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GOVERNMENT**
Gazette

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Deceased Estate notices, (per estate)—\$28.00

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— PART 1 —

PROCLAMATIONS

AA101*

MARINE AND HARBOURS ACT 1981

PROCLAMATION

Western Australia

*By His Excellency**Malcolm James McCusker,**Companion of the Order of Australia,
Commander of the Royal Victorian Order,*

[L.S.]

*Queen's Counsel,**Governor of the State of Western Australia*

M. J. McCUSKER

Governor

I, the Governor, acting under the *Marine and Harbours Act 1981* section 9 and with the advice and consent of the Executive Council—

- (a) cancel the proclamation made under the *Marine and Harbours Act 1981* section 9(1) relating to the Augusta Port Area, dated 14 June 2011 and published in the *Government Gazette* on 17 June 2011 at page 2151; and
- (b) vest in The Minister for Transport, constituted under the *Marine and Harbours Act 1981* section 8(1), the land and sea bed set out in Schedule 1,

with effect on and from the day after the day on which this proclamation is published in the *Gazette*.

Schedule 1—Augusta Boat Harbour

Part A

Lot 331 on Deposited Plan 71864 held by the Western Australian Land Information Authority established by the *Land Information Authority Act 2006* and being the whole of the land in Certificate of Crown Land Title Volume LR3161 Folio 931 and being Reserve 51096.

Part B

Lot 852 on Deposited Plan 64848 held by that Authority and being the whole of the land in Qualified Certificate of Crown Land Title Volume LR3158 Folio 941 and being Reserve 50466.

Given under my hand and the Public Seal of the State on 15 May 2012.

By Command of the Governor,

TROY BUSWELL, Minister for Transport.

CONSUMER PROTECTION

CP301*

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (CITY OF ALBANY) VARIATION ORDER NO. 5 OF 2012
Made by the Minister for Commerce under section 12E of the Act.

1. Citation

This order is the *Retail Trading Hours (City of Albany) Variation Order No. 5 of 2012*.

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. Variation of retail trading hours: June 2012

General retail shops within the City of Albany are authorised to be open at times when the shops would otherwise be required to be closed—

- (a) on a day specified in the Table; and
- (b) during the hours specified for that day in the Table.

Table

Day	Hours
Sunday 3 June 2012	From 8.00am until 6.00pm
Monday 4 June 2012	From 8.00am until 6.00pm

S. O'BRIEN, Minister for Commerce.

EDUCATION

ED301*

Western Australian College of Teaching Act 2004

Western Australian College of Teaching Amendment Regulations 2012

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Western Australian College of Teaching Amendment Regulations 2012*.

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 *Western Australian College of Teaching Regulations 2004*.

4. Regulation 3 amended

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

mutual recognition principle means the principle applying to occupations as set out in Part 3 of the

Mutual Recognition Act 1992 (Commonwealth), as adopted by the *Mutual Recognition (Western Australia) Act 2010*;

Trans-Tasman mutual recognition principle means the principle applying to occupations as set out in Part 3 of the *Trans-Tasman Mutual Recognition Act 1997* (Commonwealth), as adopted by the *Trans-Tasman Mutual Recognition (Western Australia) Act 2007*.

- (2) In regulation 3 in the definition of ***quarter*** delete “year.” and insert:

year;

By Command of the Governor,

N. HAGLEY, Clerk of the Executive Council.

HEALTH

HE301*

Health Act 1911

Blood and Tissue (Transmissible Diseases) Amendment Regulations 2012

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Blood and Tissue (Transmissible Diseases) Amendment Regulations 2012*.

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 2012.

3. Regulations amended

These regulations amend the *Blood and Tissue (Transmissible Diseases) Regulations 1985*.

4. Regulation 2A inserted

After regulation 1 insert:

2A. Regulations operate as local laws

Under section 343A of the Act, these regulations apply as if they were local laws made by each local government.

5. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Blood donor declaration

[r. 6]

There are some people who **MUST NOT** give blood as it may transmit infections to those people who receive it. To determine if your blood or blood products will be safe to be given to people in need, we would like you to answer some questions. These questions are a vital part of our efforts to eliminate diseases from the blood supply.

All of the questions are important to answer. Answer each question on the form as honestly as you can and to the best of your knowledge. **THERE ARE PENALTIES INCLUDING FINES AND IMPRISONMENT FOR ANYONE PROVIDING FALSE OR MISLEADING INFORMATION.**

All donations of blood are tested for the presence of hepatitis B and C, HIV (the AIDS virus), HTLV and syphilis. If your blood test proves positive for any of these conditions, or for any reason the test shows a significantly abnormal result, you will be informed.

Please respond by placing a cross or a tick in the relevant box. Do not circle.

To the best of your knowledge, have you ever:

-
- | | |
|---|--|
| 1. Thought you could be infected with HIV or have AIDS? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 2. "Used drugs" by injection or been injected, even once, with drugs not prescribed by a doctor or dentist? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 3. Had treatment with clotting factors such as Factor VIII or Factor IX? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 4. Had a test which showed you had hepatitis B, hepatitis C, HIV or HTLV? | <input type="checkbox"/> Yes <input type="checkbox"/> No |

In the last 12 months have you:

-
- | | |
|--|--|
| 5. Had an illness with swollen glands and a rash, with or without a fever? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
|--|--|

6. Engaged in sexual activity with someone you might think would answer "yes" to any of questions 1-5? Yes No
7. Had sexual activity with a new partner who currently lives or who has previously lived overseas? Yes No
8. Had sex (with or without a condom) with a man who you think may have had oral or anal sex with another man? Yes No
9. Had male to male sex (that is, oral or anal sex) with or without a condom?
(Females please tick "I am female") Yes No
I am female
10. Been a male or female sex worker (e.g. received payment for sex in money, gifts or drugs)? Yes No
11. Engaged in sexual activity with a male or female sex worker? Yes No
12. Been imprisoned in a prison or been held in a lock-up or detention centre? Yes No
13. Had a blood transfusion? Yes No
14. Had (yellow) jaundice or hepatitis or been in contact with someone who has? Yes No

In the last 6 months have you:

15. Been injured with a used needle (needlestick)? Yes No
16. Had a blood/body fluid splash to eyes, mouth, nose or to broken skin? Yes No
17. Had a tattoo (including cosmetic tattooing), body and/or ear piercing, electrolysis or acupuncture (including dry-needling)? Yes No
-

Thank you for answering these questions. If you are uncertain about any of your answers, please discuss them with your interviewer.

We would like you to sign this declaration in the presence of your interviewer to show that you have understood the information on this form and have answered the questions in the declaration to the best of your knowledge.

Your donation is a gift to be used to treat patients. In some circumstances, your donation may be used for the purposes of research, teaching, quality assurance or the making of essential diagnostic reagents (including commercial reagents). A part of your donation will also be stored for possible future testing and research; samples that are no longer required will be destroyed. Approval from an appropriate Human Research Ethics Committee is required before any research is undertaken on your donation or any part of it.

You may be asked to undergo further testing, which you have the option to decline.

Should you become aware of any reason why your blood should not be used for transfusion after your donation, please call us. In particular, if you develop a cough, cold, diarrhoea or other infection within a week after donating, please report it immediately.

I agree to have blood taken from me under the conditions above and —

- I have been provided with “Information about the risk of donating blood”. I have read and understood this information and have had the opportunity to ask questions. I accept the risks associated with donation and agree to follow the instructions of the staff to minimise these risks.
- I declare that I have understood the information on this form and answered the questions in the declaration honestly and to the best of my knowledge. I understand that there are penalties, including fines and imprisonment, for providing false or misleading information.

Donor

Surname/
Family name: _____

Given name: _____

Date of birth: _____

Signature: _____

Date: _____

Witness

Surname/
Family name: _____

Given name: _____

Signature: _____

Date: _____

Time: _____

Donation number: _____

By Command of the Governor,

N. HAGLEY, Clerk of the Executive Council.

— PART 2 —

CONSUMER PROTECTION

CP401*

CO-OPERATIVES ACT 2009

ISSUE OF CERTIFICATE OF REGISTRATION TO A CORPORATION

Notice is hereby given that on 9 May 2012, pursuant to section 26(a) of the Act, a certificate of registration was issued to—

GASCOYNE WATER CO-OPERATIVE LIMITED

WILL MORGAN, Deputy Registrar of Co-operatives.

CP402*

CO-OPERATIVES ACT 2009

ISSUE OF CERTIFICATE OF REGISTRATION TO A CORPORATION

Notice is hereby given that on 9 May 2012, pursuant to section 26(a) of the Act, a certificate of registration was issued to—

GASCOYNE WATER ASSET MUTUAL CO-OPERATIVE LIMITED

WILL MORGAN, Deputy Registrar of Co-operatives.

CP403*

ASSOCIATIONS INCORPORATION ACT 1987

REINSTATED ASSOCIATION

JAPANESE ANIMATION FANS OF WESTERN AUSTRALIA INCORPORATED A1007098W

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

Dated: 17 May 2012.

DAVID HILLYARD, Director, Retail and Services,
for Commissioner of Consumer Protection.

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Myring	Dawn	DCB03-073	11/05/2012

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

COLIN BRANDIS, Manager Court Security and Custodial Services Contract.

EDUCATION

ED401*

EDITH COWAN UNIVERSITY ACT 1984 AMENDING STATUTE

It is hereby notified that the Governor in Executive Council, acting under the provisions of section 27 of the *Edith Cowan University Act 1984*, has approved Amending Statute No. 1 of 2012 as set out in the attached schedule.

Dr ELIZABETH CONSTABLE MLA, Minister for Education.
N. HAGLEY, Clerk of the Executive Council.

EDITH COWAN UNIVERSITY ACT 1984 EDITH COWAN UNIVERSITY Amending Statute No. 1 of 2012

The University Statutes are hereby amended as follows—

1. This Amending Statute comes into operation on the day it is published in the *Government Gazette*.
2. University Statute No. 29—Amenities and Services Fee is repealed.
3. University Statute No. 29—Student Services and Amenities Fee as set out in the attached Schedule is enacted.

The Common Seal of the Edith Cowan University was hereto affixed by authority of a resolution of the Council of the University in the presence of—

K. O. COX, Vice-Chancellor.
J. TRACEY, Authorised Sealing Officer.

Dated this 12th day of March 2012.

By Command of the Governor,

N. HAGLEY, Clerk of the Executive Council.

EDITH COWAN UNIVERSITY Schedule

University Statute No. 29 Student Services and Amenities Fee

1. Definitions
2. Student Services and Amenities Fee
3. Exemptions and Fee Levels
4. Categories of Services and Amenities
5. Allocation of Fees
6. Resolution of Disputes
7. Non-Payment of Fees

1. Definitions

In this Statute—

“**Act**” means the *Edith Cowan University Act 1984* as may be amended from time to time;

“**Allocation Agreement**” has the meaning given this term by section 5(6) of this Statute;

“**Committee**” means the Fees Allocation Committee, established by section 5 of this Statute;

“**Council**” means the Council of the University as established by section 8 of the Act;

“**Due Date**” means the date by which the Fee is to be paid to the University;

“**Fee**” or “**Fees**” means the Student Services and Amenities Fee;

“**GST**” has the meaning given this term by *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*;

“**Rules**” means the Edith Cowan University Student Services and Amenities Fee Rules made under section 8 of this Statute;

“**Service Provider**” means a person, partnership or corporation (other than the Student Guild) bound to provide services or amenities to Students as specified under a contract or agreement with the University;

“**Student**” means an enrolled student of the University;

“**Student Guild**” means the Student Guild established by section 41 of the Act;

“**Student Services and Amenities Fee**”

(a) means a fee payable by a Student to support the provision to Students of amenities and services that are not of an academic nature; and

(b) has the same meaning as “amenities and services fee” referred to in section 41A of the Act; and

“**year**” means a calendar year.

2. Student Services and Amenities Fee

(1) The Council may, from time to time, determine—

(a) the Fee payable by a Student, or by each Student within a specified category of Students; and

(b) the Due Date.

(2) Each Student is required to pay, by the Due Date, the Fee payable by that Student.

3. Exemptions and Fee Levels

(1) The Rules may specify that certain categories of Students are required to pay different levels of the Fee.

(2) Payment of the Fee does not confer membership of the Student Guild or any other student organisation upon a Student.

(3) The categories of Students required to pay the Fee and the level of the Fee payable by each category are to be published by the University on or before 1 October each year.

(4) On or before 30 June of each year, the Student Guild must provide the Council with its recommendation of the appropriate amount of the Fee for the following year, together with a report setting out its reasons for making its recommendation.

(5) The Council is to determine the Fee after consideration of any recommendations made under section 3(4), and of other reports or advice it receives.

4. Categories of Services and Amenities and use of the Fee

(1) The broad categories of amenities and services within which the Fees collected may be expended are—

(a) providing food or drink to Students on a campus of the University;

(b) supporting a sporting or other recreational activity by Students;

(c) supporting the administration of a club most of whose members are Students;

(d) caring for children of Students;

(e) providing legal services to Students;

(f) promoting the health or welfare of Students;

(g) helping Students secure accommodation;

(h) helping Students obtain employment or advice on careers;

(i) helping Students with their financial affairs;

(j) helping Students obtain insurance against personal accidents;

(k) supporting debating by Students;

(l) providing libraries and reading rooms (other than those provided for academic purposes) for Students;

(m) supporting an artistic activity by Students;

(n) supporting the production and dissemination to Students of media whose content is provided by Students;

(o) helping Students develop skills for study, by means other than undertaking courses of study in which they are enrolled;

(p) advising on matters arising under the University’s Rules;

(q) advocating Students’ interests in matters arising under the University’s Rules;

(r) giving Students information to help them in their orientation;

(s) helping meet the specific needs of overseas Students relating to their welfare, accommodation and employment.

(2) The University shall pay the Student Guild and any other Service Provider such amount of the Fees as is determined by Council provided that—

(a) the amounts of any such payments comply with the requirements of the Act; and

(b) the University shall pay such amounts on the condition that expenditure by the recipient must be within the broad categories of amenities and services determined in an Allocation Agreement and otherwise in accordance with the requirements of this Statute.

(3) None of the Fees collected are to be expended by the University, the Student Guild or any Service Provider to support—

(a) a political party; or

(b) the election of a person as a member of—

(i) the legislature of the Commonwealth, a State or a Territory; or

(ii) a local government body.

5. Allocation of Fees

(1) A committee to be known as the “Fees Allocation Committee” is to be established to make recommendations to the Council and the Student Guild in respect of the appropriate allocation of the total amount of the Fees estimated to be collected in the following year to some or all of the broad categories of expenditure specified in section 4(1).

(2) (a) The Committee shall comprise two members appointed by the Council, two members appointed by the Student Guild and an independent Chair elected by a majority of the members of the Committee from persons nominated by the Council and the Student Guild respectively.

(b) In the event that a majority of the Committee is unable to elect a Chair, the Committee shall provide a report on the election, including the names of those nominated, to the Council and the Council shall elect the Chair.

(c) The Chair shall hold office for a term of 36 months and shall be eligible for re-election.

(d) Each of the other members of the Committee shall hold office for a term of 12 months and shall be eligible for reappointment.

(3) Before finalising its recommendations, the Committee shall consult with, in its discretion, any Service Providers and one or more other groups which represent special student interests or provide advice on the provision of amenities and services to Students, and the Service Providers and groups so consulted shall be specified in the Committee’s recommendations.

(4) The Committee may only make such recommendations as are approved unanimously by the Committee and, in the event that unanimity is not achieved in respect of the allocation of all of the Fees estimated to be collected in the following year, the Committee shall forward to the Council and the Student Guild a report detailing the recommendations which are unanimously made, the matters on which agreement has not been reached and the arguments presented by Committee members for and against the unresolved matters.

(5) The Committee shall submit its recommendations and any report to be made under section 5(4) to both the Council and the Student Guild by 31 July of each year.

(6) If the Fee allocation is not agreed in whole or in part by the Council and the Student Guild by 31 August of any year, the Committee may be requested in writing by either or both of the Council and the Student Guild to reconsider its recommendations and any matters in contention in whole or in part and to provide revised recommendations to the Council and the Student Guild on or before a specified date.

(7) As soon as practicable following the Council and the Student Guild’s receipt of the recommendations and any report from the Committee, and in any event no later than 30 September in each year, the Council and the Student Guild shall sign a document evidencing their agreement in respect of the allocation of the Fees estimated to be collected in the following year between any or all of the categories of amenities and services set out in section 4(1) (“**Allocation Agreement**”).

(8) In agreeing the terms of each Allocation Agreement, the Council and the Student Guild shall—

(a) adopt all recommendations made by the Committee unless otherwise agreed between the Student Guild and the Council;

(b) give due consideration to all matters set out in any report made by the Committee under section 5(4) (“**Outstanding Matters**”); and

(c) use their best endeavours to agree a mutually satisfactory resolution of any Outstanding Matters.

(9) Subject to this Statute, the Committee shall regulate its own proceedings.

6. Resolution of Disputes

(1) If the Council and the Student Guild are unable to agree on any matter or matters to be included in an Allocation Agreement, the unresolved matter or matters shall be submitted to mediation in accordance with and subject to the “Mediation and Conciliation Rules” of The Institute of Arbitrators and Mediators Australia (“**Mediation Rules**”).

(2) Without limiting section 6(1), the mediator shall be appointed by The Institute for Arbitrators and Mediators Australia in accordance with the Mediation Rules.

(3) The Council shall appoint two persons and the Student Guild shall appoint two persons, none of whom are to be members of the Committee, to participate in the processes of mediation with the mediator appointed under section 6(2).

(4) At the conclusion of the mediation, all of the persons appointed under section 6(3) shall report to both the Council and the Student Guild on the outcomes of that process.

(5) Unless otherwise agreed by the Council and the Student Guild, the costs incurred in the resolution of any matter or matters referred to the mediator shall be borne equally by the Council and the Student Guild.

7. Accounting for the Student Services and Amenities Fee

(1) The Student Guild and any Service Providers receiving amounts from the Fees will fully account for all such amounts in accordance with the following requirements and any further requirements set out in the Rules—

(a) the Student Guild and each Service Provider must appoint an independent external auditor to audit their financial statements, whose appointment has been approved by the Resources Committee of Council;

- (b) annual audited financial statements (including balance sheet and income and expenditure statement) clearly showing how amounts received from the Fees have been expended must be provided to the Resources Committee of Council by no later than 30 days after such accounts are finalised; and
 - (c) a report on operations, outlining the number, type and nature of services provided from amounts received from the Fees must be provided to the Resources Committee of Council at the same time the statements referred to in section 7(1)(b) are provided.
- (2) Where the Student Guild or any Service Providers receiving amounts from the Fees does not provide financial or operational reporting that meets the accountability requirements referred to in sub-section 7(1), payment of all further amounts to be allocated from the Fees will be withheld, until such time as the Resources Committee of Council is satisfied that the accountability requirements have been fully met.

8. Non-Payment of Fees

(1) If a Student fails to pay by the Due Date all or part of the Fee payable by that Student under this Statute, the University must not—

- (a) give the Student official notification of his or her examination or other assessment results (except for notice of eligibility for supplementary or deferred examinations or assessment);
 - (b) confer a degree, diploma or certificate on the relevant student; or
 - (c) permit the Student to re-enrol in a subsequent semester,
- until the outstanding Fee, or the outstanding portion of the Fee, is paid in full.

(2) The Vice-Chancellor may exempt for good reason any person or class of persons from liability to pay any, or part of any, Fee.

9. Rules

The Council may make rules, not inconsistent with this Statute, regulating or providing for the regulation of any matter referred to in this Statute or for carrying out or giving effect to this Statute.

ED402*

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966 AMENDING STATUTES

It is hereby notified that the Governor in Executive Council, acting under the provisions of section 34 of the *Curtin University of Technology Act 1966*, has approved Curtin University of Technology Statute No. 4 Amendment—Student Guild (2012), Statute No. 26—Fees and Charges (2012) and Statute No. 27—Student Services and Amenities Fee (2012) as set out in the attached schedules.

Dr ELIZABETH CONSTABLE MLA, Minister for Education.
N. HAGLEY, Clerk of the Executive Council.

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966 Statute No. 4 Amendment—Student Guild CONTENTS

1. Short title
2. Commencement
3. Amendment

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966 Statute No. 4 Amendment—Student Guild

This Statute is made by the Council of the University under the powers conferred on it by section 34 of the *Curtin University of Technology Act 1966*.

1. Short title

This is *Statute No. 4 Amendment—Student Guild*.

2. Commencement

This Statute takes effect from the date that it is published in the *Government Gazette*.

3. Amendment

(1) In this section—

Principal Statute means *Statute No. 4—Student Guild* published in the *Government Gazette* on 24 January 2003.

(2) The Principal Statute is amended by revoking section 6.

The Common Seal of Curtin University of Technology was affixed on 17 February 2012, by the authority of the Vice-Chancellor—

JEANETTE HACKET, Vice-Chancellor.
JOSEPHINE DI FAVA, Administrative Secretary.

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

Statute No. 26—Fees and Charges

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1. Short title
2. Commencement
3. Power to impose fees and charges
4. Rules
5. Repeal and transitional

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

Statute No. 26—Fees and Charges

This Statute is made by the Council of the University under the powers conferred on it by section 34 of the *Curtin University of Technology Act 1966*.

1. Short title

This is *Statute No. 26—Fees and Charges*.

2. Commencement

This Statute takes effect from the date that it is published in the *Government Gazette*.

3. Power to impose fees and charges

The Council may impose such fees or charges as are reasonably necessary to enable the University to carry out its functions.

Notes—

1. *The University's functions include those set out in section 7 of the Act.*
2. *The Council's power to impose fees and charges may be delegated under section 15 of the Act.*

4. Rules

The Council may make rules, not inconsistent with the Act or any Statute—

- (a) to regulate, or provide for the regulation of, fees and charges; or
- (b) to carry out or give effect to this Statute.

5. Repeal and transitional

(1) In this Statute—

Previous Statute No. 26 means *Statute No. 26—Fees and Charges* published in the *Government Gazette* on 24 January 2003; and

commencement date means the date that this Statute takes effect.

(2) Previous Statute No. 26 is revoked.

(3) On and after the commencement date, a rule made under Previous Statute No. 26 continues in force as if it was made under this Statute.

The Common Seal of Curtin University of Technology was affixed on 17 February 2012, by the authority of the Vice-Chancellor—

JEANETTE HACKET, Vice-Chancellor.
JOSEPHINE DI FAVA, Administrative Secretary.

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

Statute No. 27—Student Services and Amenities Fee

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10. Rules

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966
Statute No. 27—Student Services and Amenities Fee

This Statute is made by the Council of the University under the powers conferred on it by section 34 of the *Curtin University of Technology Act 1966*.

1. Short title

This is *Statute No. 27—Student Services and Amenities Fee*.

2. Commencement

This Statute takes effect from the date that it is published in the *Government Gazette*.

3. Meaning of terms used in this Statute

In this Statute, unless the contrary intention appears—

commencement date means the date that this Statute takes effect; and

student services and amenities fee or **amenities and services fee** means a fee payable by an enrolled student to support the provision to enrolled students of amenities and services that are not of an academic nature.

4. Power to impose fee

The Council may impose a student services and amenities fee.

Note: the University's functions and powers are set out in section 7 of the Act. See also section 3 of Statute No. 26—Fees and Charges.

5. Amount of the fee and who is to pay

(1) The Council may determine—

- (a) the amount or amounts of a student services and amenities fee; and
- (b) who is to pay the student services and amenities fee.

Note: section 45 of the Act states—

45. Amenities and services fee

(1) *An annual amenities and services fee shall be set at an amount approved by the Council after receiving a report from, and a recommendation by, the Student Guild.*

(2) *The Council may determine that a different level of the amenities and services fee is payable by a specified class of enrolled students.*

(3) *The amenities and services fee is payable to the Council by each enrolled student, except a student exempted from doing so, or made ineligible to do so, by Statute.*

(4) *Despite sections 23(1)(b) and 32, the Council shall pay to the Student Guild a percentage of the amenities and services fees collected that is not less than the percentage of enrolled students that are members of the Student Guild.*

(5) *Despite subsection (4), and regardless of the number of enrolled students who are members of the Student Guild, the percentage of the collected amenities and services fees paid to the Student Guild must exceed 50% of those fees.*

(6) *The part of the amenities and services fees not paid to the Student Guild is to be spent on student amenities and services in the manner agreed by the Council and the Student Guild.*

(2) To avoid doubt, the Council may determine that—

- (a) the amount of the student services and amenities fee is payable by all enrolled students or that different amounts are payable by particular categories of enrolled students; and
- (b) one or more specified categories of enrolled students are exempt from paying the student services and amenities fee.

6. Requirement to pay

An enrolled student in respect of whom a student services and amenities fee has been imposed must pay the fee.

7. Application of the fees—generally

(1) The student services and amenities fees paid to the University must be applied only for a purpose that—

- (a) relates to the provision to enrolled students of an amenity or service that is not of an academic nature;
- (b) is permitted by a written law of the State or the Commonwealth; and
- (c) is not prohibited by a written law of the State or the Commonwealth.

Note: Section 19-38(1) and (2) of the Higher Education Support Act 2003 (Cth) prohibits a higher education provider, or any other person, from spending an amount paid to the provider as a student services and amenities fee "to support—

- (a) a political party; or*
- (b) the election of a person as a member of—*
 - (i) the legislature of the Commonwealth, a State or Territory; or*
 - (ii) a local government body".*

(2) Subject to subsection (1), the student services and amenities fees paid to the University may be applied for a purpose that relates to the provision of any of the following amenities and services—

- (a) providing food or drink to enrolled students on a campus of the University;
- (b) supporting a sporting or other recreational activity by enrolled students;
- (c) supporting the administration of a club most of whose members are enrolled students;
- (d) caring for children of enrolled students;
- (e) providing legal services to enrolled students;
- (f) promoting the health or welfare of enrolled students;
- (g) helping enrolled students secure accommodation;
- (h) helping enrolled students obtain employment or advice on careers;
- (i) helping enrolled students with their financial affairs;
- (j) helping enrolled students obtain insurance against personal accidents;
- (k) supporting debating by enrolled students;
- (l) providing libraries and reading rooms (other than those provided for academic purposes) for enrolled students;
- (m) supporting an artistic activity by enrolled students;
- (n) supporting the production and dissemination to enrolled students of media whose content is provided by enrolled students;
- (o) helping enrolled students develop skills for study, by means other than undertaking courses of study in which they are enrolled;
- (p) advising on matters arising under the University's rules (however described);
- (q) advocating enrolled students' interests in matters arising under the University's rules (however described);
- (r) giving enrolled students information to help them in their orientation; and
- (s) helping meet the specific needs of overseas enrolled students relating to their welfare, accommodation and employment.

Note: Examples of expenditure for a purpose that relates to the provision of an amenity or service specified in subsection (2) include—

- (a) expenditure by the University in directly providing the amenity or service;*
- (b) expenditure by the University in getting someone else to provide the amenity or service or subsidising the provision of the amenity or service by someone else; and*
- (c) expenditure by the University on infrastructure for the provision of the amenity or service.*

8. Process for determining application of the fees

(1) If all or part of the student services and amenities fees paid to the University in or for a particular year or period are paid by the University to the Student Guild, the Student Guild must apply those fees only—

- (a) in accordance with section 7; and
- (b) either—
 - (i) as agreed in writing between the University and the Student Guild; or
 - (ii) as determined under subsection (2).

(2) If, within a period of 6 weeks from the date that the student services and amenities fees for a particular year or period are published, the University and the Student Guild cannot agree in writing on how the Student Guild and the University are to apply the student services and amenities fees paid to the University in or for that year or period, the Vice-Chancellor is to determine, in writing and within a further period of 6 weeks, how the Student Guild and the University are to apply the student services and amenities fees paid to the University in or for that year or period.

9. Accountability of the Student Guild

The Student Guild must account to the University for the student services and amenities fees that are paid by the University to the Student Guild by—

- (a) ensuring that the annual financial statements of the Student Guild are audited, in accordance with the relevant auditing standards in force at the time, by an independent external auditor whose appointment has been approved by the Council;
- (b) submitting to the Council, within 4 months of the end of the Student Guild's financial year, in a form specified by the University—
 - (i) the audited annual financial statements of the Student Guild for that financial year including an audited balance sheet and the audited annual statement of the Student Guild's income and expenditure for that financial year; and

- (ii) a written report on how the student services and amenities fees have been applied by the Student Guild during that financial year; and
- (c) submitting to the Council, within 3 months of the end of each quarter, a quarterly report on the Student Guild's balance sheet and income and expenditure for that quarter.

10. Rules

The Council may make rules, not inconsistent with the Act or any Statute—

- (a) to regulate, or provide for the regulation of, a student services and amenities fee; or
- (b) to carry out or give effect to this Statute.

The Common Seal of Curtin University of Technology was affixed on 17 February 2012, by the authority of the Vice-Chancellor—

JEANETTE HACKET, Vice-Chancellor.
JOSEPHINE DI FAVA, Administrative Secretary.

FISHERIES

FI101*

CORRECTION

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST DEMERSAL GILLNET AND DEMERSAL LONGLINE INTERIM MANAGED FISHERY MANAGEMENT PLAN 1997

FD 435/02 [1093]

An error occurred in an amendment to the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan 1997*, which was published as the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan Amendment 2012* on pages 1865 to 1867 of the *Government Gazette* No.70 dated 4 May 2012. The correction is as follows—

In the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan 1997* delete Schedule 4 and insert—

Schedule 4

Closed Waters

- (1) The area of WA waters adjacent to the Abrolhos Islands from the high water mark to the seaward limits of the coastal waters of the State.
- (2) All Western Australian waters bounded by a line commencing at the intersection of the high water mark on the coastline of Western Australia and 31° 00.00' south latitude; thence extending west along the geodesic to the intersection with 114° 50.43' east longitude; thence generally south to the intersection of 31° 12.00' south latitude and 114° 55.00' east longitude; thence generally south to the intersection of 31° 47.00' south latitude and 115° 01.00' east longitude; thence generally south-east to the intersection of 31° 56.00' south latitude and 115° 12.50' east longitude; thence generally south-west to the intersection of 33° 00.00' south latitude and 114° 38.15' east longitude; thence east along the geodesic to the intersection with the high water mark on the coastline of Western Australia; thence generally north-west along the high water mark to the commencement point.

INSURANCE

IX401*

MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT 1943

INSURANCE COMMISSION OF WESTERN AUSTRALIA

Schedule of Premiums

Payable under the *Motor Vehicle (Third Party Insurance) Act 1943* in respect of Third Party Insurance Policies commencing on or after 1 July 2012 until further notice.

Definition

“Motor Vehicle” means any vehicle propelled by gas, oil, electricity or any other motive power, not being animal power required to be licensed, and complying with the requirements necessary for licensing under the *Road Traffic Act 1974*, and includes a caravan trailer or semi-trailer drawn or hauled by a motor vehicle.

Schedule			
Class No.	Class of Vehicle	Annual Premium Rate excluding 10% GST	Annual Premium Rate including 10% GST
		\$	\$
1X	Motor Car—Any motor car used for private purposes and constructed principally for the conveyance of persons not included in Classes 2 to 8, inclusive. This class includes Station Wagons which have a designed seating capacity for four (4) or more persons (Any motor car licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium).	222.74	245.01
1Z	Motor Car—Any motor car used for business purposes and constructed principally for the conveyance of persons not included in Classes 2 to 8, inclusive. This class includes Station Wagons which have a designed seating capacity for four (4) or more persons (Any motor car licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium).	236.44	260.09
1B	Ambulance Vehicle, Fire and Emergency Services Vehicle, Undertakers Vehicle, Motor Vehicle owned and used by the Australian Red Cross Society, or a vehicle owned and used by the Cerebral Palsy Association of WA Ltd.—“Ambulance Vehicle”: Any motor vehicle constructed and used for the conveyance of sick or injured persons. “Fire and Emergency Services Vehicle”: Any motor vehicle owned by or under the control of the Fire and Emergency Services Authority of Western Australia. “Undertakers’ Vehicles”: Any motor vehicle used solely as an undertakers’ hearse or mourning coach.	108.67	119.54
2X	Goods Vehicle—Any motor vehicle not included in Classes 3 to 8, both inclusive, constructed principally for the conveyance of goods and used for private purposes . This class includes a wagon, utility, tractor (prime mover type) (Any wagon licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium on the understanding that such vehicle will not be entitled to a further rebate under Class 2(f) and vice versa). (f) Effective for policies commencing from 1 January 2004, any vehicle within this class with tare weight of 2,500 kilos or more owned by a farmer and used solely or principally for carrying the products of, or requisites for, the owners’ farming business, shall be entitled to a rebate of 50 per cent of this premium.	205.60	226.16
2Z	Goods Vehicle—Any motor vehicle not included in Classes 3 to 8, both inclusive, constructed principally for the conveyance of goods and used for business purposes . This class includes a wagon, utility, tractor (prime mover type) (Any wagon licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium on the understanding that such vehicle will not be entitled to a further rebate under Class 2(f) and vice versa). (f) Effective for policies commencing from 1 January 2004, any vehicle within this class with tare weight of 2,500 kilos or more owned by a farmer and used solely or principally for carrying the products of, or requisites for, the owners’ farming business, shall be entitled to a rebate of 50 per cent of this premium.	218.33	240.16
3	Hire Vehicle—(excludes any vehicle used on a not for profit basis, i.e. where only a contribution towards ordinary running costs is received by the owner/and or driver)— (a) Any motor vehicle, other than a taxi-cab and “Hire-and-Drive-Yourself” vehicle licensed under the <i>Road Traffic Act 1974</i> to carry eight or more persons principally operating on routes, the major portion of which is within the 40-kilometre radius of the GPO Perth (b) Any motor vehicle, other than a taxi-cab and “Hire-and-Drive-Yourself” vehicle licensed under the <i>Road Traffic Act 1974</i> to	972.19	1,069.41
		456.89	502.58

Schedule			
Class No.	Class of Vehicle	Annual Premium Rate excluding 10% GST	Annual Premium Rate including 10% GST
		\$	\$
	carry eight or more persons principally operating on routes, the major portion of which is outside the 40-kilometre radius of the GPO Perth		
	(c) Taxi-cab (other than Peak Period Taxi-cab) principally operating within a 40-kilometre radius of the GPO Perth	1,021.64	1,123.81
	(d) Taxi-cab principally operating outside a 40-kilometre radius of the GPO Perth.	280.99	309.09
	(e) School buses: vehicles used primarily for the carriage of children to and from school and any other vehicle constructed similarly to an omnibus privately owned and used for conveyance of non-paying passengers.	179.66	197.63
	(f) Any motor vehicle used for carriage of passengers, for hire, fare or reward, not included in Classes 3 (a) to 3 (e) inclusive.	327.98	360.78
	(g) Hire-and-Drive-Yourself vehicle (other than motor cycles included in Class 7 (a))	280.99	309.09
4X	Motor Cycle used for private purposes Other than motor cycle included in Classes 5 (b) and 7 (a) (Any motor cycle licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium.)	126.30	138.93
4Z	Motor Cycle used for business purposes Other than motor cycle included in Classes 5 (b) and 7 (a) (Any motor cycle licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium.)	134.13	147.54
5	Motor Trade Vehicle (motor car manufacturing, garage proprietor, vendor of and/or dealer in motor cars); (a) Motor Vehicles not included in Classes 5 (b) and 5 (c) used by the above with Trade plate attached issued under the <i>Road Traffic (Licensing) Regulations 1975</i> —rate per Trade plate issued (b) Motor cycle used by the above, with Trade plate attached issued under <i>Road Traffic (Licensing) Regulations 1975</i> —rate per Trade plate issued (c) Tow Truck as defined in the <i>Road Traffic (Tow Truck) Regulations 1975</i> or with Trade plate whilst being used in accordance with section 27 of the <i>Motor Vehicle Dealers Act 1973</i>	53.85 82.24 323.23	59.24 90.47 355.55
6	Trailer, Caravan, Invalid Wheel Chair- (This class includes all vehicles issued with trailer plates, but does not include tractor (prime mover type), which is issued separately under Class 2)	10.00	11.00
7	Miscellaneous— (a) Veteran Cars, Wagons and Motor Cycles—Vehicles which are the subject of a limited Vehicle Licence as a veteran vehicle and only whilst being used in accordance with the provisions of such licence. Farm Fire Fighting Vehicles—Any vehicle that is owned by a person engaged in the business of farming or grazing and that is fitted or adapted for the purpose of fire fighting, licensed under a limited vehicle licence, limiting it exclusively to use on a road for fire fighting purposes. Motor Cycles—Not exceeding 75cc including such Motor Cycles that are used as a hire vehicle Any other vehicle being a motor vehicle within the meaning of the <i>Motor Vehicle (Third Party Insurance) Act 1943</i> not otherwise classified. (b) Forklift, Tow Motor, Self-Propelled Headers, Tractors (other than prime mover type but including farm type) and Tractor Plant as defined in the <i>Road Traffic (Vehicle Standards) Regulations 2002</i> or the <i>Road Traffic (Licensing) Regulations 1975</i> and licensed as a Class A or B vehicle under subsidiary Regulations to the <i>Road Traffic Act 1974</i> .	20.00 32.31	22.00 35.54
8	(a) Tractor Plant which is licensed as a Class C vehicle under subsidiary Regulations to the <i>Road Traffic Act 1974</i> (b) Motor Cranes, as defined in the <i>Road Traffic (Vehicle Standards) Regulations 2002</i> or the <i>Road Traffic (Licensing) Regulations 1975</i> or subsidiary Regulations to the <i>Road Traffic Act 1974</i>	131.66 560.51	144.83 616.56

Vehicles insured under Vehicle Class 1X, 1Z, 2X, 2Z, 4X or 4Z and licensed under Regulation 8 of the *Road Traffic (Charges and Fees) Regulations 2006* and issued with number plates in accordance with regulation 8 of those regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of the premium applicable to that vehicle class. Such vehicles insured under Vehicle Class 2(f) shall not be entitled to a further premium rebate and vice versa.

“For Short Period Rates—the premium for any period less than 12 months shall be calculated as follows—

- for a period of 6 months the premium will be half of the 12 month premium,
- for a period of 3 months the premium will be one quarter of the 12 month premium
- for periods other than the periods specified above, the premium will be calculated by dividing the 12 month premium by 365 days and multiplying the result by the number of days for the period required”.

NOTE—

GOODS AND SERVICES TAX (GST)—GST rate of 10% is charged on all premiums for policies with a commencement date of 1 July 2000 onwards. GST applies to short term fees but does not apply to stamp duty.

STAMP DUTY—Insurance Duty is payable in accordance with the *Duties Act 2008* as amended.

SHORT TERM FEES (i.e. any period of less than 12 months)—In addition to the premium a short term fee of \$3.95 cents is payable except in the case of an initial license or permit where such license or permit is effected for the maximum period permitted by the Department of Transport.

PERMITS—Any motor vehicle issued with a permit pursuant to Section 26 of the *Road Traffic Act 1974* or the *Road Traffic (Licensing) Regulations 1975* which has a duration in excess of 48 hours, shall be entitled to a 50 per cent rebate of the insurance premium listed in this Schedule of Premiums, applicable to that class of vehicle and for the period of the permit.

PERMIT NOT EXCEEDING 48 HOURS—The fee for permits, the duration of which does not exceed 48 hours, shall be \$10.00 Third Party Insurance Premium.

VIC EVANS, Managing Director,
Insurance Commission of Western Australia.

JUSTICE

JU401*

CHARITABLE TRUSTS ACT 1962

APPROVAL OF SCHEME

Trust established by the Will of Joyce Mathieson

Notice is hereby given under section 10A(6)(b) of the Act that the scheme hereinafter set forth for the variation of the charitable trust established by the will of Joyce Mathieson dated 26 November 1999 was approved by the Attorney General on 9 May 2012.

Scheme

1. The terms of the charitable trust established by the will of Joyce Mathieson dated 26 November 1999 be varied as follows—

- (a) by deleting paragraph (i) of clause 3 of the will and by substituting the following paragraph—
“(i) the sum of five hundred dollars (\$500) to the Cancer Council Western Australia Inc for the furtherance of palliative care within Western Australia”

2. The trustee’s and the Attorney General’s reasonable costs and expenses of an incidental to—

- (a) preparing and advertising the Scheme; and
(b) obtaining approval for the Scheme,

be paid out of, and be a charge on, the Trust property.

JU402*

CHARITABLE TRUSTS ACT 1962

APPROVAL OF SCHEME

Trust established by the Will of Alison Mary Meiklejohn

Notice is hereby given under section 10A(6)(b) of the Act that the scheme hereinafter set forth for the variation of the charitable trust established by the will of Alison Mary Meiklejohn Cairns dated 5 July 1999 was approved by the Attorney General on 9 May 2012.

Scheme

1. The terms of the charitable trust established by the will of Alison Mary Meiklejohn Cairns dated 5 July 1999 be varied as follows—

(a) by deleting clause (c) of the will and by substituting the following paragraph—

“(c) the sum of five thousand dollars (\$5,000) to the Cancer Council Western Australia Inc for the furtherance of palliative care within Western Australia”

2. The trustee’s and the Attorney General’s reasonable costs and expenses of an incidental to—

(a) preparing and advertising the Scheme; and

(b) obtaining approval for the Scheme,

be paid out of, and be a charge on, the Trust property.

MARINE/MARITIME

MA401

WESTERN AUSTRALIAN MARINE ACT 1982

EXEMPTION

WAMA 2012 - 00799

Exemption for specified commercial vessels from compliance with notices made under section 67 (limiting speed of vessels) of the *Western Australian Marine Act 1982*.

I, David Harrod, General Manager Marine Safety, Department of Transport, delegate of the Chief Executive Officer, acting pursuant to section 115A(1) and 115A(4) of the *Western Australian Marine Act 1982* (Act), exempt the commercial vessels identified in column 1 of the table below from compliance with the speed limit restrictions that appear in the notices placed in the *Government Gazette* in accordance with section 67 of the Act, which notices are referred to in column 2 of the table below.

This exemption is subject to the following conditions—

1. The vessel master only exceeds the speed limit that appears in the relevant notice in *Government Gazette* at times when it is expedient and safe to do so, and only for the purpose of, and to the extent necessary for, maintaining safe navigation of the vessel;
2. The vessel's safety management system must detail the safety procedures that will be followed when taking advantage of this exemption; and
3. The vessel and vessel masters are not exempt from any other provisions of the *Navigable Waters Regulations 1958* or the *Western Australian Prevention of Collisions at Sea Regulations 1983*.

This exemption is valid for one year from the date of approval, unless earlier revoked.

Dated 3 May 2012.

DAVID HARROD, FNI, General Manager Marine Safety.

Column 1

Name of vessel

Star Flyte Express (SPV 147 M&H 3150)

Eagle Express (SPV 623 M&H 5061)

Sea Eagle Express (SPV 436 M&H 4525)

Ocean Spirit II (SPV 902 M&H 6302)

MV Seaflyte (SPV 391, M&H 4376)

Column 2

Area of exemption and speed limit which appears in a Notice in the *Government Gazette*

1. All relevant waters of Thomson Bay Rottneest Island that have a speed limit of five (5) knots.

1. All relevant waters of the Hillarys Boat Harbour that have a speed limit of six (6) knots.

2. All relevant waters to the west of and forming the entrance to the Hillarys Boat Harbour that have a speed limit eight (8) knots.

3. All relevant waters of Thomson Bay Rottneest Island that have a speed limit of five (5) knots.

DAVID HARROD, FNI, General Manager Marine Safety.

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME MINOR AMENDMENT 1227/57 SOUTHERN RIVER ROAD RESERVATION AND GARDEN STREET REALIGNMENT

Call for Public Submissions

The Western Australian Planning Commission (WAPC) intends to amend the Metropolitan Region Scheme (MRS) for land in the local government of Gosnells and is seeking public comment.

The amendment proposes to amend the MRS for two proposals as follows—

- (1) To designate Southern River Road, between Ranford Road and Corfield Street, as an Other Regional Roads (ORR) reserve (and associated Bush Forever adjustments to site 413),
- (2) To realign the ORR reservation of Garden Street, from Southern River Road to east of Passmore Street generally along Holmes Street, which requires the rezoning of a 40 m wide corridor along a section of Holmes Street as ORR (and associated Bush Forever adjustments to site 464).

The Western Australian Planning Commission certifies that, in its opinion, the proposed amendment does not constitute a substantial alteration to the MRS.

The plans showing the proposed change and the WAPC amendment report which explains the proposal, will be available for public inspection from Tuesday 22 May 2012 to Friday 27 July 2012 at—

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Gosnells
- City of Armadale

Documents are also available from the PlanningWA website www.planning.wa.gov.au.

Any person who desires to make a submission to support, object or provide comment on any part of the proposed amendment should do so on a form 57. This submission form is available from the display locations, the amendment report and the internet.

Submissions must be lodged with the: Secretary, Western Australian Planning Commission,

Locked Bag 2506, Perth WA 6001; on or before 5 pm **Friday 27 July 2012**.

Late submissions will not be considered.

NEIL THOMSON, Secretary,
Western Australian Planning Commission.

PL402*

PLANNING AND DEVELOPMENT ACT 2005

REGION SCHEME MINOR AMENDMENTS—

- 1220/57 - Modification of Clause 42 of the Metropolitan Region Scheme Text
028/57 - Modification of Clause 47 of the Peel Region Scheme Text
0021/57 - Modification of Clause 53 of the Greater Bunbury Region Scheme Text

Approved Amendments

The Minister for Planning has approved, as advertised, the abovementioned amendments to the Metropolitan Region Scheme, Peel Region Scheme and Greater Bunbury Region Scheme texts and are effective from the date of publication of this notice in the *Government Gazette*.

Copies of the amendments and the accompanying *Report on Submissions* are available for public inspection from Tuesday 22 May 2012 to Friday 22 June 2012 at the following locations—

- 1220/57**—all metropolitan local governments
028/57—City of Mandurah and the Shires of Murray and Waroona
0021/57—City of Bunbury and the Shires of Capel, Dardanup and Harvey

All documents are also available at the offices of—

- Western Australian Planning Commission, 140 William Street, Perth
- Department of Planning, 11-13 Pinjarra Road, Mandurah
- Department of Planning, 61 Victoria Street, Bunbury
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre

Documents are also available from the PlanningWA website www.planning.wa.gov.au.

NEIL THOMSON, Secretary,
Western Australian Planning Commission.

PL403*

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME
Fees and Charges Certificates

The Minister, pursuant to section 20 of the *Planning and Development Act 2005*, prescribes a fee of twenty five dollars for the issue of a certificate under Clause 42 of the Metropolitan Region Scheme in respect of any land stating the manner in which it is affected by the Scheme and the purpose if any for which the land is reserved under the scheme.

NEIL THOMSON, Secretary,
Western Australian Planning Commission.

PL404*

PLANNING AND DEVELOPMENT ACT 2005
PEEL REGION SCHEME
Fees and Charges Certificates

The Minister, pursuant to section 20 of the *Planning and Development Act 2005*, prescribes a fee of twenty five dollars for the issue of a certificate under Clause 47 of the Peel Region Scheme in respect of any land stating the manner in which it is affected by the Scheme and the purpose if any for which the land is reserved under the scheme.

NEIL THOMSON, Secretary,
Western Australian Planning Commission.

PL405*

PLANNING AND DEVELOPMENT ACT 2005
GREATER BUNBURY REGION SCHEME
Fees and Charges Certificates

The Minister, pursuant to section 20 of the *Planning and Development Act 2005*, prescribes a fee of twenty five dollars for the issue of a certificate under Clause 53 of the Greater Bunbury Region Scheme in respect of any land stating the manner in which it is affected by the Scheme and the purpose if any for which the land is reserved under the scheme.

NEIL THOMSON, Secretary,
Western Australian Planning Commission.

PREMIER AND CABINET

PR401*

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

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

Hon J H D Day MLA to act temporarily in the office of Minister for Energy; Training and Workforce Development; Indigenous Affairs in the absence of the Hon P C Collier MLC for the period 5 to 11 July 2012 (both dates inclusive).

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

RACING, GAMING AND LIQUOR

RA401*

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
APPLICATIONS FOR THE GRANT OF A LICENCE			
14096	Girpol Pty Ltd	Application for the grant of a Special Facility—Transport in respect of premises situated in Perth and known as Moonlight Express	17/06/2012
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
38980	Aspen Parks Property Management Ltd	Application for the grant of an Extended Trading Permit in respect of premises situated in Carnarvon and known as Ningaloo Reef Resort	21/06/2012

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

Dated: 18 May 2012.

B. A. SARGEANT, Director of Liquor Licensing.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of Paul Douglas Matthews, late of 24/99—101 Wanneroo Road, Tuart Hill in the State of Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the said deceased who died on 11 September 2010, are required by the Administrator of the estate, Helen Kay Wade care of Rowe Bristol Lawyers, Level 11, BGC Centre, 28 The Esplanade, Perth to send particulars of such claims to them within 30 days of this notice, after which date the Administrator may convey or distribute the assets, having regard only to the claims of which the Administrator then has notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Edward George Dicker-Lee, late of 34 Lavinia Crescent, Coolbellup, in the State of Western Australia, Storeman/Senior Inspector, 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 28 January 2012, are required by the Administrators of care of Talbot Olivier, Level 8, Wesfarmers House, 40 The Esplanade, Perth in the said State to send the particulars of their claims to Talbot Olivier by 29 June 2012, after which date the Administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.