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CONTENTS

PART 1	
	Page
Dividing Fences Act 1961— Shire of Esperance—Fencing Amendment Local Law 2011 Health Act 1911— Shire of Esperance—Health Amendment Local Law 2011	1983 1982
Hospitals and Health Services Act 1927—	
Hospitals (Services Charges for Compensable Patients) Determination Amendment	
Notice (No. 2) 2011	1978
Determination Amendment Notice 2011	1980
Hospitals (Services Charges) Amendment Regulations (No. 2) 2011	1977
Hospitals (Services Charges) Amendment Regulations (No. 4) 2011	1976
Legal Profession Act 2008—Legal Profession Amendment Regulations (No. 3) 2011	1981
Liquor Control Act 1988—Liquor Control Amendment Regulations (No. 3) 2011 Local Government Act 1995—	1994
Local Government (Belmont - Ward Boundaries and Councillor Numbers) Order 2011 Shire of Esperance—	1983
Fencing Amendment Local Law 2011	1983
Health Amendment Local Law 2011	1982
Lotteries Commission Act 1990—	1302
Lotteries Commission (Oz Lotto) Amendment Rules 2011	1990
Lotteries Commission (Oz Lotto) Amendment Rules 2011 Lotteries Commission (Powerball) Amendment Rules 2011	1985
Proclamations—Liquor Control Amendment Act 2010—No. 56 of 2010.	1975
Stock Diseases (Regulations) Act 1968—Enzootic Diseases Amendment Regulations (No. 2) 2011	1975
Supreme Court Act 1935—Acting Attorney General Designation Order 2011	1993
Water Services Licensing Act 1995—Water Services Licensing (Mundaring Water Treatment Plant) Exemption Order 2011	2002
Treatment Tianty Bioinpoor Order 2011	2002
PART 2	
Agriculture and Food	2005
Conservation	2005
Corrective Services	2006
Deceased Estates	2013
Education	2006
Fire and Emergency Services	2006
Heritage	2007
Justice	2007
Local Government	2008
Minerals and Petroleum	2008
Planning	2011
Premier and Cabinet	2013

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— PART 1 —

PROCLAMATIONS

AA101*

LIQUOR CONTROL AMENDMENT ACT 2010

No. 56 of 2010 PROCLAMATION

Western Australia

By His Excellency the Honourable Wayne Stewart Martin, Chief Justice of Western Australia, Lieutenant-Governor and Administrator of the State of Western Australia WAYNE STEWART MARTIN Lieutenant-Governor and Administrator

[L.S.]

I, the Lieutenant-Governor and Administrator, acting under the *Liquor Control Amendment Act 2010* section 2(b) and with the advice and consent of the Executive Council, fix 7 June 2011 as the day on which Part 2 of that Act, comes into operation. Given under my hand and the Public Seal of the State on 31 May 2011.

By Command of the Lieutenant-Governor and Administrator,

T. WALDRON, Minister for Racing and Gaming.

Note: Under the Liquor Control Amendment Regulations (No. 3) 2011 regulation 2(b), the provisions of those regulations, other than Part 1, come into operation on the day on which the Liquor Control Amendment Act 2010 Part 2 comes into operation.

AGRICULTURE AND FOOD

AG301*

Stock Diseases (Regulations) Act 1968

Enzootic Diseases Amendment Regulations (No. 2) 2011

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

1. Citation

These regulations are the *Enzootic Diseases Amendment Regulations* (No. 2) 2011.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Enzootic Diseases Regulations 1970*.

4. Regulation 77 amended

In regulation 77(1) delete "this Act" and insert:

these regulations

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

HEALTH

HE301*

Hospitals and Health Services Act 1927

Hospitals (Services Charges) Amendment Regulations (No. 4) 2011

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

1. Citation

These regulations are the *Hospitals* (Services Charges) Amendment Regulations (No. 4) 2011.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 July 2011.

3. Regulations amended

These regulations amend the *Hospitals (Services Charges) Regulations 1984*.

4. Schedule 1 amended

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

Table

Provision	Delete	Insert
Sch. 1 it. 1(b)(i)	\$524	\$540
Sch. 1 it. 1(b)(ii)	\$303	\$313
Sch. 1 it. 1(d)	\$151.85	\$156
Sch. 1 it. 1(e)	\$1 462	\$1 560
Sch. 1 it. 4(b)	\$166	\$177
Sch. 1 it. 6(b)	\$236	\$243
Sch. 1 it. 6(d)	\$1 332	\$1 422
Sch. 1 it. 7	\$30.25	\$32.25

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

HE303*

Hospitals and Health Services Act 1927

Hospitals (Services Charges) Amendment Regulations (No. 2) 2011

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

1. Citation

These regulations are the *Hospitals (Services Charges) Amendment Regulations (No. 2) 2011.*

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Hospitals (Services Charges) Regulations 1984*.

4. Regulation 4 amended

In regulation 4(1) in the definition of *surgically implanted prostheses* delete "the determination made under Schedule 1 paragraph (bj) of the National Health Act;" and insert:

the Schedule to the *Private Health Insurance* (*Prostheses*) *Rules 2011 (No. 1)* (Commonwealth) as in force on the day on which the *Hospitals (Service Charges) Amendment Regulations (No. 2) 2011* regulation 4 comes into operation;

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

HE302*

Hospitals and Health Services Act 1927

Hospitals (Services Charges for Compensable Patients) Determination Amendment Notice (No. 2) 2011

Made by the Minister for Health under the *Hospitals and Health Services Act 1927* section 37(3)(af) and the *Hospitals (Services Charges) Regulations 1984* regulation 5(3).

1. Citation

This notice is the *Hospitals (Services Charges for Compensable Patients) Determination Amendment Notice (No. 2) 2011.*

2. Commencement

This notice comes into operation as follows —

- (a) clauses 1 and 2 on the day on which this notice is published in the *Gazette*;
- (b) the rest of the notice on 1 July 2011.

3. Determination amended

This notice amends the *Hospitals (Services Charges for Compensable Patients) Determination 2005.*

4. Schedule 1 amended

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

Table

Provision	Delete	Insert
Sch. 1 it. 1	\$1 756	\$1 874
Sch. 1 it. 2	\$1 532	\$1 634
Sch. 1 it. 2A	\$1 883	\$2 009
Sch. 1 it. 3	\$236	\$243
Sch. 1 it. 4	\$3 927	\$4 190
Sch. 1 it. 5	\$166	\$177
Sch. 1 it. 6	\$166	\$177
Sch. 1 it. 8	\$166	\$177
Sch. 1 it. 9(a)	\$1 448	\$1 545
Sch. 1 it. 9(aa)	\$1 781	\$1 900
Sch. 1 it. 9(b)	\$1 661	\$1 772

Dr KIM HAMES, Minister for Health.

HE304*

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

Hospitals (Services Charges for the Supply of Surgically Implanted Prostheses) Determination Amendment Notice 2011

Made by the Minister for Health under the *Hospitals and Health Services Act 1927* section 37(3)(af) and the *Hospitals (Services Charges) Regulations 1984* regulation 5(3).

1. Citation

This notice is the Hospitals (Services Charges for the Supply of Surgically Implanted Prostheses) Determination Amendment Notice 2011.

2. Commencement

This notice comes into operation as follows —

- (a) clauses 1 and 2 on the day on which this notice is published in the *Gazette*;
- (b) the rest of the notice on the day after that day.

3. Determination amended

This notice amends the Hospitals (Services Charges for the Supply of Surgically Implanted Prostheses)
Determination 2006.

4. Clause 3 replaced

Delete clause 3 and insert:

3. Charges payable in respect of surgically implanted prostheses

(1) In this clause —

listed amount, in relation to a surgically implanted prosthesis, means the amount specified for that prosthesis in the Prostheses List in the column under the heading "Minimum Benefit";

Prostheses List means the Schedule to the *Private*Health Insurance (Prostheses) Rules 2011 (No. 1)

(Commonwealth) as in force on the day on which the

Hospitals (Service Charges for the Supply of Surgically Implanted Prostheses) Determination Amendment Notice 2011 clause 4 comes into operation.

- (2) The charge payable in respect of the supply of a surgically implanted prosthesis
 - (a) specified in the Prostheses List under the heading "CARDIO-THORACIC" is 92.5% of the listed amount;
 - (b) specified in the Prostheses List under the heading "OPHTHALMIC" is 80% of the listed amount;
 - (c) otherwise specified in the Prostheses List is the listed amount.

Dr KIM HAMES, Minister for Health.

JUSTICE

JU301*

Legal Profession Act 2008

Legal Profession Amendment Regulations (No. 3) 2011

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

1. Citation

These regulations are the *Legal Profession Amendment Regulations (No. 3) 2011*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Legal Profession Regulations* 2009.

4. Regulation 11 amended

In regulation 11 in the Table after item 10 insert:

11A The Health and Disability Services
Complaints Office continued by the *Health*and Disability Services (Complaints)
Act 1995 section 6(1)

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

HEALTH ACT 1911 LOCAL GOVERNMENT ACT 1995

Shire of Esperance

HEALTH AMENDMENT LOCAL LAW 2011

Under the powers conferred by section 432 of the *Health Act 1911*, under subdivision 2 of Division 2 of Part 3 of the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Esperance resolved on 27 April 2011 to make the *Shire of Esperance Health Amendment Local Law 2011*.

In this local law, the *Shire of Esperance Health Local Laws 2002* published in the *Government Gazette* No. 78 on 30 April 2002 and as amended and published in the *Government Gazette* No. 190 on 23 October 2009 is referred to as the principal local law. The principal local law is amended as follows—

Item	Clauses Affected	Description
1	2.2.5	Substitute clause 2.2.5 with the following—
		"2.2.5 The floor of every bathroom, ensuite, laundry, toilet or any other ablution area within the building shall be properly surfaced, impervious to water, and evenly graded to a floor waste outlet constructed in accordance with the Building Code."

Dated 27 April 2011.

The Common Seal of the Shire of Esperance was affixed by authority of a resolution of the Council in the presence of—

I. S. MICKEL, AM JP, Shire President. M. J. OSBORNE, Chief Executive Officer.

Consented to—

TARUN WEERAMANTHRI, Executive Director Public Health.

Dated: 24th May 2011.

LG302*

DIVIDING FENCES ACT 1961 LOCAL GOVERNMENT ACT 1995

 $Shire\ of\ Esperance$

FENCING AMENDMENT LOCAL LAW 2011

Under the powers conferred by the *Dividing Fences Act 1961*, the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Esperance resolved on 27 April 2011 to adopt the *Shire of Esperance Fencing Amendment Local Law 2011*.

In this local law, the *Shire of Esperance Local Laws Relating to Fencing 2002* published in the *Government Gazette* No. 78 on 30 April 2002 and as amended in the *Government Gazette* No. 177 on 2 October 2009 is referred to as the principal local law. The principal local law is amended as follows—

Item	Clauses Affected	Description
1	6(1)	Substitute subclause (1) with the following— "(1) A person shall not erect a dividing fence or a boundary fence that is not a sufficient fence unless all owners of land which adjoins the relevant boundary agree to erect a fence which though different does not fail to comply with the requirements of a sufficient fence."
2	11(1)	Substitute subclause (1) with the following— "(1) A person shall only construct a fence on a Residential Lot, a Commercial Lot, an Industrial Lot, a Rural Lot or a Special Rural Lot in accordance with the Schedules."

Dated 27 April 2011.

The Common Seal of the Shire of Esperance was affixed by authority of a resolution of the Council in the presence of—

I. S. MICKEL, AM JP, Shire President. M. J. OSBORNE, Chief Executive Officer.

LG303*

Local Government Act 1995

Local Government (Belmont - Ward Boundaries and Councillor Numbers) Order 2011

Made by the Lieutenant-Governor and Administrator in Executive Council on the recommendation of the Minister for Local Government.

1. Citation

This order is the *Local Government (Belmont - Ward Boundaries and Councillor Numbers) Order 2011.*

2. Commencement

This order comes into operation as follows —

- (a) clauses 1 and 2 on the day on which this order is published in the *Gazette*;
- (b) the rest of the order on the day after that day.

3. Terms used

In this order —

commencement day means the day on which the rest of the order comes into operation under clause 2(b);

next election means the first ordinary election for the City of Belmont held after commencement day;

next election day means the day fixed for the holding of the poll for the next election.

4. Change of ward boundaries — South Ward and East Ward in district of Belmont (s. 2.2(1)(c) of the Act)

- (1) On and from next election day, the boundaries of the South Ward in the district of Belmont are changed by excluding from the ward the land described in Schedule 1.
- (2) On and from next election day, the boundaries of the East Ward in the district of Belmont are changed by including in the ward the land described in Schedule 1.

5. Change in number of councillors (s. 2.18(3)(a) of the Act)

On and from next election day, the number of offices of councillor on the council of the City of Belmont is 10.

6. Change in number of councillors for South Ward (s. 2.18(3)(b) of the Act)

On and from next election day, the number of offices of councillor for South Ward is 2.

7. Consequential directions (s 9.62 of the Act)

In order to give effect to clauses 4, 5 and 6 —

- (a) Part 4 of the Act applies to preparing for and conducting the next election as if the changes effected by clauses 4, 5 and 6 take effect on commencement day; and
- (b) the operation of Part 4 of the Act is modified to the extent necessary for the purposes of paragraph (a).

Schedule 1 — Land to be excluded from the South Ward and included in the East Ward in the district of Belmont

[cl. 4]

All that portion of land bounded by lines starting from the intersection of the centreline of Fulham Street and the centreline of Abernathy Road, a point on a

present northwestern boundary of the South Ward of the district of Belmont and extending southeasterly along the centreline of Abernathy Road to the centreline of Keane Street; thence northeasterly along that centreline to the prolongation northwesterly of the southern section of Pearl Road; thence southeasterly to and along that centreline and onwards to a southeastern side of Kew Street; thence northeasterly along that side to the southernmost western corner of Lot 6 as shown on Plan 14114 (Tonkin Highway – undedicated); thence southeasterly and generally northeasterly along southwestern and southeastern boundaries of that lot to its easternmost southeastern corner, a point on a present northeastern boundary of the South Ward of the district of Belmont; thence northwesterly and generally northeasterly again northwesterly and southwesterly along boundaries of that ward to the starting point.

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

LOTTERIES

LO301*

Lotteries Commission Act 1990

Lotteries Commission (Powerball) Amendment Rules 2011

Made by the Lotteries Commission under section 28(1) of the Act.

1. Citation

These rules are the *Lotteries Commission (Powerball) Amendment Rules 2011.*

2. Commencement

These rules come into operation as follows —

- (a) rules 1 and 2 on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules on 16 June 2011.

3. Rules amended

These rules amend the *Lotteries Commission (Powerball) Rules 1996.*

4. Rule 8 amended

(1) In rule 8(1)(d) delete "15" and insert:

14

(2) In rule 8(7) delete "15" and insert:

14

5. Rule 9 amended

In rule 9(3) delete "15" and insert:

14

6. Schedules 1 and 2A replaced

Delete Schedules 1 and 2A and insert:

Schedule 1 — Calculating the total cost of entry — Powerball draw

[r. 3 and 5]

The unit cost of entering the powerball draw numbered 720 and all subsequent powerball draws up to and including draw number 787 is made up of a subscription of 65 cents per game and an agent's component.

The agent's component is calculated as 9% of the total subscription amount for a particular week's entry, rounded* (where necessary) to the nearest 5 cent multiple.

$$((G \times \$0.65) \times .09 \rightarrow \text{rounded}) \times W = T$$

where —

G = No. of games entered in a draw

W = No. of weeks the entry spans

T = Total agent's component cost payable by the subscriber

Examples:

The total cost of entry for a Slikpik 25 entry for a single powerball draw is calculated as follows —

Subscription [25 games @ \$0.65 each]	=	\$16.25
9% of subscription [.09 x \$16.25]	=	\$1.462
Rounded using "bankers rounding"	=	\$1.45

Total cost of entry = \$17.70

The total cost of entry for a System 7 entry for a single powerball draw is calculated as follows —

Total cost of entry	=	\$14.90
Rounded using "bankers rounding"	=	\$1.25
9% of subscription [.09 x \$13.65]	=	\$1.228
Subscription [21 games @ \$0.65 each]	=	\$13.65

The total cost of entry for a 6 game board System 9 entry for a single powerball draw is calculated as follows —

Total cost of entry	=	\$535.65
Rounded using "bankers rounding"	=	\$44.25
9% of subscription [.09 x \$491.40]	=	\$44.226
Subscription [6 x 126 games @ \$0.65 each]	=	\$491.40

The total cost of entry for a Powerpik 6 entry for a single powerball entry is calculated as follows —

Total cost of entry	=	\$191.30
Rounded using "bankers rounding"	=	\$15.80
9% of subscription [.09 x \$175.50]	=	\$15.795
Subscription [270 games @ \$0.65 each]	=	\$175.50

The total cost of entry for a Slikpik 25 entry spanning 10 weeks of powerball is calculated as follows —

Total cost of entry for 10 weeks	=	\$177.00
Total cost of entry for one week	=	\$17.70
Rounded using "bankers rounding"	=	\$1.45
9% of subscription [.09 x \$16.25]	=	\$1.462
Subscription [25 games @ \$0.65 each]	=	\$16.25

^{*} Rounding is calculated using the method known as "bankers rounding" or "round-to-even" rounding.

Schedule 2A — Calculating the total cost of entry — Powerball draw

[r. 3 and 5]

The unit cost of entering the powerball draw numbered 788 and subsequent powerball draws is made up of a subscription of 75 cents per game and an agent's component.

The agent's component is calculated as 9% of the total subscription amount for a particular week's entry, rounded* (where necessary) to the nearest 5 cent multiple.

$((G \times \$0.75) \times .09 \rightarrow rounded) \times W = T$

where —

G = No. of games entered in a draw

W = No. of weeks the entry spans

T = Total agent's component cost payable by the subscriber

Examples:

The total cost of entry for a Slikpik 25 entry for a single powerball draw is calculated as follows —

Total cost of entry	=	\$20.45
Rounded using "bankers rounding"	=	\$1.70
9% of subscription [.09 x \$18.75]	=	\$1.687
Subscription [25 games @ \$0.75 each]	=	\$18.75

The total cost of entry for a System 7 entry for a single powerball draw is calculated as follows —

Total cost of entry	=	\$17.15
Rounded using "bankers rounding"	=	\$1.40
9% of subscription [.09 x \$15.75]	=	\$1.417
Subscription [21 games @ \$0.75 each]	=	\$15.75

The total cost of entry for a 6 game board System 9 entry for a single powerball draw is calculated as follows —

Total cost of entry	\$618.05
Rounded using "bankers rounding" =	\$51.05
9% of subscription [.09 x \$567.00] =	\$51.03
Subscription [6 x 126 games @ \$0.75 each] =	\$567.00

The total cost of entry for a Powerpik 6 entry for a single powerball entry is calculated as follows —

Total cost of entry	=	\$220.70
Rounded using "bankers rounding"	=	\$18.20
9% of subscription [.09 x \$202.50]	=	\$18.225
Subscription [270 games @ \$0.75 each]	=	\$202.50

The total cost of entry for a Slikpik 25 entry spanning 10 weeks of powerball is calculated as follows —

Total cost of entry for 10 weeks	=	\$204.50
Total cost of entry for one week	=	\$20.45
Rounded using "bankers rounding"	=	\$1.70
9% of subscription [.09 x \$18.75]	=	\$1.687
Subscription [25 games @ \$0.75 each]	=	\$18.75

^{*} Rounding is calculated using the method known as "bankers rounding" or "round-to-even" rounding.

7. Schedule 2 amended

In Schedule 2 in the Table headed "Powerball Powerpik No. of games per game board" delete:

_		
1 4	7	125 125
1.)	155 155

8. Schedule 3 amended

In Schedule 3 in the Table headed "Powerball - Systems entry prize schedule Powerpik systems entries" delete the column heading "system 15 P/Pk" and insert:

System 15 P/Pik (up to Draw 787)

9. Schedule 4 amended

(1) In Schedule 4 delete "Unit cost for the powerball draw numbered 720 and subsequent powerball draws" and insert:

Unit cost for the powerball draw numbered 720 and all subsequent powerball draws up to and including draw number 787

(2) In Schedule 4 after the item commencing "Unit cost for the powerball draw numbered 720" insert:

Unit cost for the powerball \$0.75 (+ 9% agent's component) draw numbered 788 and subsequent powerball draws

(3) In Schedule 4 in the item commencing "Powerpik systems range" delete "3-4/6-15 inclusive" and insert:

3-4/6-14 inclusive

The Common Seal of the)	
Commission was affixed on the)	L.S.
24th day of May 2011,)	
by order and in the presence of —	-)	

JOHN ATKINS, Chairperson.

COLIN CAMPBELL-FRASER, Member.

RAY BENNETT, Member.

LO302*

Lotteries Commission Act 1990

Lotteries Commission (Oz Lotto) Amendment Rules 2011

Made by the Lotteries Commission under section 28(1) of the Act.

1. Citation

These rules are the *Lotteries Commission (Oz Lotto) Amendment Rules 2011*.

2. Commencement

These rules come into operation as follows —

- (a) rules 1 and 2 on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules on 21 June 2011.

3. Rules amended

These rules amend the *Lotteries Commission (Oz Lotto) Rules 1995.*

4. Rule 3 amended

In rule 3 in the definition of *agent's component* after "Schedule 1" insert:

or 2A

5. Rule 5 amended

In rule 5(1) delete "Schedule 1." and insert:

Schedule 1 or 2A.

6. Rule 6 amended

In rule 6(2) delete "Schedule 1." and insert:

Schedule 1 or 2A.

7. Rule 7 amended

In rule 7(3) delete "Schedule 1." and insert:

Schedule 1 or 2A.

8. Schedule 1 amended

In Schedule 1 after "The unit cost of entering an Oz lotto draw" insert:

up to and including the Oz lotto draw numbered 904

9. Schedule 2A inserted

After Schedule 1 insert:

Schedule 2A — Calculating the total cost of entry — Oz lotto draw

[r. 3, 5, 6 and 7]

The unit cost of entering the Oz lotto draw numbered 905 and subsequent Oz lotto draws is made up of a subscription of \$1.10 cents per game and an agent's component.

The agent's component is calculated as 9% of the total subscription amount for a particular week's entry, rounded* (where necessary) to the nearest 5 cent multiple.

$((G \times \$1.10) \times .09 \rightarrow rounded) \times W = T$

where —

G = No. of games entered in a draw

W = No. of weeks the entry spans

T = Total agent's component cost payable by the subscriber

Examples:

The total cost of entry for a Slikpik 25 entry for a single Oz lotto draw is calculated as follows —

Subscription [25 games @ \$1.10 each] = \$27.50

9% of subscription [.09 x \$27.50] = \$2.475

Rounded using "bankers rounding" = \$2.50

Total cost of entry = \$30.00

The total cost of entry for a System 9 entry for a single Oz lotto draw is calculated as follows —

Subscription [36 games @ \$1.10 each] = \$39.60

9% of subscription [.09 x \$39.60] = \$3.564 Rounded using "bankers rounding" = \$3.55 Total cost of entry = \$43.15

The total cost of entry for a 6 game board System 9 entry for a single Oz lotto draw is calculated as follows —

Subscription [6 x 36 games @ \$1.10 each] = \$237.60 9% of subscription [.09 x \$237.60] = \$21.384 Rounded using "bankers rounding" = \$21.40 **Total cost of entry** = **\$259.00**

The total cost of entry for a Slikpik 25 entry spanning 10 weeks of Oz lotto is calculated as follows —

 Subscription [25 games @ \$1.10 each]
 =
 \$27.50

 9% of subscription [.09 x \$27.50]
 =
 \$2.475

 Rounded using "bankers rounding"
 =
 \$2.50

 Total cost of entry for 10 weeks
 =
 \$300.00

10. Schedule 4 amended

In Schedule 4 delete:

Unit cost \$1.00 (+ a 9% agent's component)

and insert:

Unit cost for an Oz lotto draw up to and including the Oz lotto draw numbered 904 (+ a 9% agent's component)

Unit cost for the Oz lotto draw numbered \$1.10

905 and subsequent Oz lotto draws (+ a 9% agent's component)

The Common Seal of the)
Commission was affixed on the) L.S.
24th day of May 2011,)
by order and in the presence of —)

JOHN ATKINS, Chairperson.

COLIN CAMPBELL-FRASER, Member.

RAY BENNETT, Member.

^{*} Rounding is calculated using the method known as "bankers rounding" or "round-to-even" rounding.

PREMIER AND CABINET

PR301*

Supreme Court Act 1935

Acting Attorney General Designation Order 2011

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

1. Citation

This order is the *Acting Attorney General Designation Order 2011*.

2. Minister designated

Under the *Supreme Court Act 1935* section 154, the Honourable Robert Frank Johnson MLA, the Minister for Police; Emergency Services; Road Safety, is designated as the Minister of the State —

- (a) who may exercise the powers referred to in section 154(3) of that Act; and
- (b) by, to or with reference to whom acts may be done under section 154(4) of that Act,

during the period 13 to 15 July 2011 (both dates inclusive).

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA301*

Liquor Control Act 1988

Liquor Control Amendment Regulations (No. 3) 2011

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

Part 1 — **Preliminary**

1. Citation

These regulations are the *Liquor Control Amendment Regulations* (No. 3) 2011.

2. Commencement

These regulations come into operation as follows —

- (a) Part 1 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day on which the Liquor Control Amendment Act 2010 Part 2 comes into operation.

3. Regulations amended

These regulations amend the Liquor Control Regulations 1989.

Part 2 — Amendments relating to managers

4. Regulation 3A amended

In regulation 3A(1) insert in alphabetical order:

approved manager has the meaning given in section 102A;

manager's approval has the meaning given in section 102A;

5. Regulation 9E deleted

Delete regulation 9E.

6. Regulations 14ADA to 14ADG inserted

After regulation 14AC insert:

14ADA. Application for manager's approval — s. 102B

- (1) In this regulation *approval application* means an application for a manager's approval under section 102B.
- (2) An approval application must be
 - (a) made in the form approved by the Director; and
 - (b) supported by such other documentation or information as the Director may in a particular case require.
- (3) An approval application must be lodged at an Australia Post office or agency unless it is an approval application to which subregulation (4) applies.
- (4) An approval application by an approved restricted manager seeking approval as an approved unrestricted manager must be lodged
 - (a) at an Australia Post office or agency; or
 - (b) by an electronic means acceptable to the Director.

14ADB. Conditions on manager's approval — s. 102C

- (1) The Director may impose a condition on a manager's approval
 - (a) when the manager's approval is granted or renewed; or
 - (b) at any other time by giving notice in writing to the approved manager.
- (2) The Director may vary or remove a condition on a manager's approval at any time by giving notice in writing to the approved manager.
- (3) The Director may impose, vary or remove a condition on
 - (a) the Director's own initiative; or
 - (b) the application of the approved manager.
- (4) Before the Director
 - (a) imposes a condition under subregulation (1)(b); or
 - (b) varies a condition,

on the Director's own initiative, the Director must give the approved manager a reasonable opportunity to make submissions concerning the proposed condition or variation.

(5) A notice under subregulation (1)(b) or (2) takes effect on the day specified in it.

14ADC. Duration of manager's approval — s. 102D

- (1) A period of 5 years is prescribed for the purposes of section 102D(1)(b).
- (2) A duration of 5 years is prescribed for the purposes of section 102D(2).

14ADD. Renewal of manager's approval — s. 102E

(1) In this regulation —

renewal application means an application for the renewal of a manager's approval under section 102E.

- (2) A renewal application must be
 - (a) made in the form approved by the Director; and
 - (b) supported by such other documentation or information as the Director may in a particular case require.
- (3) A renewal application must be lodged
 - (a) at an Australia Post office or agency; or
 - (b) by an electronic means acceptable to the Director.
- (4) Unless the Director otherwise determines, if
 - (a) a renewal application has been made; and
 - (b) the Director has not, before the day on which the manager's approval is due to expire, determined the renewal application,

the applicant is to be taken to be an approved unrestricted manager or an approved restricted manager, as the case requires, until the Director determines the renewal application.

14ADE. Identification cards

- (1) The Director may issue an identification card to an approved manager.
- (2) An identification card
 - (a) must be in the form approved by the Director; and
 - (b) may contain such information as the Director considers appropriate.

- (3) An authorised officer may direct a person to whom an identification card has been issued to produce the identification card
 - (a) to the authorised officer immediately if the card is in the person's possession when the direction is given; or
 - (b) to an authorised officer or the officer in charge of a police station, within 48 hours after the direction is given, if the card is not in the person's possession when the direction is given.
- (4) A person who fails to comply with a direction given to the person under subregulation (3) commits an offence. Penalty: a fine of \$2 000.

14ADF. Lost, stolen or destroyed identification cards

- (1) If the Director is satisfied, on an application in accordance with subregulation (2), that an identification card has been lost, stolen or destroyed, the Director may issue a replacement identification card.
- (2) An application for a replacement identification card must be
 - (a) made in a form approved by the Director; and
 - (b) lodged
 - (i) at an Australia Post office or agency; or
 - (ii) by an electronic means acceptable to the Director:

and

(c) accompanied by the appropriate fee set out in Schedule 3.

14ADG. Transitioned approvals — Sch. 1B of Act

(1) In this regulation —

commencement day has the meaning given in Schedule 1B clause 1 of the Act;

transitioned approval has the meaning given in Schedule 1B clause 3(1) of the Act.

- (2) The Director is not required to comply with regulation 14ADB(4) before imposing a condition on a transitioned approval if the condition is imposed within 3 months after the commencement day.
- (3) Despite section 102D(1)(b) and regulation 14ADC(1), a transitioned approval remains in force for
 - (a) a period of 5 years after the commencement day; or

(b) any longer period determined by the Director and specified in a notice in writing given to the holder of the transitioned approval,

unless before then it is revoked under section 102F.

(4) Despite section 102D(2) and regulation 14ADC(2), the first renewal of a transitioned approval after the commencement day may be for a duration of 1, 3 or 5 years, as chosen by the applicant for renewal.

7. Regulation 14AD amended

In regulation 14AD(1) delete "an approved" and insert:

a

8. Regulation 18EB amended

(1) In regulation 18EB(1)(g) delete "an approved" and insert:

a

- (2) In regulation 18EB(2):
 - (a) in paragraph (da) delete "approved";
 - (b) in paragraph (f) delete "an approved" and insert:

a

9. Regulation 27 amended

- (1) In regulation 27(2) in the Table delete:
 - s. 100(4)
 - s. 100(6)
- (2) In regulation 27(3) in the Table insert in numerical order:
 - r. 14ADE(4)

10. Schedule 3 amended

Delete Schedule 3 item 9 and insert:

9.	Appl	ication for manager's approval —		
	(a)	lodged under r. 14ADA(3)	165	
	(b)	lodged under r. 14ADA(4)(a)	55	
	(c)	lodged under r. 14ADA(4)(b)	15	

10A.	Application for renewal of manager's approval (other than transitioned approvunder r. 14ADG) —	al	
	(a) lodged under r. 14ADD(3)(a)	160	
	(b) lodged under r. 14ADD(3)(b)	120	
10B.	Application for renewal of manager's approval (transitioned approval under r. 14ADG) —		
	(a) for 1 year —		
	(i) lodged under r. 14ADD(3)(a)	70	
	(ii) lodged under r. 14ADD(3)(b)	30	
	(b) for 3 years —		
	(i) lodged under r. 14ADD(3)(a)) 115	
	(ii) lodged under r. 14ADD(3)(b)	75	
	(c) for 5 years —		
	(i) lodged under r. 14ADD(3)(a)	160	
	(ii) lodged under r. 14ADD(3)(b)	120	
10C.	Application for replacement identification card —	on	
	(a) lodged under r. 14ADF(2)(b)(i)	50	
	(b) lodged under r. 14ADF(2)(b)(ii)	10	

Part 3 — Other amendments

11. Regulation 3 amended

Delete regulation 3(4) and insert:

(4) Subregulation (3) does not apply to applications and accompanying documents that are lodged by an electronic means acceptable to the Director.

12. Regulation 10 amended

In regulation 10 delete "57(d)" and insert:

57(2)(d)

13. Regulation 18EBA inserted

After regulation 18EA insert:

18EBA. Prescribed persons — s. 115AC

For the purposes of the definition of *secure web page* paragraph (c) in section 115AC(1A), each of the following persons is prescribed —

- (a) an authorised officer;
- (b) a person appointed to assist the Director under section 14(1)(b).

14. Regulation 18F amended

In regulation 18F(2) delete "(c)(ii)" and insert:

(d)(i) and (ii)

15. Regulation 18H amended

In regulation 18H delete "sections 61A and 155(6)(a) are" and insert:

section 155(7) is

16. Regulation 26 amended

Delete regulation 26(3) and insert:

- (3) If a fee is payable under subregulation (1) or (2A) for or in respect of the lodgment of a document and the document is submitted for lodgment without payment of the fee, the document is taken not to have been lodged until the fee has been paid.
- (4) If
 - (a) under the Act a person is required to lodge a document within a particular period of time (the *lodgment period*); and
 - (b) a fee (the *lodgment fee*) is payable under subregulation (1) or (2A) for or in respect of the lodgment of the document; and
 - (c) the document is submitted for lodgment after the expiry of the lodgment period,

then a late lodgment fee is payable in addition to the lodgment fee.

- (5) For the purposes of subregulation (4), the late lodgment fee is
 - (a) an amount equal to the lodgment fee, or \$115, whichever is the lesser amount, if the document is submitted for lodgment not later than one month after the expiry of the lodgment period; or
 - (b) an amount equal to 3 times the lodgment fee, if the document is submitted for lodgment more than one month after the expiry of the lodgment period.

17. Regulation 27 amended

- (1) In regulation 27(2) in the Table delete:
 - s. 102(4)
 - s. 119A(1)
 - s. 119A(2)
- (2) In regulation 27(2) in the Table insert in numerical order:
 - s. 101(3)
 - s. 110(4A)
 - s. 119(11)
 - s. 119A(4)
 - s. 119A(5)

18. Schedule 3 amended

(1) Delete Schedule 3 item 8 and insert:

8.	for a	lication for extended trading permit period of 21 days or less if the cipated number of patrons is —	
	(a)	up to 500	100
	(b)	between 501 and 1 000	205
	(d)	between 1 001 and 5 000	1 020
	(e)	between 5 001 and 10 000	2 040
	(f)	over 10 000	4 085

(2) Delete Schedule 3 item 15(b) and insert:

b) for a period of 21 days or lot the anticipated number of p is —	
(i) up to 500	100
(ii) between 501 and 1 000	205
(iii) between 1 001 and 5 00	00 1 020
(iv) between 5 001 and 10 0	000 2 040
(v) over 10 000	4 085

(3) After Schedule 3 item 18 insert:

19A.	Application under section 115AD for review of decision to give notice	228	
19B.	Application under section 119A for approval to conduct non-liquor business		
	on licensed premises	205	

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

WATER/SEWERAGE

WA301*

Water Services Licensing Act 1995

Water Services Licensing (Mundaring Water Treatment Plant) Exemption Order 2011

Made by the Lieutenant-Governor and Administrator in Executive Council under section 19 of the Act.

1. Citation

This order is the *Water Services Licensing (Mundaring Water Treatment Plant) Exemption Order 2011.*

2. Commencement

This order comes into operation as follows —

- (a) clauses 1 and 2 on the day on which this order is published in the *Gazette*;
- (b) the rest of the order on the day after that day.

3. Terms used

In this order —

Acciona Trility JV means Acciona Trility Joint Venture (JV) Pty Limited (ACN 150053731);

Helena Water means Helena Water Pty Limited (ACN 143887254);

South-West/Goldfields Controlled Area means the Goldfields/South West Region Controlled Area (Water Supply and Sewerage Services) constituted by the Goldfields/South West Region Controlled Area (Water Supply and Sewerage Services) Order 1999;

Water Corporation means the Water Corporation established by the *Water Corporation Act 1995* section 4.

4. Exemptions

Subject to the conditions set out in Schedule 1, on and from the commencement of the operation of the Mundaring Water Treatment Plant at 51 Mundaring Weir Road, Mundaring —

- (a) Helena Water; and
- (b) Acciona Trility JV,

are each exempt from the requirement under section 18 of the Act to hold an operating licence (water supply services) in respect of the provision to the Water Corporation of water supply services associated with that treatment plant in the South West/Goldfields Controlled Area.

5. Compliance by one body sufficient

It is sufficient compliance with a requirement set out in a condition in Schedule 1 if the requirement is complied with by either Helena Water or Acciona Trility JV on behalf of both of them.

Schedule 1 — Conditions of exemption

[cl. 4]

1. Management and maintenance of water services assets

(1) In this clause —

Asset and Maintenance Management Plan means the Asset and Maintenance Management Plan that was on 4 April 2011 provided to the Department of Water by Helena Water and Acciona Trility JV.

- (2) On and from the commencement of the operation of the Mundaring Water Treatment Plant, Helena Water and Acciona Trility JV must manage and maintain the water service assets used by them
 - (a) in the provision of water supply services to the Water Corporation; and
 - (b) for the undertaking, maintenance and operation of water services works,

in accordance with the Asset and Maintenance Management Plan as amended from time to time.

2. Asset management reviews

(1) In this clause —

Water Corporation operating licence means the Water Corporation's operating licence, being Water Corporation Operating Licence (Number 32).

- (2) Helena Water and Acciona Trility JV must undertake, at their own cost, periodic asset management reviews that are consistent with the timing and scope of periodic asset management reviews under the Water Corporation operating licence.
- (3) The first periodic asset management review must be completed on the date scheduled for the completion of the next periodic asset management system review under the Water Corporation operating licence after the coming into operation of this order.
- (4) The reviews must be conducted by an independent expert nominated by Helena Water and Acciona Trility JV.
- (5) The reviews may be undertaken in conjunction with and as part of the Water Corporation's asset management system reviews and by the same independent expert.
- (6) The reviews must be conducted in accordance with the *Audit Guidelines: Electricity Gas and Water Licences* as published in August 2010 by the Economic Regulation Authority and amended from time to time.
- (7) Within 7 days of the completion of each asset management review, Helena Water and Acciona Trility JV must provide the Minister with a copy of the results of, and any independent report relating to, the review.

3. Reports to Minister

Helena Water and Acciona Trility JV must report to the Minister within 10 business days after either of the following occurs—

- (a) Helena Water or Acciona Trility JV is placed under external administration under the *Corporations Act 2001* (Commonwealth);
- (b) Helena Water or Acciona Trility JV becomes aware of an event that will preclude either of them from complying with a condition set out in this Schedule.

By Command of the Lieutenant-Governor and Administrator,

— PART 2 —

AGRICULTURE AND FOOD

AG401*

STOCK DISEASES (REGULATIONS) ACT 1968 STOCK (IDENTIFICATION AND MOVEMENT) ACT 1970

APPOINTMENT

Department of Agriculture and Food, South Perth WA 6151.

The Governor is pleased to appoint the following as an Inspector pursuant to Section 8 (1) of the Stock Diseases (Regulations) Act 1968 and Section 37 of the Stock (Identification and Movement) Act 1970—Julia May Carson

TERRY REDMAN MLA, Minister for Agriculture and Food.

CONSERVATION

CO401*

CONSERVATION AND LAND MANAGEMENT ACT 1984

PROPOSED AMENDMENT TO THE FOREST MANAGEMENT PLAN 2004-2013

In accordance with Section 61 of the Conservation and Land Management Act 1984 (CALM Act), an amendment to the Forest Management Plan 2004–2013 is proposed.

The amendment will provide for an available volume of karri bole logs other than first and second grade sawlog consistent with the plan.

The Forest Management Plan 2004–2013 is the key policy framework used to manage all land categories vested in the Conservation Commission of Western Australia within the Department of Environment and Conservation's three forest regions, Swan, South West and Warren.

Proposed amendment

The proposed amendment to the plan is that, Table 4, page 34 of the plan will be amended to provide for 170,000m average annual availability for 10 years, rather than the 117,000m average annual availability for 10 years that is currently in the plan.

The proposed amendment document may be obtained online at www.dec.wa.gov.au/haveyoursay or by contacting the Sustainable Forest Management project officer on 9442 0308, or email forest_info@dec.wa.gov.au.

Invitation to comment on the proposed amendment

In accordance with Section 58 (1) of the CALM Act the proposal to amend the plan is open for public comment. The closing date for submissions is Friday 5 August 2011.

Where to send your comments

Submissions are welcome on the proposed amendment and can be made in writing or by email to—

The Director General

Attention: Project Officer, Crawley, Sustainable Forest Management

Proposed amendment to the Forest Management Plan 2004-2013

Department of Environment and Conservation

Locked Bag 104 Bentley Delivery Centre, Western Australia, 6983

Email: forest_info@dec.wa.gov.au.

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 persons with Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Chipman	Christopher	David	CS11-726	27/05/2011	25/05/2011	30/07/2011
Eade	Bronwyn	Kaye	CS11-727	27/05/2011	25/05/2011	30/07/2011
Headland	Jason	Craig	CS11-728	27/05/2011	25/05/2011	30/07/2011
Jones	Charles	Llewellyn	CS11-729	27/05/2011	25/05/2011	30/07/2011
Pezet	Simon	Richard	CS11-730	27/05/2011	25/05/2011	30/07/2011
Riddell	Kim	Annette	CS11-731	27/05/2011	25/05/2011	30/07/2011
Shirtcliffe	Christina	Marie	CS11-732	27/05/2011	25/05/2011	30/07/2011
Tornatora	Piroska		CS11-733	27/05/2011	25/05/2011	30/07/2011

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

COLIN BRANDIS, Manager Court Security & Custodial Services Contract.

EDUCATION

ED401*

COUNTRY HIGH SCHOOLS HOSTELS AUTHORITY ACT 1960

RESIGNATION

In accordance with section 5, of the *Country High School Hostels Authority 1960*, I hereby declare that His Excellency the Governor in Executive Council has accepted the resignation of Mr Colin Pettit of GPO Box 1695, Hobart, Tasmania, 7001, as a member of the Country High School Hostels Authority with effect from 19 April 2011 and thereupon the position shall deemed to be vacant.

Dr ELIZABETH CONSTABLE MLA, Minister for Education.
PETER CONRAN, Clerk of the Executive Council.

FIRE AND EMERGENCY SERVICES

FE401*

FIRE AND EMERGENCY SERVICES SUPERANNUATION ACT 1985

APPOINTMENTS

The following person has been appointed to the Fire and Emergency Services Superannuation Board—

Member

Mr F. Sciarrone (Appointed)

4/4/2011-18/8/2013

Following is a change of Chairperson for the Fire and Emergency Services Superannuation Board—

Change of Chairperson

Mr D. Barton

4/4/2011-18/8/2011

(Replaces Mr H. Kuhaupt who retired on 4/4/2011)

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

PROPOSED REGISTRATIONS

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

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

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

Notice is hereby given in accordance with Section 49(1) of the *Heritage of Western Australia Act 1990* that, pursuant to directions from the Minister for Heritage, it is proposed that the places described below be entered in the Register of Heritage Places on an interim basis. The Heritage Council invites submissions on the proposal, which must be in writing and should be forwarded to the address below not later than 15 July 2011.

2/1 Australian General Hospital (ruins) at Lot 1450 Mackenzie Cr, Merredin and Lot 1452 Goldfields Rd, Merredin; Pt Res 20811 being ptn of Lot 1450 on DP 193673 and part of the land contained in CLT V 3029 F 396; Pt Res 2914 being ptn of Lot 1452 on DP 219868 and part of the land contained in CLT V 3018 F 219; together as defined in HCWA Survey Drawing 13516 Rev 1.0 prepared by Whelans.

Terrace Houses, 225-227 Beaufort Street at 225 Beaufort Street, Perth; Lot 134 on P 613 and being the whole of the land contained in CT V 873 F 74.

Terrace Houses, 235-241 Beaufort Street at 235-241 Beaufort Street, Perth; Lots 100 and 101 on D 63744 being the whole of the land contained in CT V 1630 F 399; Lots 102, 103 and 104 on D 63744 being the whole of the land contained in CT V 1685 F 933; Lots 105, 106 and 107 on D 63744 being the whole of the land contained in CT V 1685 F 934; Lots 108 and 109 on D 63744 being the whole of the land contained in CT V 1639 F 901.

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

Date: 3 June 2011.

JUSTICE

JU401

CHARITABLE TRUSTS ACT 1962 In the Supreme Court of Western Australia

CIV 1361 of 2011

Ex Parte: The Public Trustee as Executor of the Will of Alison Margaret Lawrence deceased (Applicant).

Orders for Approval of Scheme before Master Sanderson in Chambers on 21 April 2011.

Upon the Application of the Public Trustee as Executor of the Will of Alison Margaret Lawrence deceased by Originating Motion dated 8 March 2011 and upon hearing its solicitor it is ordered that—

- 1. The scheme a copy of which is attached hereto in relation to a one fifth share in the residue of the estate of Alison Margaret Lawrence deceased be approved.
- 2. The costs of this application be paid from the one fifth share.

By the Court,

LOCAL GOVERNMENT

LG401*

TOWN OF PORT HEDLAND

APPOINTMENTS

It is hereby notified for public information that Melissa de Groot has been appointed as a Ranger/Authorised Officer in accordance with the various Acts, Regulations and Local Laws as detailed hereunder.

Dog Act 1976 (as amended) and Regulations 1976

Dog Act 1976 as Registration officer

Litter Act 1979 and Litter Regulations1981

Additionally it is hereby notified for public information that Izabela Sandrini, Merja Stockton and Anna Fiorini be appointed as Authorised Officers in accordance with the $Dog\ Act\ 1976$ as Dog Registration officers.

The appointments of Christine Nunn, Rachel Machado and Kym Bonney are hereby withdrawn.

PAUL MARTIN, Chief Executive Officer.

LG402*

CITY OF MELVILLE

APPOINTMENT

It is hereby noted for public information that Vijay Nandlall has been appointed as an Authorised Person of the City of Melville pursuant to the following—

- To exercise power under part XX of the Local Government (Miscellaneous Provisions) Act 1960:
- 2. Section 449 of the Local Government (Miscellaneous Provisions) Act 1960 as Pound Keeper and Ranger;
- 3. Part 9 Division 2 of the Local Government Act 1995;
- 4. Section 9.13, 9.15 of the Local Government Act 1995 as an Authorised Person;
- 5. Part 3 subdivision 4 of the Local Government Act 1995;
- Section 3.39 of the Local Government Act 1995 as an Authorised Person: and as an Authorised Person pursuant to the following—

Dog Act 1976 for the purpose of registering, seizing, impounding, detaining and destroying of dogs; Section 33E(1) Dog Act as an Authorised Person Control of Vehicles (Off road Area) Act 1978;

Litter Act 1979

Bush Fires Act 1954

And effecting general ranger duties within the district.

Dr SHAYNE SILCOX, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

PARTIAL SURRENDER OF PETROLEUM EXPLORATION PERMIT EP 450

The partial surrender of Petroleum Exploration Permit EP 450 in respect to Oakover River Map Sheet (SF51) Blocks 5693, 5764, 5765, 5766, 5836, 5837, 5838, 5991, 6063, 6064, 6135, 6136, 6137, 6141, 6207, 6208, 6209, 6210, 6211, 6212, 6213, 6214, 6284, 6495, 6567, 6568, 6569, 6639, 6640, 6641, 6642, 6643, 6711, 6712, 6713, 6714, 6715 and 6716 has been registered and will take effect on the date this notice appears in the *Government Gazette*.

MP402*

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

PARTIAL SURRENDER OF PETROLEUM EXPLORATION PERMIT EP 451

The partial surrender of Petroleum Exploration Permit EP 451 in respect to Oakover River Map Sheet (SF51) Blocks 6285, 6286, 6287, 6288, 6289, 6359, 6360, 6361, 6362, 6433, 6434, 6435, 6436, 6507, 6508, 6509, 6510, 6511, 6579, 6580, 6581, 6582, 6583, 6651, 6652, 6653, 6654, 6655, 6717 and 6718 has been registered and will take effect on the date this notice appears in the $Government\ Gazette$.

W. L. TINAPPLE, Executive Director, Petroleum Division.

MP404*

MINING ACT 1978

RESTORATION OF MINING LEASE

Department of Mines and Petroleum, Perth WA 6000.

In accordance with section 97A(8) of the *Mining Act 1978*, I hereby cancel the forfeiture of the undermentioned exploration licence previously forfeited, and restore the exploration licence to the former holder.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number Holder Mineral Field
EXPLORATION LICENCE
36/657 Leahy Haulage Pty Ltd East Murchison

MP403*

MINING ACT 1978 INTENTION TO FORFEIT

Department of Mines and Petroleum, Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 25 June 2011 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
	EXPLORATION LICENCE	
E 15/1043	Adelaide Prospecting Pty Ltd	Coolgardie
E 30/369	Heron Resources Ltd	North Coolgardie
$\to 52/2545$	Australian Outback Mining Pty Ltd	Peak Hill
E 69/2637	Venus Metals Corporation Limited	Warburton
E 70/2983	Andrew Drummond & Associates Pty Ltd Askins, Paul Winston	South West
E 70/2984	Andrew Drummond & Associates Pty Ltd Askins, Paul Winston	South West
E 70/3069	Pangaea Metals Ltd	South West
E 70/3658	Avila Investments Pty Ltd	South West
E 74/369	Uranex NL	Phillips River
E 80/3151	Zhang, Hua	Kimberley
E 80/4247	Landtec Pty Ltd	Kimberley

Number	Holder	Mineral Field
	MINING LEASE	
M 15/658	Boyes, Charles Joseph	Coolgardie
M 36/655	Taylor, James Lawrence Kemp, Garry Robert Craig, Peter Jeffrey Taylor, Benjamin Scott Douglas	East Murchison
M 36/656	Taylor, James Lawrence Kemp, Garry Robert Craig, Peter Jeffrey Taylor, Benjamin Scott Douglas	East Murchison

MP405*

MINING ACT 1978

FORFEITURE

Department of Mines and Petroleum, Perth WA 6000.

I hereby declare in accordance with the provisions of section 96A(1) of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for breach of covenant, being non payment of rent.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	EXPLORATION LICENCE	
04/1797	Kosasih; Kode	West Kimberley
20/670	Black; Ian Adair	Murchison

MP406*

MINING ACT 1978

FORFEITURE

Department of Mines and Petroleum, Perth WA 6000.

I hereby declare in accordance with the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for the non-lodgement of the annual Operations Report (Form 5).

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	EXPLORATION LICENCE	
09/1581	Deepblue Enterprises Pty Ltd	Gascoyne
37/936	Newport Gold Mining Pty Ltd	Mt Margaret
	MINING LEASE	
09/97	Thorburn; John Millar; Jason Jay Jay	Gascoyne
29/180	Harris; Clifford Burge	North Coolgardie

MP407*

MINING ACT 1978

FORFEITURE

Department of Mines and Petroleum, Perth WA 6000.

I hereby declare in accordance with the provisions of sections 96A and 97 of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for breach of covenant, being failure to comply with annual mineral exploration reporting provisions.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	EXPLORATION LICENCE	
77/1326	Dynasty Metals Australia Ltd	Yilgarn
	MINING LEASE	
37/1173	Johnson; Chad Graeme	Mt Margaret
	Johnson; Neale Graeme	
51/813	Pascu; Lee Christian	Murchison
80/309	Ynema; Marten Hendrick	Kimberley

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of York

Town Planning Scheme No. 2—Amendment No. 29

Ref: 853/4/34/2 Pt 29

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of York local planning scheme amendment on 26 May 2011 for the purpose of—

- 1. Rezoning Lot 11 on Plan D27385 (Ulster Road), Lot 205 on Plan P302210 (Morris Edwards Drive), Lots 1, 2, 3, 4, 5 and 6 on Plan D12822 (Morris Edwards Drive), Lot 8 on Plan P26636 (Morris Edwards Drive), Lot 2 on Plan P844 (Morris Edwards Drive), Lot Y17 on Plan P224223 (Old Trews Road), Lots 21 and 22 on Plan P26564 (Great Southern Highway), Lots 200 and 201 on Plan P300410 (Great Southern Highway), Lot 123 on Plan D5711 (Trews Road), Lot 340 on Plan D60517 (Great Southern Highway), Lot 6 on Plan D52820 (Great Southern Highway) and Lot I on Plan D31227 (Old Trews Road) from 'General Agriculture' to 'Development Zone'.
- 2. Inserting into 3.1.1—Development Zone.
- 3. Inserting a column into the zoning table for Development Zone, and cross reference with uses to read 'In accordance with approved outline development plan'.
- 4. Inserting into the scheme the following clause—

4.16 Development Zone

- 4.16.1 Objectives
 - (a) designate land considered to be generally suitable for future development and to prevent such land being used or developed in a manner which could prejudice its possible future use for planned development;
 - (b) provide for the sustainable development of land in an orderly manner with appropriate levels of physical infrastructure and human services;
 - (c) ensure the orderly development of the land, through a requirement for the preparation and endorsement of an Outline Development Plan in accordance with the provisions of section 5.10 of the Scheme, as a prerequisite to subdivision or development of the land; and
 - (d) establish zoning and density coding for land in the zone through the adoption of an Outline Development Plan.

4.16.2 Site Requirements

In accordance with an approved Outline Development Plan.

4.16.3 Development Requirements

In accordance with an approved Outline Development Plan.

5. Modifying the Scheme Map accordingly.

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

PL402*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Town of Port Hedland

Town Planning Scheme No. 5—Amendment No. 33

Ref: TPS/0342

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 Town of Port Hedland local planning scheme amendment on 10 May 2011 for the purpose of amending Appendix 8—Minimum Car Parking Specifications as follows—

APPENDIX 8—MINIMUM CAR PARKING SPECIFICATIONS

Where car parking is required or provided in conjunction with the use or development of land, the following specifications shall be met—

Parking Angle	Width of	Depth of	Aisle Width		Distance Along	Kerb Overhang	Total Depth (1 row, aisle + bay)	
Aligie	Bay	Bay	1 Way	2 Way	Kerb	Overnang	1 Way	2 Way
90°	2.7m	5.4m	5.4m	5.8m	3.0m	0.7m	10.8m	11.2m
60°	2.7m	5.7m	4.0m	5.8m	3.3m	0.6m	9.7m	11.5m
45°	2.7m	5.3m	2.9m	5.8m	4.1m	0.5m	8.2m	11.1m
30°	2.7m	5.0m	2.9m	5.8m	5.8m	0.3m	7.9m	10.8m
0° (Parallel)	2.7m	2.7m (Width)	3.0m 3.3m 3.6m	5.8m	6.3m 6.1m 5.9m	0m 0m 0m	6.0m 6.3m 6.6m	8.8m 8.8m 8.8m

- 1. Bays situated adjacent to walls or other obstructions that affect door opening, shall be increased in width by 0.3m on the side of the obstruction.
- 2. The length of parallel parking bays may be reduced to 5.5m for end bays where free access is available.
- 3. For blind aisles, an aisle extension of 2m shall be provided to facilitate access.
- 4. Where aisles intersect, adequate truncations shall be provided to facilitate the movement of vehicles (Refer AS 2890.1—85 percentile vehicle swept path with 300mm clearance each side).

K. HOWLETT, Mayor. P. MARTIN, Chief Executive Officer.

PL403*

PLANNING AND DEVELOPMENT ACT 2005

 $\begin{array}{c} \text{APPROVED LOCAL PLANNING SCHEME AMENDMENT} \\ \textit{Town of Port Hedland} \end{array}$

Town Planning Scheme No. 5—Amendment No. 35

Ref: TPS/0534

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 Town of Port Hedland local planning scheme amendment on 10 May 2011 for the purpose of—

- Reclassifying a 366m² portion of the Denman Place road reserve area abutting Lot 3668 from 'Local Scheme Reserve—Local Road' to 'Residential' zone with an applicable residential density coding of R20.
- 2. Amending the Scheme Maps accordingly.

K. HOWLETT, Mayor. P. MARTIN, Chief Executive Officer.

PREMIER AND CABINET

PR401*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

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

Hon R. F. Johnson MLA to act temporarily in the office of Treasurer; Attorney General in the absence of the Hon C. C. Porter MLA for the period 13 to 15 July 2011 (both dates inclusive).

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

PR402*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Lieutenant-Governor and Administrator, in accordance with Section 52(1)(b) of the *Interpretation Act 1984*, has approved the following temporary appointments to the office of Premier; Minister for State Development in the absence of the Hon C. J. Barnett MLA—

- Hon N. F. Moore MLC from 2 to 6 June 2011; and
- Hon Dr K. D. Hames MLA from 7 to 11 June 2011 (all dates inclusive).

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

PR403*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

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

Hon Dr K D Hames MLA to act temporarily in the office of Minister for Transport; Housing in the absence of the Hon T R Buswell MLA for the period 18 to 22 July 2011 (both dates inclusive).

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

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Thomas Charles Howard, late of 16 Trott Road, Lesmurdie, in the State of Western Australia, Self-funded Retiree, 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 the 27th day of January 2010, are required by the Executor and Trustee, being Ms Leonie Fay Howard, of c/- Mort & Associates, P.O. Box 20, Cannington WA 6987, to send particulars of their claims to her by the 6th day of July 2011, after which date the Executor and Trustee may convey or distribute the assets, having regard only to claims of which she then has notice.

MORT & ASSOCIATES, as solicitor for the Executor and Trustee.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Jennifer Mary Thompson late of 32 Oldham Crescent, Hilton, in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased who died on 4th September 2010 are required by the personal representative to send particulars of their claims to her care of Clement & Co, Lawyers, Unit 2, 12 Sutton Street, Mandurah by the 11th of July 2011 after which date the personal representative may convey or distribute the assets having regard to the claims of which she then has notice.

Clement & Co as solicitors for the personal representative.

ZX403*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before 3/7/2011 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Ashman, Leslie Dillon, late of 19 Dakin Street, Daglish, died 7.04.2011 (DE19710427 EM32)

Boyd, June, late of Lincoln Park Nursing Home, 21 Wright Street, Highgate, died 1.02.2011 (DE33087212 EM35)

Herdsman, Clara Nicol, late of 111 Eaton Drive, Eaton, died 5.04.2011 (DE19652858 EM13)

O'Dea, Margaret Valetta, also known as Peggy O'Dea, late of Joseph Banks Aged Care Facility 58 Canna Drive, Caning Vale, died 25.03.2011 (DE19762946 EM26)

Parker, Barbara Margaret, late of Greenfields Aged Care Facility 95 Lakes Road, Mandurah, died 28.04.2011 (DE19894764 EM24)

Polkinghorne, Eileen Doris, late of Ocean Star Hostel, 207 Ocean Drive, Bunbury, died 9.05.2011 (DE19861668 EM15)

Smith, Edith Harriet, late of Room 2 Coolibah Lodge Third Avenue, Mandurah, died 10.05.20211 (DE19893819 EM36)

Tetlow, Lorna Gertrude, late of Narareth Care 17 Crowtherton Street, Geraldton, died 11.04.2011 (DE19933833 EM38)

Van, ZWIETEN Klazina Maria, late of Kelmscott River Gardens, Aged Care 89 Clifton Street, Kelmscott, died 29.03.2011 (DE19891623 EM38)

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

ZX404*

PUBLIC TRUSTEE ACT 1941

ADMINISTERING OF ESTATES

Notice is hereby given that pursuant to Section 14 of the Public Trustee Act, 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons. Dated at Perth the 03 June 2011.

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

Name of Deceased Address Date of Death Date Election Filed William Chrichton Paterson 10 November 2010 5 Britannia Road 25/5/2011 DE33082124EM26 Leederville Richard William Rankin 37a Parkin Street 13 October 2010 30/05/2011 DE33084831EM37 Rockingham

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