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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2010 AND NEW YEAR HOLIDAY PERIOD 2011

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— PART 1 —

ENVIRONMENT

EV301*

Environmental Protection Act 1986

Environmental Protection (Australind Pigment Plant Noise Emissions) Approval 2010

Approval of the Minister under the *Environmental Protection (Noise) Regulations 1997* regulation 17(7).

1. Citation

This approval is the *Environmental Protection (Australind Pigment Plant Noise Emissions) Approval 2010*.

2. Terms used

In this approval —

Australind plant means the pigment production plant operated by Millennium Inorganic Chemicals and located at Lot 4 Old Coast Road, Australind;

Casteau Close means any place at or adjacent to the intersection of Casteau Close and Mayne Way, Australind;

Director means the Director of Environmental Regulation Division, Department of Environment and Conservation;

L_{A1} approved level means an approved level which, measured as a $L_{A\text{ Slow}}$ value, is not to be exceeded for more than 1% of the representative assessment period;

L_{A10} approved level means an approved level which, measured as a $L_{A\text{ Slow}}$ value, is not to be exceeded for more than 10% of the representative assessment period;

L_{Amax} approved level means an approved level which, measured as a $L_{A\text{ Slow}}$ value, is not to be exceeded at any time;

L_{ASlow} has the meaning given in regulation 2(1);

Laura Avenue means any place on Laura Avenue, Australind, between Cecil Street and Old Coast Road;

Millennium Inorganic Chemicals means Millennium Inorganic Chemicals Limited, ACN Number 008 683 627;

noise management plan means —

- (a) the noise management plan submitted under clause 8(1); or
- (b) if a revised noise management plan is provided under clause 8(4), that revised plan;

regulation means a regulation of the *Environmental Protection (Noise) Regulations 1997*;

representative assessment period has the meaning given in regulation 2(1);

start day means the day on which notice of this approval is published in the *Gazette*.

3. Approval to exceed noise levels

Approval is granted to Millennium Inorganic Chemicals to allow the level of noise emitted from the Australind plant to exceed the standard prescribed under regulation 7(1)(a) if the level of noise emitted from the Australind plant when received at Casteau Close or Laura Avenue during a time set out in column 2 of the Table does not exceed the $L_{A 10}$ approved level set out in column 3, the $L_{A 1}$ approved level set out in column 4 or the $L_{A \max}$ approved level set out in column 5 of the Table in relation to that place and that time.

Table

Place	Time of day	$L_{A 10}$ approved level (dB)	$L_{A 1}$ approved level (dB)	$L_{A \max}$ approved level (dB)
Casteau Close	2200 hours on any day to 0700 hours Monday to Saturday and 0900 hours Sunday and public holidays	39	45	55
Laura Avenue	0900 to 1900 hours Sunday and public holidays	47	54	69
	1900 to 2200 hours all days	47	54	59
	2200 hours on any day to 0700 hours Monday to Saturday and 0900 hours Sunday and public holidays	47	52	59

4. Duration of approval

- (1) This approval has effect for 10 years from the start date or a longer period that applies under subclause (2).
- (2) If Millennium Inorganic Chemicals applies for a further approval under regulation 17 in relation to the Australind plant within the first 9 years in which this approval has effect this approval continues to operate until the Minister grants, or refuses to grant, the further approval.

5. Condition of approval

It is a condition of the grant of the approval that the provisions in clauses 6 to 9 are complied with.

6. Monitoring noise received at reference locations

- (1) Millennium Inorganic Chemicals must record levels of noise received at Casteau Close and Laura Avenue in accordance with the noise monitoring programme for that place in the noise management plan.
- (2) Millennium Inorganic Chemicals must keep the records for at least 2 years.

7. Minimisation of noise impact

Millennium Inorganic Chemicals must adopt the procedures identified in the noise management plan to reduce noise emissions from the Australind plant.

8. Noise management plan

- (1) Millennium Inorganic Chemicals must submit to the Director within 3 months of the start day a noise management plan.
- (2) The noise management plan must include details of the following —
 - (a) a noise monitoring programme for Casteau Close and Laura Avenue;
 - (b) a programme to monitor weather conditions relevant to the Australind plant;
 - (c) a programme for provision of information to the community about noise emissions from the Australind plant;
 - (d) procedures to be adopted by Millennium Inorganic Chemicals in responding to complaints about noise emissions from the Australind plant;
 - (e) procedures to be adopted by Millennium Inorganic Chemicals to reduce noise emissions from the Australind plant;
 - (f) any other matter that the Director may require.

- (3) At any time after receiving a noise management plan from Millennium Inorganic Chemicals the Director may, by notice in writing, request Millennium Inorganic Chemicals to provide a revised noise management plan that addresses any matters specified in the notice.
- (4) A revised noise management plan requested under subclause (3) must be provided within 14 days of the request or by such other time as the Director specifies in the written notice.

9. Annual reports

- (1) Millennium Inorganic Chemicals must prepare a written report for the following periods —
 - (a) for the period beginning on the start day and ending on 31 December 2011;
 - (b) for each calendar year after that period.
- (2) The report for a period must contain the following —
 - (a) a summary of the levels of noise recorded under clause 6(1) during the period;
 - (b) particulars of each complaint received by Millennium Inorganic Chemicals in respect of noise emissions from the Australind plant and the action taken by Millennium Inorganic Chemicals in response to the complaint;
 - (c) particulars of each noise reduction measure implemented by Millennium Inorganic Chemicals during the period to reduce the noise emitted from the Australind plant.
- (3) Millennium Inorganic Chemicals must give the report referred to in subclause (1) to the Director by 31 March of the year following the period to which the report relates or by such other time as the Director approves in writing.
- (4) On the request of the Director, Millennium Inorganic Chemicals must give the Director any translation or other information necessary to enable the report to be understood by members of the public.

Dated: 3 November 2010.

D. FARAGHER, Minister for the Environment.

LOTTERIES

LO301*

Lotteries Commission Act 1990

**Lotteries Commission (Designated Authorities)
Amendment Regulations 2010**

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

1. Citation

These regulations are the *Lotteries Commission (Designated Authorities) Amendment Regulations 2010*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Lotteries Commission (Designated Authorities) Regulations 1998*.

4. Regulation 3 amended

In regulation 3 delete “the New South Wales Lotteries Corporation established by the *New South Wales Lotteries Corporatisation Act 1996*, as from time to time amended, of the State of New South Wales;” and insert:

in relation to the State of New South Wales,
New South Wales Lotteries Corporation Pty
Limited ACN 142 890 195;

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

PETER CONRAN, Clerk of the Executive Council.

TRANSPORT

TR301*

Road Traffic Act 1974

**Road Traffic (Towed Agricultural Implements)
Amendment Regulations 2010**

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

Part 1 — Preliminary**1. Citation**

These regulations are the *Road Traffic (Towed Agricultural Implements) Amendment Regulations 2010*.

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.

**Part 2 — Road Traffic (Towed Agricultural Implements)
Regulations 1995 amended****3. Regulations amended**

This Part amends the *Road Traffic (Towed Agricultural Implements) Regulations 1995*.

4. Regulation 3 amended

- (1) In regulation 3(1) delete the definitions of:
towed implement
towing vehicle
- (2) In regulation 3(1) insert in alphabetical order:

towed vehicle means a vehicle that is being towed by a towing vehicle;

towing vehicle means a motor vehicle that is towing an agricultural implement or 2 or more vehicles that include an agricultural implement;

5. Regulation 4 amended

Delete regulation 4(1) and insert:

- (1) If a towed vehicle is being towed on a road at night-time there must be fitted to the towed vehicle, and connected electrically to the towing vehicle, lighting equipment which complies with —
- (a) if the towed vehicle is a trailer —
- (i) the *Road Traffic (Vehicle Standards) Rules 2002* Part 8; or
- (ii) these regulations;
- or
- (b) if the towed vehicle is not a trailer — these regulations.

6. Various references to “implement” amended

In the provisions listed in the Table delete “implement” (each occurrence) and insert:

vehicle

Table

r. 6(1), (1)(a) and (2)	r. 8(b)
r. 9(a)	r. 10(2)
r. 12(2)	r. 13(1), (2)(a) and (b) and (3)
r. 14(4)(b) and (c)	r. 16(1)
r. 25(1)(a) and (3)	

7. Various provisions amended

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

Table

Regulation	Delete	Insert
r. 5(c) and (d)	agricultural implement	towed vehicle
r. 7(1), 8, 9	implement, the rear implement	vehicle, the rear vehicle
r. 7(2), 24(a)	an agricultural implement	a towed vehicle

Regulation	Delete	Insert
r. 14(1)	implement, to the implement	vehicle, to the vehicle
r. 14(3)(b)	implement (third occurrence)	vehicle
r. 14(3)(c)	implement (second occurrence)	vehicle

8. Regulation 18 amended

(1) In regulation 18 delete “An” and insert:

(1) Subject to subregulation (2), an

(2) At the end of regulation 18 insert:

(2) If a motor vehicle is being towed in an agricultural combination, the agricultural combination must not travel at a speed exceeding 20 km/h below the local speed limit or, where the local speed limit is 70 km/h or more, 50 km/h.

9. Regulation 19 amended

In regulation 19(1) and (2) delete “G.P.O.” and insert:

intersection of St Georges Terrace and Barrack Street, Perth,

10. Regulation 23 amended

In regulation 23 delete “0.45 sq m” and insert:

450 mm square

11. Regulation 29 replaced

Delete regulation 29 and insert:

29AA. Vehicles other than agricultural implements

(1) A vehicle, other than an agricultural implement, that —

- (a) has a GVM exceeding 4.5 t; or
- (b) exceeds 2.5 m in width,

must not be towed in an agricultural combination.

- (2) Subject to subregulation (3), if a motor vehicle or pig trailer is being towed in an agricultural combination, the motor vehicle or pig trailer must be the rearmost vehicle in the agricultural combination.
- (3) A motor vehicle or pig trailer must not be towed in an agricultural combination if the towing apparatus of another vehicle in the agricultural combination does not have the towing capacity to tow the motor vehicle or pig trailer.
- (4) A vehicle, other than an agricultural implement, that is being towed in an agricultural combination must be attached to the vehicle in front of it by —
 - (a) a coupling which complies with the *Road Traffic (Vehicle Standards) Regulations 2002* and the *Road Traffic (Vehicle Standards) Rules 2002*; or
 - (b) if the towed vehicle is a motor vehicle — a towing apparatus of a kind approved by the Director General.

29. Limit on number of towed vehicles

- (1) The maximum number of agricultural implements that may be towed in an agricultural combination is —
 - (a) if no other vehicles are being towed in the agricultural combination — 3 agricultural implements; or
 - (b) if one other vehicle is being towed in the agricultural combination — 2 agricultural implements.
- (2) A maximum of one vehicle that is not an agricultural implement may be towed in an agricultural combination.

12. Regulation 29B amended

In regulation 29B(7) delete “27, 28 or 29.” and insert:

27 or 28.

Part 3 — *Road Traffic Code 2000* amended

13. Code amended

This Part amends the *Road Traffic Code 2000*.

14. Regulation 278 amended

After regulation 278(7) insert:

- (8) If there is an inconsistency between a provision of this regulation and a provision of the *Road Traffic (Towed Agricultural Implements) Regulations 1995*, the latter prevails to the extent of the inconsistency.

15. Regulation 279 amended

Delete regulation 279(2) and insert:

- (2) Subregulation (1) does not apply in relation to the towing of—
- (a) an articulated vehicle in accordance with the *Road Traffic (Tow Truck) Regulations 1975*; or
 - (b) a vehicle in accordance with the *Road Traffic (Towed Agricultural Implements) Regulations 1995*.

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

PETER CONRAN, Clerk of the Executive Council.

— PART 2 —

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999
PERMIT DETAILS

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

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
McGeoch	David Bale	CS11-664	03/12/2010	03/12/2010	30/07/2011

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

MIKE REINDL, CS&CS Contract Manager.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
NORTHERN DEMERSAL SCALEFISH FISHERY MANAGEMENT PLAN 2000

Determination of the Capacity of Area 2 of the Northern Demersal
Scalefish Managed Fishery for the 2011 Licensing Period

I, Stuart Smith, Chief Executive Officer of the Department of Fisheries WA, in accordance with Subclause 19(1) of the *Northern Demersal Scalefish Fishery Management Plan 2000*, do hereby determine the capacity of Area 2 of the Northern Demersal Scalefish Managed Fishery shall be limited to 985.6 fishing days for the period commencing 1 January 2011 and ending on 31 December 2011.

STUART SMITH, Chief Executive Officer.

Dated this 29th day of November 2010.

HEALTH

HE401*

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WA) ACT 2010
MEDICAL (AREA OF NEED) DETERMINATION (NO. 5) 2010

Made by the Minister for Health pursuant to section 67(5) of the *Health Practitioner Regulation National Law (WA) Act 2010*.

Citation

1. This determination may be cited as the *Medical (Area of Need) Determination (No. 5) 2010*.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Unmet area of need

3. The area of need specified in the Schedule is determined to be an area of need for the purposes of section 67 of the Act.

Expiry of determination

4. This determination expires one year after its commencement.

Schedule

ORTHOPAEDIC SURGEONS AND ORTHOPAEDIC SENIOR MEDICAL PRACTITIONERS EMPLOYED BY AND ROTATED BETWEEN THE FOLLOWING LOCATIONS—

- ARMADALE HEALTH SERVICE
- FREMANTLE HOSPITAL (INCLUDING KALEEYA HOSPITAL)
- ROCKINGHAM DISTRICT HOSPITAL

Dated this 28th day of November 2010.

Dr KIM HAMES MLA, Deputy Premier,
Minister for Health.

LANDS

LA401*

LAND ADMINISTRATION ACT 1997
LAND ADMINISTRATION REGULATIONS 1998
INSTRUMENT OF REVOCATION OF DELEGATIONS AND
INSTRUMENT OF DELEGATION

RDL 441/2002v13

I, Brendon John Grylls MLA, acting in my capacity as the body corporate Minister for Lands continued by section 7(1) of the *Land Administration Act 1997* (“the Act”)—

- (a) Under section 59 of the *Interpretation Act 1984* and under section 9 of the Act, revoke all delegations made under the Act and the *Land Administration Regulations 1998* (“Regulations”) in favour of officers within the Department for Planning and Infrastructure, as published in the *Gazette* of 15 February 2005;
- (b) Under section 59 of the *Interpretation Act 1984* and under section 9 of the Act, revoke all delegations made under the Act and the Regulations in favour of officers within the Department of Regional Development and Lands, as published in the *Gazette* of 30 July 2010; and
- (c) Under section 9 of the Act, delegate to the persons for the time being holding or acting in the positions in the Department of Regional Development and Lands specified in Column 1 of the Schedule the powers conferred and duties imposed on me by the provisions of the Act and the Regulations specified in Column 2 of the Schedule opposite the offices, to the extent specified (if at all) in Column 3 of the Schedule opposite the powers and duties.

The common seal of the Minister for Lands is hereto affixed on this 29th day of November 2010.

In the presence of—

LORRAINE ETHERINGTON, Witness.
BRENDON GRYLLES MLA, Minister for Lands.

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
Director General P10642	Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 31, 34, 35, 36, 41, 42(1), 42(3) and (5), 45(2), 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a), 57, 58(4), 58(5), 64, 65, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 131, 134, 136, 142, 142A, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170, 172, 173, 175(2), 175(5),	Section 35—Excluding the power to determine whether forfeiture should occur Section 42(1)—In accordance with approved departmental policy guidelines Section 42(3)—Limited to where no opposition has been expressed to the proposed amendment. Section 42(5)—Limited to advertising in relation to section 42(3) minor amendments.

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
	<p>177(3), 177(4), 178, 180, 181(2), 182, 184, 185, 186, 187, 189, 190, 191, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267, 269, 271(3), 272. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land dispositions</p> <p>Section 131—Excluding the power to determine whether forfeiture should occur</p> <p>Section 136—Powers up to and including 2,000,000 ha.</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
Director Lands P10665	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a), 57, 58(4), 58(5), 59(4), 62(3), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 134, 142A, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(4), 175(5), 177(3), 177(4), 178, 180, 181(2), 182, 184, 185, 187, 189, 190, 191, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267, 269, 271(3) and 272. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 59(4)—In accordance with policy guidelines</p> <p>Section 64—In accordance with policy guidelines</p> <p>Section 67—In accordance with policy guidelines</p> <p>Section 73—Limited to appointing panels in respect of land dispositions</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation.</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p>

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
		<p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Land Services Level 8 P12822</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267 and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Land Operations Level 8 P14510</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(5), 177(4), 180, 182, 184, 185, 187, 189,</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p>

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
	<p>190, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267 and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Metropolitan Level 7 P12818</p> <p>Manager Pilbara Level 7</p> <p>Manager Kimberley Level 7 P12872</p> <p>Manager Wheatbelt Level 7 P12866</p> <p>Manager Mid West Level 7 P12893</p> <p>Manager South East Level 7 P12778</p> <p>Manager South West Level 7 P12751</p> <p>Manager Policy and Practice Level 7 P12821</p> <p>Manager South West Settlement Project Level 7 P16168</p> <p>Manager PACH Level 7 P12859</p> <p>Manager Contaminated Sites P12765</p> <p>Manager Survey Coordination Level 6 P12790</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 74, 75(5), 75(6), 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 172, 173, 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267 and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Power limited to amending to remedy defects only</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p>

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
		Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General
Manager Infrastructure Corridors Level 7 P12789	Sections 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 172, 173, 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258. Schedule 2 and Schedule 3 to the Act. Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.	Section 165(4)—Power limited to amending to remedy defects only Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation Section 170(6)—Limited to amending notices to remedy defects Section 175(5)—Limited to amending notices to remedy defects Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order Section 180—Limited to amending a defect in a taking order Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General
Manager Native Title Level 7 P12783	Sections 29, 172, 182 and 212 of the Act.	
Team Leaders, Special Project Officer Level 6 P12777 P12769 P12750 P12871 P12881 P12892 P12745 P12819 P12815 Team Leaders Pilbara Level 6 Team Leader Level 6 Yawuru	Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 74, 79, 80, 81, 82(1), 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 168, 169, 170(6), 172, 175(5), 177(4), 180, 187, 190, 191(3), 192, 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263 and 267. Schedule 2 and Schedule 3 of the Act. Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations	Section 35—Excluding the power to determine whether forfeiture should occur Section 50(4)—Limited to where all interests continue to exist Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation Section 170(6)—Limited to amending notices to remedy defects Section 175(5)—Limited to amending notices to remedy defects Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order Section 180—Limited to amending a defect in a taking order

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
		<p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p>
<p>Team Leader Infrastructure Corridors Level 6 P12855</p>	<p>Sections 161(1)(d), 163, 168, 169, 170(6), 172, 175(5), 177(4), 180, 187, 190, 191(3), 192, 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p>
<p>Negotiators Level 6 P12781 P12782 P12780</p>	<p>Sections 29, 172 and 212 of the Act.</p>	
<p>Project Officers Level 5 P12761 P12762 P12779 P12880 P12767 P12804 Project Officer Pilbara Level 5</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 50(1)(a), 50(4), 50(5), 51, 58(4), 58(5), 81, 82(1), 86, 87, 91, 92, 144, 145, 148, 150, 163, 170(6), 172, 175(5), 177(4), 180, 187, 191(3), 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 256, 257, 258, 260, 261, and 267. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulation 7(b), 9(a), and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p>

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
		Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land
Project Leader Infrastructure Corridors Level 5 P12788	Sections 163, 170(6), 172, 175(5), 177(4), 180, 187, 191(3), 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 256, 257, 258. Schedule 2 and Schedule 3 of the Act. Regulations 7(b), 9(a), and 17(2). Item 8 of Schedule 1 to the Regulations.	Section 170(6)—Limited to amending notices to remedy defects Section 175(5)—Limited to amending notices to remedy defects Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order Section 180—Limited to amending a defect in a taking order Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land
Senior State Land Officers Level 4 P12811 P12879 P12870 P12776 P12837 P12744 P12891 P12865 P12766 P16169 Senior State Land Officer Yawuru Level 4 Project Officer Level 4 P12863	Sections 10, 13, 18, 21, 22(2), 29, 34, 41, 46, 47, 48, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 82(1), 191(3) and 267. Schedule 2 and Schedule 3 of the Act. “Processing powers” under— Sections 11(1)(a)(b)(c) and (2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4) and (5), 59(4) and (5), 62(3), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2) and (3), 91, 101, 103, 144, 145, 148, 150, 161(1)(d), 165, 170, 175(4) and (5), 177, 180, 183, 186, 190, 192, 199, 200, 202-258, 267(8), 270(2), (3) and (4), 284 schedule 3 of the Act.	Section 50(4)—Limited to where all interests continue to exist “Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Senior State Land Officer Infrastructure Corridors Level 4 P12743	Section 191(3). Schedule 2 and Schedule 3 of the Act. “Processing powers” under— Sections 161(1)(d), 165, 170, 175(4) and (5), 177, 180, 183, 186, 190, 192, 199, 200, 202-258, 267(8), 270(2), (3) and (4), 284 schedule 3 of the Act.	“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
General Manager Pastoral Land Level 7 P12759	Sections 10, 13, 16, 18, 21, 22(2), 29, 35, 65, 68, 79, 81, 91, 92, 102, 134, 142A, 185, 260, 261 and 267 of the Act. Schedule 2 and Schedule 3 of the Act. “Processing powers” under— Sections 83 and 131 of the Act	Section 35—Excluding the power to determine whether forfeiture should occur “Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Strategic Development Manager Pastoral Land Level 7 P12860	Sections 10, 13, 16, 18, 21, 22(2), 29, 65, 68, 81, 260, 261, 267 of the Act. Schedule 2 and Schedule 3 of the Act.	

Column 1 Office	Column 2 Provisions of the Act and Regulations	Column 3 Extent of Delegations
Executive Officer Pastoral Land Level 5 P12757	Sections 10, 13, 18, 65, 68, 81, 102 and 134 of the Act. “Processing powers” under— Sections 101, 128, 133(2) and (3), 136, 141, and 142 of the Act.	“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Leader Land Tenure Pastoral Land Level 5 P12813	Sections 10, 13, 18, 21, 22(2), 29, 81, 134, 267 of the Act. Schedule 2 and Schedule 3 of the Act. “Processing powers” under— Sections 16, 35, 81, 91, 267(8), Schedule 3 of the Act.	“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Leader Pastoral Land Level 5 P12771	Sections 10, 13, 18, 21, 22(2), 29, 81, 92, 260, 267 of the Act. Schedule 2 and Schedule 3 of the Act. “Processing powers” under— Sections 16, 35, 81, 91, 267(8), Schedule 3 of the Act.	“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Officer Pastoral Land Level 4 P12772	Sections 10, 13, 22(2), 29, 82(1), 191(3) and 267. Schedule 2 and Schedule 3 of the Act. “Processing powers” under— Sections 16, 35, 81, 91, 267(8). Schedule 3 of the Act.	“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates

LA402*

WAR SERVICE LAND SETTLEMENT SCHEME ACT 1954
WAR SERVICE LAND SETTLEMENT SCHEME REGULATIONS 1954

INSTRUMENT OF DELEGATION

RDL FILES 441/2002v13; 4154/1954v4

I, Brendon Grylls MLA, being the Minister for Regional Development and Lands, and also being the Minister responsible for the administration of the *War Service Land Settlement Scheme Act 1954*, HEREBY—

- (i) revoke the instrument of authorisation signed by me on 26 November 2008 in favour of officers of the Department for Planning and Infrastructure; and
- (ii) pursuant to section 11 of the *War Service Land Settlement Scheme Act 1954*, delegate to the persons from time to time holding or acting in the positions in the Department of Regional Development and Lands specified in Column 1 of the Schedule, to exercise the powers and duties described in Column 3 of the Schedule under the provisions specified in Column 2 of the said Schedule in respect of Crown land which is leased pursuant to section 6 of the *War Service Land Settlement Scheme Act 1954*.

Dated the 29th day of November 2010.

BRENDON GRYLLES MLA, Minister for Lands.

SCHEDULE

This is the Schedule referred to in an Instrument of Delegation relating to the *War Service Land Settlement Scheme Act 1954* and the *War Service Land Settlement Scheme Regulations 1954*.

Column 1	Column 2	Column 3
Director General (P10642) Director Lands (P10665) Manager Land Services (P12822) Manager Land Operations (P14510) Manager Metropolitan (P12818) Manager Kimberley (P12872) Manager Pilbara Manager Wheatbelt (P12866) Manager Mid West (P12893) Manager South East (P12778) Manager South West (P12751)	Section 7 of the Act Regulations 17 and 17A	Power of the Minister to approve transfers of the fee simple of leased land to the lessee, and accept payments from the lessee, in relation to land leased pursuant to section 6 of the <i>War Service Land Settlement Scheme Act 1954</i> . Power of the Minister to consent to transfers, contracts of sale, sub-leases, mortgages,

	Column 1	Column 2	Column 3
Manager (P12790)	Survey	Coordination	conveyances, or other dealings or encumbrances in relation to land leased pursuant to section 6 of the <i>War Service Land Settlement Scheme Act 1954</i> .
Manager (P12821)	Policy	and Practice	
Manager Project (P16168)	South West Settlement	Manager PACH	
Team Leaders (Level 6)	(P12777, P12769, P12750, P12871, P12881, P12892, P12745, P12819, P12815),		
Team Leaders Pilbara			
Team Leader Yawuru			

BRENDON GRYLLES MLA, Minister for Lands.

Dated the 29th day of November 2010.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
 PROHIBITED SWIMMING AREA
 Thomson Bay
 Rottnest Island

Department of Transport,
 Fremantle WA, 7 December 2010.

Acting pursuant to the powers conferred by Regulation 10A of the *Navigable Waters Regulations 1958*, the Department of Transport hereby declares the following area swimming prohibited—

THOMSON BAY: Swimming is prohibited in all waters enclosed within an area commencing at a point on the fuel jetty at position 31° 59.792'S 115° 32.536'E thence in a northerly direction to a point on the wharf at position 31° 59.739'S 115° 32.542'E; thence in a north easterly direction along the wharf to a point at position 31° 59.733'S 115° 32.548'E; thence in a easterly direction along the wharf to a point at position 31° 59.747'S 115° 32.677'E; thence in a southerly direction for approximately 40 metres to a point at position 31° 59.768'S 115° 32.675'E; thence in a south-westerly direction for approximately 160 metres to a point at position 31° 59.805'S 115° 32.582'E; thence in a westerly direction for approximately 7 metres to a point at position 31° 59.804'S 115° 32.577'E; thence in a northerly direction to a point on the fuel jetty at position 31° 59.795'S 115° 32.579'E; thence along the fuel jetty in a westerly direction to a point at position 31° 59.793 115° 32.554'E; thence in a westerly direction along the fuel jetty to a point at position 31° 59.794'S 115° 32.552'E; thence in a westerly direction along the fuel jetty and closing at the starting position.

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

PLANNING

PI101*

CORRECTION
PLANNING AND DEVELOPMENT ACT 2005
 APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Busselton
 Town Planning Scheme No. 20—Amendment No. 137

Ref: 853/6/6/21 Pt 137

It is hereby notified for public information that the notice under the above Amendment No 137, published at page 993 of the *Government Gazette* No. 38 dated 16 March 2010, contained an error which is now corrected as follows—

For the words: Town Planning Scheme Amendment Available for Inspection
 Read: Approved Local Planning Scheme Amendment

M. ARCHER, Chief Executive Officer.

PI401*

PLANNING AND DEVELOPMENT ACT 2005
GREATER BUNBURY REGION SCHEME MAJOR AMENDMENT 0008/41
DARDANUP TOWNSITE EXPANSION

Outcome of Amendment

It is hereby notified for public information that the Dardanup Townsite Expansion amendment to the Greater Bunbury Region Scheme has been submitted before both Houses of Parliament in accordance with the provisions of section 41 of the *Planning and Development Act 2005*.

This amendment, as depicted on Western Australian Planning Commission plan number 3.2346, is effective in the Greater Bunbury Region Scheme on and from 15 October 2010.

TONY EVANS, Secretary,
 Western Australian Planning Commission.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of York

Town Planning Scheme No. 2—Amendment No. 28

Ref: 853/4/34/2 Pt 28

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of York local planning scheme amendment on 25 November 2010 for the purpose of—

1. Rezoning
 - Lot 1, Top Beverley—York Road, Cold Harbour
 - Lots 50, 51, 52, 53 Springs Road, Mount Hardey
 - Lot 55 Rudall Road, Mount Hardey
 - Lots 56, 58, 59, 60, 61, 62, 63, 64, 65, 66, 69, 70, Osbourn Road Mount Hardey
 - Lot 71, corner Osbourn and Quairading York Road Mount Hardey
 - Lots 72, 100 Quairading York Road, Mount Hardey
 - Lot 79 Mount Hardey Road, Mount Hardey
 - Lot 1, 74, 75, 76, 77, 78, 81 Top Beverley—York Road, Mount Hardey from ‘General Agriculture’ to ‘Rural Residential’.
2. Amending the Scheme text by inserting into Schedule 6 provisions associated with Lots 76 to 78 and 81 Top Beverley—York Road, Mount Hardey and Lot 79 Mount Hardey Road, Mount Hardey as follows—

Mount Hardey Lots 76 to 78 & 81 Top Beverley—York Road and Lot 79 Mount Hardey Road, Mount Hardey	(1) Prior to the consideration of subdivision, a Development Plan shall be prepared and endorsed by Council and the Western Australian Planning Commission. The Development Plan is to address a range of relevant matters, including— <ol style="list-style-type: none"> (a) Land capability assessment and recommendation (b) Essential services planning (c) Municipal infrastructure planning (d) Bushfire protection planning and management (e) Environmental protection and ecological restoration planning (f) Visual landscape assessment and planning (g) Required title encumbrances (h) Road and lot design (i) Local Water Management (Stormwater) planning (j) Other matters deemed appropriate by Council.
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3. Modifying the zoning table to change the land use “Veterinary Hospital” to “Veterinary Centre”.

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

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988

LIQUOR APPLICATIONS

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming and Liquor, 1st Floor, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATION FOR THE GRANT OF A LICENCE			
13779	Heng Tang & Ly Pheng	Application for the grant of a Restaurant licence in respect of premises situated in Perth and known as Ruby Thai	29/12/2010
APPLICATION FOR EXTENDED TRADING PERMITS—LIQUOR WITHOUT A MEAL			
37640	Namres Pty Ltd	Application for the grant of an Extended Trading Permit in respect of premises situated in Hillarys and known as Sharkys Fish Bar & Cafe	16/12/2010

This notice is published under section 67(5) of the Act.

Dated: 3 December 2010.

B. A. SARGEANT, Director of Liquor Licensing.

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS

Amendment to Western Australian *Government Gazette* 2009/225

Under the *Vocational Education and Training Act 1996* section 60C, the Minister for Training and Workforce Development classifies the following—

Class B qualifications

No.	Qualification	Conditions	Training contract requirements				
			Title of apprentice under training contract	Nominal period (months) full time	Part time	School based	Other requirements
588.1	Certificate III in Local Government (Regulatory Services) LGA30504		Trainee	12	Y		
589.1	Certificate IV in Local Government (Regulatory Services) LGA40504		Trainee	12	Y		
590.1	Certificate III in Meat Processing (Meat Safety) MTM30307		Trainee	24	Y		
591.1	Certificate IV in Meat Processing (Meat Safety) MTM40207		Trainee	24	Y		Pre-requisite completion of Certificate III in Meat Processing (Meat Safety)
592.1	Diploma of Meat Processing MTM50107		Trainee	36	Y		

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of the late Donald Stephen McManus of 249 Thomas Street, Subiaco in the State of Western Australia, Legal Practitioner, deceased.

Creditors and other persons having claims in respect of the estate mentioned below (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on the 26th day of October 2007 are required by the personal representatives Ashley Temple MacKnay, Hugh Barnard Nankivell and Peta Jayne McManus to send particulars of claims to the personal representatives c/- McCallum Donovan Sweeney, Solicitors of 2nd Floor, 16 Irwin Street, Perth within one (1) month of the date of publication of this notice, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they have notice and the personal representatives shall not be liable to any person of whose claim they have had no notice at the time of distribution.

Dated this 30th day of November 2010.

McCALLUM DONOVAN SWEENEY,
for the personal representatives.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

James Christopher Adamson, late of 23 Georgette Drive, Margaret River, Western Australia, Retired Labourer, 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 October 2010 are required by the Trustee ANZ Trustees Limited ACN 006 132 332 of Level 36, 55 Collins Street, Melbourne, VIC 3000 to send particulars of their claim to them by 25 January 2011 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Victor Marin Garbin, late of 2 Stormon Ridge, Winthrop in Western Australia, Company Director, 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 7 March 2010 at St John of God Hospital, Murdoch in Western Australia, are required by the personal representative, being Kay Heng Khoo and Freda Jess Lombardo to send particulars of their claims to c/- McDonald Pynt Lawyers, PO Box 697, Fremantle WA 6959 within 30 days of publication of this notice after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

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