Wall—2nd Inscription	290.40					
Niche Wall—Single	458.70	458.70	458.70		458.70	
Niche Wall—Double	647.90	647.90	647.90		647.90	
Niche Wall—2nd Inscription (*ALL walls: Detachable plate)	290.40	290.40	290.40	290.40	290.40	
Niche Wall—Military (Single position only, no Plaque)	320.10	320.10	320.10			
Reflection Wall—190x190 (Jarrah walk)				860.20		
Reflection Wall—380x280 (single or dual) (Jarrah Walk)				1,850.20		
Reflection Wall—190 x190. (K = Contemplation; P=General Areas)	980.10		980.10			
Reflection Wall—380x280 (single or dual). (K = Contemplation; P=General Areas)	2,679.60		2,679.60			
Reflection Wall—1st Premium Small 190x190 (K = Contemplation; P=walls A,B,C)	1,699.50		1,699.50			
Reflection Wall—1st Premium Large 380x280 (walls D&E)			3,600.30			
Reflection Wall—2nd inscript. detachable plate (All Areas)			290.40		290.40	
Reflection Wall—2nd inscript. replace 380x280 (All Areas)			734.80		734.80	
Reflection Wall—no ashes placement available		1,400.30				
Reflection Wall—ashes placement available		1,600.50				
Rose Memorial Bronze—1st Inscription	2,200.00	2,200.00				
Rose Memorial—Other Inscriptions (bronze)	795.30	795.30		795.30	795.30	
Rose Memorial—Other Inscriptions (chrome)	514.80	514.80		514.80	514.80	
Special Memorial—additional inscription (229 x 229mm plaque)	653.40	653.40	653.40	653.40	653.40	
Special Memorial—additional inscription (143 x 117mm plaque)	522.50	522.50	522.50	522.50	522.50	
Special Water Feature—second inscription			Quote			
Standard Rose—Individual—First Inscription (143 x 117mm plaque)	8,599.80	8,599.80				
Standard Rose—Individual—First Inscription (229 x 229 mm plaque)	8,654.80	8,654.80				
Standard Rose—Individual—Additional Inscription (143 x 117mm plaque)	699.60	699.60				
Standard Rose—Individual—Additional Inscription (229 x 229 mm plaque)	892.10	892.10				
Standard Rose—In Bed—First Inscription (143 x 117mm plaque)	4,099.70	4,099.70				
Standard Rose—In Bed—Additional Inscriptions (143 x 117mm plaque)	507.10	507.10		507.10	507.10	
Standard Rose—In Bed—First Inscription (229 x 229mm plaque)	4,250.40	4,250.40				
Standard Rose—In Bed—Additional Inscriptions (229 x 229mm plaque)	633.60	633.60		633.60	633.60	
Vista Memorial—Bridge 1st inscription 381x216			2,820.40			



Description	Cemetery					
	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Granite Base—Extra large (380 x 280 plaque) only use black or grey in Jewish Lawn areas Note: no stock held at MCB. Order as required. 6-12 week turn around		588.50		588.50	588.50	588.50
Granite Base—Upgrade—Small (143 x 117 plaque)	211.20	211.20	211.20	211.20	211.20	211.20
Granite Base—Upgrade—Large (229 x 229 plaque)	279.40	279.40	279.40	279.40	279.40	279.40
Granite Base—Upgrade—Extra Large (380 x 280 plaque) only use black or grey in Jewish Lawn areas Note: no stock held at MCB. Order as required. 6-12 week turn around	588.50	588.50		588.50	588.50	588.50
Additional fee for 229 x 229 plaque	159.50	159.50	159.50	159.50	159.50	159.50
Additional line on bronze plaque	27.50	27.50	27.50	27.50	27.50	27.50
Emblem, size: A, B, C	52.80	52.80	52.80	52.80	52.80	52.80
Emblem, size: D	64.90	64.90	64.90	64.90	64.90	64.90
Restore Bronze Plaque—by Poolegrave (up to 229 x 229 only)	116.60	116.60	116.60	116.60	116.60	116.60
Restore Bronze Plaque—by Arrow (must get Quote from Arrow)	Quote	Quote	Quote	Quote	Quote	
Restore Chrome plaque—by Poolegrave	68.20	68.20	68.20	68.20	68.20	68.20
Plaque Polish/Protectant	27.50	27.50	27.50	27.50	27.50	27.50
Bronze Plaque Cleaner 250ml	13.20	13.20	13.20	13.20	13.20	13.20
Teak Oil (750ml) and brush kit for wooden seats			40.70			
Teak Oil (750ml) for wooden seats			38.50			
Bronze plaque proof from manufacturer (1st proof no charge) 2nd and subsequent proofs	55.00	55.00	55.00	55.00	55.00	55.00
<b>Photos on plaques:</b>						
Photo—B&W	214.50	214.50	214.50	214.50	214.50	214.50
Photo—Colour	302.50	302.50	302.50	302.50	302.50	302.50
Lasting Memories Bronze Portraits	402.60	402.60	402.60	402.60	402.60	402.60
<b>Life's Memories:</b>						
Life's Memories "Basic" 229x229 upgrade	559.90	559.90	559.90	559.90	559.90	559.90
Life's Memories "Standard" 229x229 upgrade	585.20	585.20	585.20	585.20	585.20	585.20
Life's Memories "Designer" 229x229 upgrade	840.40	840.40	840.40	840.40	840.40	840.40
Life's Memories "Basic" 380 x 280 upgrade	587.40	587.40	587.40	587.40	587.40	587.40
Life's Memories "Standard" 380 x 280 upgrade	617.10	617.10	617.10	617.10	617.10	617.10
Life's Memories "Designer" 380 x 280 upgrade	896.50	896.50	896.50	896.50	896.50	896.50
<b>Custom Series Lasting Memories Plaques and Pictures:</b>						
Custom Series—upgrade 560 x 305 (single)	1,112.10	1,112.10	1,112.10	1,112.10	1,112.10	1,112.10
Custom Series—upgrade 380 x 280 (single)	986.70	986.70	986.70	986.70	986.70	986.70
Custom Series—upgrade 380 x 216 (single)	896.50	896.50	896.50	896.50	896.50	896.50
Custom Series—upgrade 229 x 229	718.30	718.30	718.30	718.30	718.30	718.30
Custom Series Extra photo each	140.80	140.80	140.80	140.80	140.80	140.80
Custom Series up to 10 extra characters	11.00	11.00	11.00	11.00	11.00	11.00

**\*ALL CHARGES SHOWN BELOW, EXCEPT WHERE OTHERWISE STATED, ARE EXEMPT FROM GST**

Description	Cemetery					
	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
<b>FUNERAL DIRECTORS FEES</b>						
Annual Licence	647.00	— Includes All Cemeteries				
Branch Account	197.00	— Includes All Cemeteries				
Single Funeral Permit	146.00	146.00	146.00	146.00	146.00	146.00
<b>MONUMENTAL MASONS FEES</b>						
Annual Licence	320.00	— Includes All Cemeteries				
Single Use Monumental Licence (Permit fee also payable)	111.00	111.00	111.00	111.00	111.00	111.00
Permits:						
New Headstone—No kerbing (Lawn or Park Type)	197.00	197.00	197.00	197.00	197.00	197.00
New Headstone—With kerbing	249.00	249.00		249.00	249.00	249.00
Mausoleum Inscription	118.00	118.00		118.00	118.00	118.00
Additional Inscriptions/Renovation	97.00	97.00	97.00	97.00	97.00	97.00
Additional Monumental	118.00	118.00		118.00	118.00	118.00

Description	Cemetery					
	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
<b>RESEARCH SERVICES</b>						
Location Query (up to 4 queries)	Free	Free	Free	Free	Free	Free
Location Query (after 4 queries)	2.20	2.20	2.20	2.20	2.20	2.20
Photocopy of Record (inc GST)	5.50	5.50	5.50	5.50	5.50	5.50
Digital Photograph sent via e-mail * (inc GST)	26.40	26.40	26.40	26.40	26.40	26.40
Digital Photograph sent via post * (inc GST)	38.50	38.50	38.50	38.50	38.50	38.50
* Each additional photograph, in any format (inc GST)	11.00	11.00	11.00	11.00	11.00	11.00
Publications:						
Memories Eternal by Leonie Liveris (inc GST)	9.90	9.90	9.90			
Dismal Trader by Leonie Liveris (inc GST)	Free	Free	Free			

## CONSUMER AND EMPLOYMENT PROTECTION

CE401\*

### ASSOCIATIONS INCORPORATION ACT 1987

#### REINSTATEMENT

Jewish Community Appeal Inc

Notice is hereby given that the incorporation of the above-named association has been re-instated pursuant to Section 35(4) of the *Associations Incorporation Act 1987*.

Dated: 30 May 2008.

ROBERT ALLEN, A/Director, Business Services for  
Commissioner for Consumer Protection.

## HERITAGE

HR401\*

### HERITAGE OF WESTERN AUSTRALIA ACT 1990

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

Notice is hereby given in accordance with section 51(2) of the *Heritage of Western Australia Act 1990* that, pursuant to a direction from the Minister for Heritage, the place described in Schedule 1 has been entered in the Register of Heritage Places on a permanent basis with effect from today.

#### Schedule 1 Description of Place

**Midland Railway Workshops** at Yelverton Drive, Midland and Woodbridge; Lot 8007 on DP 50641 being part of Res 48866 & the whole of the land contained in CLT V 3139 F 220 & Lot 8011 on DP 50641 being part of Res 48866 & the whole of the land contained in CLT V 3139 F 221, Lot 15299 on DP 38765 being part of Res 47684 & the whole of the land contained in CLT V 3128 F 987 & Lot 15300 on DP 38765 being part of Res 47684 & the whole of the land contained in CLT V 3128 F 988; Ptn of Lot 9018 on DP 50641 being part of the land contained in C/T V 2631 F 77, Lot 9019 on DP 50641 being the whole of the land contained in C/T V 2631 F 78, Ptn of Lot 5003 on DP 38765 being part of the land contained in C/T V 2562 F 402, Ptn of Lot 9008 on DP 44222 being part of the land contained in C/T V 2586 F 898, Lot 9503 on DP 48323 being the whole of the land contained in C/T V 2614 F 290, Ptn of Lot 9504 on DP 48323 being part of the land contained in C/T V 2614 F 291, Lot 9502 on DP 48323 being the whole of the land contained in C/T V 2614 F 289, Ptn of Lot 9011 on DP 48323 being part of the land contained in C/T V 2614 F 287, Lot 703 on DP 49263 being the whole of the land contained in C/T V 2615 F 192, Lot 704 on DP 49263 being the whole of the land contained in C/T V 2615 F 193, Lot 705 on DP 49263 being the whole of the land contained in C/T V 2615 F 194, Lot 707 on DP 49263 being the whole of the land contained in C/T V 2615 F 195, Lot 9016 on DP 49263 being the whole of the land contained in C/T V 2615 F 198; Wallsend Road, Muja Lane, Foundry Road, ptns of Wyvern Lane Hebe Lane, Central Place, Yelverton Drive & Helena Street road reserves, together as shown on HCWA survey drawing 3273 Revision C dated 26 February 2008 prepared by McMullen Nolan.

IAN BAXTER, Director,  
Office of the Heritage Council of W.A.,  
108 Adelaide Terrace, East Perth WA 6004.

10 June 2008.

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**LOCAL GOVERNMENT**

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LG401

**DOG ACT 1976***Shire of Leonora*

AUTHORISED OFFICER

Notice is hereby given that Darren Hillier of 3 Eristoun Place, Leinster has been appointed as Authorised Officer for the Shire of Leonora within the townsite of Leinster pursuant to the provision of—

Dog control in accordance with provisions of the Dog Act 1976, Regulations and Amendments and the Local Laws relating to dogs.

Appointment is to commence as of 1st July, 2008.

J. G. EPIS, Chief Executive Officer.

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**PLANNING AND INFRASTRUCTURE**

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PI401\*

**PLANNING AND DEVELOPMENT ACT 2005**

APPROVED LOCAL PLANNING SCHEME AMENDMENT

*Shire of Dandaragan*

Town Planning Scheme No. 7—Amendment No. 2

Ref: 853 / 3 / 6 / 8 Pt 2

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 Dandaragan local planning scheme amendment on 18 May 2008 for the purpose of rezoning portions of Lots 9014 and 290, Indian Ocean Drive, Jurien Bay from the "Rural" Zone to the "Special Development" Zone as depicted on the Scheme Amendment Map.

S. LOVE, Shire President.

C. STRUGNELL, Chief Executive Officer.

PI402\*

**PLANNING AND DEVELOPMENT ACT 2005**

APPROVED LOCAL PLANNING SCHEME AMENDMENT

*Shire of Augusta-Margaret River*

Town Planning Scheme No. 11—Amendment No. 181

Ref: 853/6/3/8 Pt 181

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 Augusta-Margaret River local planning scheme amendment on 13 May 2008 for the purpose of—

1. Amending Town Planning Scheme No. 11, map No. 1 to portion of Lot 9001 from 'Special Use' to 'Special Rural'.
2. Amending the Scheme text by deleting Clause 1 pertaining to SR36 in 'Schedule 1—Special Rural Zones'.
3. Amending the Scheme text by inserting the following Clause in place of Clause 1—  
Subdivision shall generally be in accordance with the Subdivision Guide Plan dated September 20, 2006 attached to the Scheme Amendment Report (Amendment No. 181).

S. HARRISON, Shire President.

J. TRAIL, Chief Executive Officer.

PI403\*

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

Town Planning Scheme No. 3—Amendment No. 8

Ref: 853/4/23/3 Pt 8

It is hereby notified for public information, in accordance with section 87(3) of the *Planning and Development Act 2005*, that the Minister for Planning and Infrastructure approved the Shire of Northam local planning scheme amendment on 22 May 2008 for the purpose of—

1. Rezoning Lot 2 Oyston Road, Bakers Hill from 'Agricultural Local' to 'Rural Smallholdings' and modifying the Scheme Maps accordingly.
2. Amending Schedule 11—Rural Smallholding Zones by including the following special conditions—

No.	Description of Land	Conditions
5	Lot 2 Number 233 Oyston Road, Bakers Hill	<ol style="list-style-type: none"> <li>1. Subdivision shall be generally in accordance with a subdivision guide plan as adopted by the local government and endorsed by the Western Australian Planning Commission and any approved modification thereto.</li> <li>2. Minimum lot sizes shall be 2.0 hectares.</li> <li>3. The subdivider shall prepare and implement an environmental management plan to the satisfaction and approval of the local government prior to the subdivision of the land. The plan shall include—               <ol style="list-style-type: none"> <li>(a) vegetation protection;</li> <li>(b) protection and revegetation along the seasonal watercourse and associated wetland and landscape buffers; and</li> <li>(c) drainage, nutrient and salinity management.</li> </ol> <p>The areas identified for protection and rehabilitation, including revegetated areas, are to be maintained by landowners in accordance with the Environmental Management Plan.</p> </li> <li>4. All buildings and on-site effluent disposal are to be confined to the building envelope. All building envelopes shall be—               <ol style="list-style-type: none"> <li>(a) shown on the subdivision guide plan;</li> <li>(b) located to avoid any native vegetation or any area recognised for protection or rehabilitation identified on the subdivision guide plan or in the Environmental Management Plan; and</li> <li>(c) located to ensure on-site effluent disposal meets the minimum setback requirements from watercourses and wetlands.</li> </ol> </li> <li>5. Landscape buffers are to be provided and maintained along Great Eastern Highway and Oyston Road to preserve the rural amenity to the satisfaction of the local government.</li> <li>6. The subdivider shall prepare a Fire Management Plan that identifies the need for and the construction requirements relative to strategic firebreaks, water supplies and equipment and any other fire management requirements that may be deemed necessary to the specifications and satisfaction of the local government and the Fire and Emergency Services Authority of Western Australia. The approved Fire Management Plan shall be implemented prior to subdivision of the land.</li> <li>7. The permissibility of uses shall be—               <ol style="list-style-type: none"> <li>(a) Single House (P);</li> <li>(b) Home Occupation (D);</li> <li>(c) Rural Pursuit (D); and</li> <li>(d) All other uses are not permitted.</li> </ol> </li> <li>8. Second hand transportable dwelling shall not be permitted.</li> <li>9. The application for a rural pursuit that involves the stabling and keeping of stock (including horses) is to be accompanied by a stock management plan to the satisfaction and approval of the local government. The stock management plan shall require all native vegetation and any area recognised for protection or rehabilitation in the Environmental Management Plan to be fenced.</li> </ol>

No.	Description of Land	Conditions
		<p>10. All lots abutting Great Eastern Highway shall not have any direct access to the highway.</p> <p>11. These conditions are to be read in conjunction with the Scheme requirements for the Rural Smallholding zone. Where conflict exists, the conditions of this Schedule will prevail.</p> <p>12. A conservation covenant to be included on titles to ensure that purchasers are aware that remnant vegetation is to be managed.</p>

S. B. POLLARD, Shire President.  
B. W. MEAD, Chief Executive Officer.

PI404\*

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*Shire of Serpentine-Jarrahdale*  
Town Planning Scheme No. 2—Amendment No. 138

Ref: 853/2/29/3 Pt 138

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 Serpentine-Jarrahdale local planning scheme amendment on 9 March 2008 for the purpose of—

1. Rezoning Lot 15 Keenan Street, Darling Downs from “Rural” to “Rural Living A” and “Public Open Space”
2. Amending the Scheme map accordingly.
3. Including Lot 15 Keenan Street, Darling Downs in Appendix 4A—Rural Living A Zone and including the appropriate details in Appendix 4A of the Scheme as follows—

25. Lot 15 Keenan Street, Darling Downs
  1. Within the Rural Living A zone the following land uses are permitted, or are permitted at the discretion of the Council—

Use classes permitted (P)

Single House  
Public Recreation  
Public Utility

Discretionary Uses (AA)

Ancillary Accommodation  
Home Occupation  
Stables—1 Hectare and above only  
Corner Store  
Child Minding Centre

All other uses are prohibited.

In exercising its discretion in respect to AA uses, the Council having regard to the Planning Guidelines for Nutrient Management shall only permit such uses when it is satisfied following consultation with government agencies that the land use does not involve excessive nutrient application or clearing of land.

2. No dwelling shall be approved by the Council unless it is connected to an alternative domestic waste water treatment system as approved by the Department of Health with an adequate phosphorus retention capacity, as determined by the Department of Environment, and with the base of the system or the modified irrigation area being the required distance above the highest known water table.

3. No indigenous vegetation shall be cleared, except where such vegetation is dead or diseased, or where the clearing is required for the purpose of a firebreak, dwelling, outbuilding, fence, drainage system, driveway or to accommodate permitted (P) uses and discretionary (AA) uses listed in Special Provision 1; prior to any such clearing the developer of the estate/landowner shall seek and obtain the written consent of the Council

4. The subdivider shall, in accordance with the endorsed Subdivision Guide Plan and the Schedule of Landscaping for this estate plant indigenous trees and shrubs of a species and at a density and distribution to the satisfaction of the Council prior to the transfer of a lot(s) to a new owner.

5. The subdivider shall either maintain the trees and shrubs planted until the land is sold, or shall plant sufficient numbers of trees and shrubs to allow for natural loss. Thereafter, the owners of the subdivided lots shall be responsible for the maintenance and replacement (if and where necessary) of those trees and shrubs planted by the subdivider to the satisfaction of Council.

6. The subdivider shall prepare and implement an Emergency and Fire Management Plan, including a single lane bridge that is fire and flood proof over the drain to service the two southern most lots, the construction of the strategic firebreaks depicted on the Subdivision Guide Plan, water supplies and equipment and any other fire management requirements deemed necessary, to the specification and satisfaction of the local authority and the Bush Fires Board of Western Australia.

7. Notwithstanding the obligations of the subdivider under Clause 5.12.9(e) of the Scheme, the subdivider shall drain the land and provide detention areas in accordance with a Drainage Concept Plan provided prior to the commencement of on-the-ground works to the satisfaction of Council, Water Corporation and the Waters and Rivers Commission. The Drainage Concept Plan shall also include a Geotechnical Report. Building and effluent disposal sites of each proposed lot are to be detailed in the Drainage Concept Plan.

8. At the time of the building application for each lot, a plan of the site shall be submitted by the applicant to the satisfaction and specifications of the Council which shall show site contours, existing trees and strands of vegetation, those trees and vegetation to be removed and retained and proposals for tree planting and maintenance.

In addition to this, the site plan and proposal shall demonstrate that the development and use of the land will not compromise the implementation of the overlay subdivision, as depicted on the endorsed Subdivision Guide Plan.

9. The Council shall not support any application for subdivision of the land into Rural Living A lot sizes unless the subdivision is consistent with a Subdivision Guide Plan endorsed by Council and the Western Australian Planning Commission for whole or part of the area and until such time as the land is connected to scheme water.

10. A Subdivision Guide Plan for the subdivision of land into Rural Living A lot sizes, shall have regard to the objectives set out in this Scheme for the zone or zones affected by it, and the requirements of Clause 5.9.3.

11. The Subdivision Guide Plan referred to in Clause 9 shall include and be accompanied by Technical Guidelines that provide a prescription for development and the implementation of subdivision in areas of planning, road works, drainage, effluent disposal, water, bushfire control, protection of the environment, landscaping, easements, landowner coordination, infrastructure cost sharing, controlling developments or generally regulating or prescribing the use or development of land to overcome problems which would occur, should the land be developed.

12. Approval to keep animals shall not exceed the stocking rates recommended by Agriculture Western Australia for the applicable pasture types. Any approval to keep any grazing animal will require fencing of all remnant vegetation and planted vegetation by the landowners to the satisfaction of Council. Keeping of horses and other hard hoofed animals shall not be permitted on the land within the subdivision located south of Dalray Court.

13. The subdivider shall prepare a foreshore management plan for the Birrega Drain Public Open Space reserve and Wungong Brook Open Space reserve within the lot including any constructed wetlands to the satisfaction of the Shire, the Department of Environment and Water Corporation. The reserve shall be created for the multiple use of waterway protection and passive complementary recreation. The Plan shall address vegetation management (including weed control) waterway restoration and infrastructure.



14. The subdivider placing a notification on the title of all lots stating that all development will be required to conform with the flood plain management strategy associated with the Southern River/Wungong Brook Flood Study.

15. The subdivider shall construct the battleaxe driveway and a bridge over the Birrega drain, and if necessary, a bridge over the Wungong Brook to the satisfaction of the Shire and Water Corporation.

16. The subdivider is to place a notification on the title of each lot advising prospective purchasers that their property is located within an area that has been recognized as posing a "moderate to low" acid sulfate soils risk. Therefore, any proposal that may lead to the disturbance of acid sulfate soils associated with future development of the site should be planned and managed to avoid adverse effects on the natural and built environment including human health and activities.

*Amendment No. 138, Final Approval 9th March 2008*

D. L. NEEDHAM, Shire President.  
J. ABBISS, Chief Executive Officer.

PI405\*

**PLANNING AND DEVELOPMENT ACT 2005**

RESOLUTION DECIDING TO PREPARE A TOWN PLANNING SCHEME

*Northampton and Horrocks Districts*

Lands Wholly within the District of the Local Government Preparing the Scheme

Local Planning Scheme No. 10

Resolved that the local government, in pursuance of section 72 (1) (a) of the *Planning and Development Act 2005* (as amended), prepare the above Town Planning Scheme with reference to an area situated wholly within the Shire of Northampton and enclosed within the inner edge of red border on a plan now produced to the Council of the local government and marked and certified by Chief Executive Officer under his hand dated 13 March, 2008 as "Scheme Map Area".

G. L. KEEFFE, Chief Executive Officer.

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## SALARIES AND ALLOWANCES TRIBUNAL

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SX401\*

**SALARIES AND ALLOWANCES ACT 1975**

DETERMINATION VARIATION

PREAMBLE

In accordance with section 43(3) of the *Public Sector Management Act 1994*, the Minister for Public Sector Management approved the removal of the Chief Executive Officer position at Government Employees Superannuation Board from the Special Division with effect from 1 January 2008.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 4th April 2008 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—

Delete and exclude from Part 1 of the First Schedule the following—

AGENCY	OFFICE	CLASSIFICATION
Government Employees Superannuation Board	Executive Director	Group 3 Minimum

Dated at Perth this 29th May 2008.

Prof M. C. WOOD,  
Chairman.  
Salaries and Allowances Tribunal.

W. S. COLEMAN, AM  
Member.

M. L. NADEBAUM,  
Member.

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**TREASURY**

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TF401

**WESTERN AUSTRALIAN TOURISM COMMISSION ACT 1983**

## APPOINTMENTS

It is hereby notified for general information that the Lieutenant-Governor and deputy of the Governor Council has, in accordance with Section 5 of the *Western Australian Tourism Commission Act 1983*, approved the following appointments and reappointments to the Western Australian Tourism Commission (trading as Tourism Western Australia) Board of Commissioners—

Ms Dixie Marshall for a term of office commencing on 1 October 2008 and expiring on 30 September 2010.

Mr Kim Bridge for a further term of office expiring on 30 June 2009.

Mr John Spence for a further term of office expiring on 31 July 2009.

Ms Gail Reynolds-Adamson for a further term of office expiring on 30 June 2010.

Mr Howard Cearns for a further term of office expiring on 30 June 2010.

SHEILA McHALE MLA, Minister for Tourism.

G. M. PIKE, Clerk of the Executive Council.

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**WATER/SEWERAGE**

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WA401

**WATER BOARDS ACT 1904**

## BUSSELTON WATER BOARD

## Appointment

The Lieutenant-Governor and deputy of the Governor in Executive Council has approved the appointment of the following person as a member of the Busselton Water Board—

Yvonne Robinson

for a period expiring on 31 May 2011.

G. M. PIKE, Clerk of the Executive Council.

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**DECEASED ESTATES**

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ZX401

**TRUSTEES ACT 1962**

## DECEASED ESTATES

## Notice to Creditors and Claimants

Sven Marcel Tauber, 7/19 Clydesdale Street, Burswood in the State of Western Australia, Computer Analyst, died 2 August 2007.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased person are required by the deceased's representative, Keith Gordon Sorensen to send particulars of their claims to him at K. G. Sorensen, Barrister & Solicitor, Level 1, 16 Irwin Street, Perth WA 6000 within one (1) month of the date of publication hereof after which date the deceased's representative may convey or distribute the assets, having regard only to the claims of which he has then received notice.

K. G. SORENSEN.

**ZX402****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees WA Ltd, Level 12, 123 Pitt Street, Sydney NSW, to send particulars of such claims to the Company by the undermentioned date, after which date the said company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following estates expire one month after the date of publication hereof.

**Estate late Maria Carmela Carozzi**

Late of 29 Phillip Grove, Kalamunda, Widow

Died: 27/03/2008

**Estate late Margaret Yvonne Connell**

Late of 220 Preston Point Road, Bicton, Widow

Died: 13/04/2008

**Estate late Lila Elizabeth Harrison**

Late of 10 Pimelia Court, Swan View, Widow

Died: 06/05/2008

**Estate late Eileen Ita Kemp**

Late of Unit 1/3 Formby Way, Bullcreek, Home Duties

Died: 21/04/2008

**Estate late Lena May McGlade**

Late of Grandview Aged Care, 21 Aldwych Way, Joondalup, Widow

Died: 07/04/2008

ANDREA COYTE, Estate Manager.  
Direct Phone: (02) 9229 3411

**ZX403****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Anthony Michael Blackman, late of 6 Haig Road, Attadale, Western Australia, Financial Planner, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased who died on 8 April 2008 are required by the Trustee ANZ Trustees Limited ACN 006 132 332 of Level 4, 100 Queen Street, Melbourne VIC 3000 to send particulars of their claim to them by 15 July 2008 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

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

## Notice to Creditors and Claimants

Anne Scott Jackson, late of Unit 60, St Ives Centro, 6 Tighe Street, Jolimont, Western Australia, Retired Home Duties, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased who died on 12 May 2008 are required by the Trustee ANZ Trustees Limited ACN 006 132 332 of Level 4, 100 Queen Street, Melbourne VIC 3000 to send particulars of their claim to them by 15 July 2008 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX405

**TRUSTEES ACT 1962**

## DECEASED ESTATES

## Notice to Creditors and Claimants

Maria Xanthopoulos Ackerman, late of 7/85 Scarborough Beach Road, Scarborough, Western Australia, Secretary.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased who died on 28 February 2008 are required by the trustee, Gail Herbert, 27 Telford Crescent, Stirling WA 6021, to send particulars of their claims to her by 8 July 2008 after which date she will convey or distribute the assets having regard only to the claims of which she then has notice.

GAIL HERBERT, Executor.

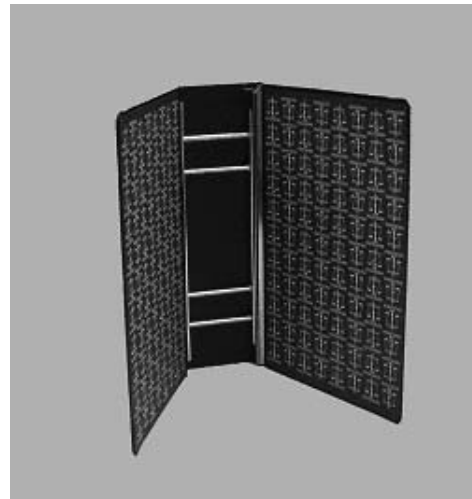
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