



**WESTERN  
AUSTRALIAN  
GOVERNMENT  
Gazette**

ISSN 1448-949X

PRINT POST APPROVED PP665002/00041

2509



**PERTH, FRIDAY, 15 JUNE 2012 No. 97**

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 12.00 NOON

© STATE OF WESTERN AUSTRALIA

**CONTENTS**

**PART 1**

	Page
Building Act 2011—	
Building Amendment Regulations 2012 .....	2513
Building (s. 67 Exemption) Order 2012.....	2515
Firearms Act 1973—Firearms Amendment Regulations 2012 .....	2535
Hospitals and Health Services Act 1927—	
Hospitals (Services Charges) Amendment Regulations (No. 4) 2012.....	2517
Hospitals (Services Charges for Compensable Patients) Amendment Determination 2012 .....	2518
Hospitals (Services Charges) Regulations 1984—Hospitals (Services Charges for Compensable Patients) Amendment Determination 2012.....	2518
Iron Ore (Hamersley Range) Agreement Act 1963—Hamersley Iron (Port of Dampier) Amendment By-laws 2012.....	2542
Iron Ore (Robe River) Agreement Act 1964—Iron Ore (Robe River) Cape Lambert Ore and Service Wharves Amendment By-laws 2012 .....	2543
Jetties Act 1926—Navigable Waters Amendment Regulations 2012 .....	2525
Marine Navigational Aids Act 1973—Marine Navigational Aids Amendment Regulations 2012.....	2522
Pawnbrokers and Second-hand Dealers Act 1994—Pawnbrokers and Second-hand Dealers Amendment Regulations 2012.....	2536
Planning and Development Act 2005—Planning Fees Notice 2012.....	2532
Police Act 1892—Police (Fees) Amendment Regulations 2012 .....	2538
Port Authorities Act 1999—Port Authorities Amendment Regulations (No. 2) 2012.....	2520
Proclamations—Main Roads Act 1930.....	2511
Security and Related Activities (Control) Act 1996—Security and Related Activities (Control) Amendment Regulations 2012.....	2540
Shipping and Pilotage Act 1967—	
Mooring Amendment Regulations (No. 2) 2012.....	2524
Navigable Waters Amendment Regulations 2012.....	2525
Shipping and Pilotage (Ports and Harbours) Amendment Regulations 2012.....	2526
Shipping and Pilotage (Ports and Harbours) Amendment Regulations (No. 2) 2012 .....	2521
Western Australian Marine Act 1982—	
Mooring Amendment Regulations (No. 2) 2012.....	2524
Navigable Waters Amendment Regulations 2012.....	2525
W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations (No. 2) 2012 .....	2528
W.A. Marine (Hire and Drive Vessels) Amendment Regulations (No. 2) 2012.....	2529
W.A. Marine (Load Lines) Amendment Regulations 2012.....	2530

**PART 2**

Agriculture and Food .....	2545
Cemeteries .....	2545
Consumer Protection.....	2555
Corrective Services.....	2556
Deceased Estates.....	2576
Environment.....	2556
Fisheries .....	2557
Local Government .....	2559
Minerals and Petroleum .....	2559
Planning.....	2562
Training.....	2575
WorkCover.....	2576

## **IMPORTANT COPYRIGHT NOTICE**

© State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Attorney General for Western Australia. Inquiries in the first instance should be directed to the Government Printer, State Law Publisher, 10 William St, Perth 6000.

## **PUBLISHING DETAILS**

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

State Law Publisher  
Ground Floor,  
10 William St. Perth, 6000  
Telephone: 9426 0000 Fax: 9321 7536

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

## **ADVERTISING RATES AND PAYMENTS**

EFFECTIVE FROM 1 JULY 2012 (Prices include GST).

Deceased Estate notices, (per estate)—\$28.75

Articles in Public Notices Section—\$66.80 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$13.35

Bulk Notices—\$244.70 per page

Clients who have an account will only be invoiced for charges over \$50.

For charges under \$50, clients will need to supply credit card details at time of lodging notice (i.e. notice under 4cm would not be invoiced).

Clients without an account will need to supply credit card details or pay at time of lodging the notice.

# — PART 1 —

## PROCLAMATIONS

AA101\*

### MAIN ROADS ACT 1930

#### PROCLAMATION

Western Australia  
 By His Excellency  
*Malcolm James McCusker,*  
*Companion of the Order of Australia,*  
*Commander of the Royal Victorian Order,*  
*Queen's Counsel,*  
*Governor of the State of Western Australia*

[L.S.]

M. J. McCUSKER  
 Governor

MRWA 11/2978

I, the Governor, acting under Section 13 of the *Main Roads Act 1930* and on the recommendation of the Commissioner of Main Roads, declare—

- (a) that the roads or sections of roads as shown on the drawings listed in Schedule 1 to this proclamation, excluding any footpaths, shall be highways;
- (b) that the roads or sections of roads as shown on the drawings listed in Schedule 2 to this proclamation, including any footpaths, shall be highways;
- (c) that the roads or sections of roads as shown on the drawings listed in Schedule 3 to this proclamation shall cease to be highways;
- (d) that the roads or sections of roads as shown on the drawings listed in Schedule 4 to this proclamation, excluding any footpaths, shall be main roads;
- (e) that the roads or sections of roads as shown on the drawings listed in Schedule 5 to this proclamation shall cease to be main roads.

Given under my hand and the Public Seal of the said State at Perth on 29 May 2012.

By Command of the Governor,

TROY BUSWELL, Minister for Transport.

#### *Schedule 1*

(to be a highway, excluding paths)

MRWA Road No.	MRWA Road Name	Local Government(s)	As delineated on MRWA drawing number(s)
H2	Melville-Mandurah Road	Mandurah	1021-0408-00
H50	Geraldton-Mount Magnet Road	Greater Geraldton	0821-407-01, 1021-0166-00, 1021-0167-00
H57	Forrest Highway	Waroona, Harvey, Dardanup, Bunbury	1021-0191-01, 1021-0194-01, 1121-0230-00, 1121-0231-00, 1021-0163-02, 1221-0002-00
H418	Edward Road Rotary	Greater Geraldton	1021-0166-00, 1021-0167-00
H422	Mandjoogoordap Drive Rotary	Mandurah	1021-0408-00
H824	Mandjoogoordap Drive on to Kwinana Freeway (north bound)	Mandurah	1021-0204-01
H834	Old Coast Road slip road from/to Forrest Highway (south bound)	Waroona	1021-0194-01

MRWA Road No.	MRWA Road Name	Local Government(s)	As delineated on MRWA drawing number(s)
H842	Lymon Road on to Kwinana Freeway (north bound)	Mandurah	1021-0204-01
H843	Mandurah Road (north bound) slip road at Mandjoogoordap Drive Rotary	Mandurah	1021-0408-00
H844	Mandurah Road (south bound) to Mandjoogoordap Drive (north bound)	Mandurah	1021-0408-00
H862	Forrest Highway south bound slip road at Eeelup Rotary	Bunbury	1221-0002-00

*Schedule 2*

(to be a highway, including paths)

MRWA Road No.	MRWA Road Name	Local Government(s)	As delineated on MRWA drawing number(s)
H15	Kwinana Freeway	Mandurah	1021-0204-01

*Schedule 3*

(to cease to be a highway)

MRWA Road No.	MRWA Road Name	Local Government(s)	As delineated on MRWA drawing number(s)
H2	Perth-Bunbury Highway	Mandurah, Waroona, Harvey, Dardanup, Bunbury	1021-0408-00, 1021-0203-02, 1021-0191-01, 1021-0194-01, 1121-0230-00, 1121-0231-00, 1021-0163-02, 1221-0002-00
H50	Geraldton-Mount Magnet Road	Greater Geraldton	0821-407-01, 1021-0166-00
H57	Forrest Highway	Waroona	1021-0194-01
H417	Lake Clifton Rotary	Waroona	1021-0194-01
H824	Mandjoogoordap Drive on to Kwinana Freeway (north bound)	Mandurah	1021-0204-01

*Schedule 4*

(to be a main road, excluding paths)

MRWA Road No.	MRWA Road Name	Local Government(s)	As delineated on MRWA drawing number(s)
M74	Lakelands-Lake Clifton Road	Mandurah, Waroona,	1021-0203-02, 1021-0204-01, 1021-0400-00, 1021-0408-00, 1021-0191-01, 1021-0194-01
M54	Geraldton-Walkaway Road	Greater Geraldton	1021-0167-00
M404	Lake Clifton Rotary	Waroona	1021-0194-01

*Schedule 5*

(to cease to be a main road)

MRWA Road No.	MRWA Road Name	Local Government(s)	As delineated on MRWA drawing number(s)
M54	Geraldton-Walkaway Road	Greater Geraldton	0821-407-01, 1021-0166-00, 1021-0167-00

---

---

**COMMERCE**

---

---

CM301\*

Building Act 2011

**Building Amendment Regulations 2012**

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Building 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 *Building Regulations 2012*.

**4. Regulation 11A inserted**

After regulation 10 insert:

**11A. Restriction on circumstances where person treated as owner (s. 5(2))**

- (1) For the purposes of section 16(b), in the circumstances where a person who holds an interest referred to in regulation 10(1)(a) has signed an application in respect of land on which a building or incidental structure is, or is proposed to be, located no other person is to be treated as the owner of the land.
- (2) For the purposes of section 16(b), in the circumstances where a person who holds an interest referred to in regulation 10(1)(b) has signed an application in respect of land on which a building or incidental structure is, or is proposed to be, located no other person is to be treated as the owner of the land.

**5. Regulation 17 amended**

Delete regulation 17(d).

**6. Regulation 18 amended**

(1) In regulation 18(2):

(a) in paragraph (c) delete “regulations;” and insert:  
regulations.

(b) delete paragraphs (d) and (e).

(2) In regulation 18(3):

(a) in paragraph (a)(iv) delete “80;” and insert:  
80.

(b) delete paragraph (b).

**7. Regulation 20 amended**

(1) In regulation 20(1) delete “is 25 business days.” and insert:

is —

(a) if the application relates to development as defined in the *Planning and Development Act 2005* section 4 and a planning scheme or interim development order that has effect under that Act provides that the development is not to be commenced or carried out without an approval being obtained upon the making of a development application —

(i) 25 business days, excluding any day that is after the day on which the development application is made and before the day on which that application is determined; or

(ii) such longer period as is agreed in writing between the applicant and the permit authority;

and

(b) otherwise, 25 business days, or such longer period as is agreed in writing between the applicant and the permit authority.

- (2) In regulation 20(2) delete “days.” and insert:

days, or such longer period as is agreed in writing between the applicant and the permit authority.

**8. Regulation 53 amended**

In regulation 53(2)(b) delete “to”.

**9. Schedule 4 amended**

In Schedule 4 clause 2 in the Table in item 2(e) delete “whether” and insert:

the way in which

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

---

CM302\*

Building Act 2011

## **Building (s. 67 Exemption) Order 2012**

Made by the Minister under section 67(1) of the Act.

**1. Citation**

This order is the *Building (s. 67 Exemption) Order 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. Exemption from operation of section 9(a)**

- (1) Section 9(a) of the Act does not apply to building work if —
  - (a) the building work is in respect of a building that is classified as a Class 1 or Class 10 building or incidental structure; and
  - (b) an application —
    - (i) for a building permit to do the building work is or was made to a permit authority in the period beginning on 2 April 2012 and ending on 30 June 2012; or
    - (ii) that is to be taken in accordance with section 178(4) to be an application for a building permit to do the building work was made in the period beginning 1 January 2012 and ending on 1 April 2012.
- (2) Nothing in this clause limits the application of the *Planning and Development Act 2005* to building work.

**4. Duration of exemption**

- (1) The exemption under clause 3(1) ceases to have effect in relation to building work if a permit authority finally determines an application referred to in clause 3(1)(b) in respect of the work.
- (2) For the purposes of subclause (1) a permit authority has not finally determined an application for a building permit only because the permit authority is to be taken to have refused to grant the building permit under section 23(3).

**5. Status of building work done under exemption**

- (1) If a permit authority grants a building permit, building work done under the exemption in clause 3(1) before the permit was granted —
  - (a) to the extent that the permit authorises the work, is to be taken to be work that was done in accordance with the permit; and
  - (b) to the extent that the building permit does not authorise the work, the Act, other than section 9(a), applies to the work as if the work were not done in accordance with a building permit.
- (2) If a permit authority refuses to grant a building permit, the Act, other than section 9(a), applies to building work done under the exemption in clause 3(1) before the application for the permit was refused as if the work were not done in accordance with a building permit.

SIMON O'BRIEN, Minister for Commerce.

Date: 13 June 2012.

---



---

**HEALTH**


---



---

HE301\*

Hospitals and Health Services Act 1927

## Hospitals (Services Charges) Amendment Regulations (No. 4) 2012

Made by the Governor in Executive Council.

### 1. Citation

These regulations are the *Hospitals (Services Charges) Amendment Regulations (No. 4) 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 *Hospitals (Services Charges) Regulations 1984*.

### 4. Schedule 1 amended

#### (1) In Schedule 1 Division 1:

- (a) delete item 1(b) and insert:
- (b) for private in-patients —
  - (i) in single bed wards (if taken at patient's request) ..... \$577 per day
  - (ii) in other wards ..... \$318 per day
- (b) delete item 1(d) and insert:
- (d) for private nursing home type patients ..... \$167 per day
- (c) delete item 1(e) and insert:
- (e) for ineligible in-patients ..... \$1 666 per day

- (2) In Schedule 1 Division 3 delete item 4(b) and insert:
- (b) for ineligible out-patients — for each individual service rendered ..... \$189
- (3) In Schedule 1 Division 4:
- (a) delete item 6(b) and insert:
- (b) for private same day patients ..... \$260 per day
- (b) delete item 6(d) and insert:
- (d) for ineligible same day patients ..... \$1 519 per day
- (4) In Schedule 1 Division 5 delete item 7 and insert:
7. Accommodation for persons accompanying patients (except when parent accompanies sick child for medical wellbeing of sick child or breastfeeding, or when breastfed child accompanies sick mother) ..... \$34.50 per day

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

HE302\*

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

## **Hospitals (Services Charges for Compensable Patients) Amendment Determination 2012**

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

### **1. Citation**

This determination is the *Hospitals (Services Charges for Compensable Patients) Amendment Determination 2012*.

**2. Commencement**

This determination comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this determination is published in the *Gazette*;
- (b) the rest of the determination — on 1 July 2012.

**3. Determination amended**

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

**4. Schedule 1 amended**

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

**Table**

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
Sch. 1 Div. 1 it. 1	\$1 874	\$1 850
Sch. 1 Div. 1 it. 2	\$1 634	\$1 613
Sch. 1 Div. 1 it. 2A	\$2 009	\$1 983
Sch. 1 Div. 1 it. 3	\$243	\$260
Sch. 1 Div. 1 it. 4	\$4 190	\$4 475
Sch. 1 Div. 2 it. 6	\$177	\$189
Sch. 1 Div. 2 it. 8	\$177	\$189
Sch. 1 Div. 3 it. 9(a)	\$1 545	\$1 650
Sch. 1 Div. 3 it. 9(aa)	\$1 900	\$2 029
Sch. 1 Div 3 it. 9(b)	\$1 772	\$1 892

Dr KIM HAMES, Minister for Health.

---

**MARINE/MARITIME**

---

MA301\*

Port Authorities Act 1999

**Port Authorities Amendment Regulations  
(No. 2) 2012**

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Port Authorities Amendment Regulations (No. 2) 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 *Port Authorities Regulations 2001*.

**4. Regulation 50 amended**

In regulation 50(a)(i) delete “\$880.00; and” and insert:

\$1 177.00; and

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.  

---

MA302\*

## Shipping and Pilotage Act 1967

## Shipping and Pilotage (Ports and Harbours) Amendment Regulations (No. 2) 2012

Made by the Governor in Executive Council.

### 1. Citation

These regulations are the *Shipping and Pilotage (Ports and Harbours) Amendment Regulations (No. 2) 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 *Shipping and Pilotage (Ports and Harbours) Regulations 1966*.

### 4. Various fees amended

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

**Table**

Provision	Delete	Insert
r. 14(3)	\$4 988.38	\$5 187.92
r. 15(3)	\$820.92	\$853.76
r. 15A(1)(a)	\$817.87	\$850.58
r. 15A(2)(a)	\$817.87	\$850.58
r. 15A(2)(c)	\$971.03	\$1 009.87
r. 15B	\$389.03	\$404.59
r. 15B	\$557.51	\$579.81
r. 15C(a)	\$122.52	\$127.42

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
r. 15C(a)	\$820.92	\$853.76
r. 15C(a)	\$2 131.98	\$2 217.26
r. 16(d)(i)	\$902.11	\$938.19
Sch. 3 Div. 1 it. 1	\$6 980.30 \$7 143.28 \$7 929.16 \$8 767.73 \$10 520.86 \$11 763.10 \$12 878.55	\$7 259.51 \$7 429.01 \$8 246.33 \$9 118.44 \$10 941.69 \$12 233.62 \$13 393.69
Sch. 3 Div. 1 it. 2(a)	\$681.56	\$708.82
Sch. 3 Div. 1 it. 2(c)(i)	\$389.03/hour	\$404.59/hour
Sch. 3 Div. 1 it. 2(c)(ii)	\$557.51/hour	\$579.81/hour

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

MA303\*

Marine Navigational Aids Act 1973

## **Marine Navigational Aids Amendment Regulations 2012**

Made by the Governor in Executive Council.

### **1. Citation**

These regulations are the *Marine Navigational Aids 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 *Marine Navigational Aids Regulations 1985*.

**4. Schedule 1 amended**

In Schedule 1 delete the Table and insert:

**Table**

<b>Length of fishing boat (excluding bowsprit)</b>	<b>Fee (\$)</b>
Not more than 6 m	117.90
More than 6 m but not more than 10 m	154.30
More than 10 m but not more than 20 m	225.90
More than 20 m but not more than 30 m	347.00
More than 30 m but not more than 50 m	529.50
More than 50 m	827.50

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

---

MA304\*

Shipping and Pilotage Act 1967  
Western Australian Marine Act 1982

## Mooring Amendment Regulations (No. 2) 2012

Made by the Governor in Executive Council.

### 1. Citation

These regulations are the *Mooring Amendment Regulations (No. 2) 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 *Mooring Regulations 1998*.

### 4. Schedule 2 replaced

Delete Schedule 2 and insert:

#### Schedule 2 — Fees

[r. 9, 12, 13, 15, 16, 25 and 27]

Item	Fee
1. Application for mooring licence (r. 9(1)(c))	\$82.20
2. Annual mooring licence fee (r. 12(1)(c), 13(1))	\$465.80
3. Late fee (r. 13(3))	\$82.20
4. Exchange of mooring sites (r. 15(2)(b))	\$82.20
5. Application for transfer of mooring licence (r. 16(2)(b))	\$82.20
6. Substitution of licensed vessel (r. 25(5)(b))	\$82.20
7. Application to register additional vessel (r. 27(e))	\$82.20

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

MA305\*

Shipping and Pilotage Act 1967  
 Jetties Act 1926  
 Western Australian Marine Act 1982

## Navigable Waters Amendment Regulations 2012

Made by the Governor in Executive Council.

### 1. Citation

These regulations are the *Navigable Waters 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 *Navigable Waters Regulations 1958*.

### 4. Regulation 45B amended

- (1) In regulation 45B(3a) delete the Table and insert:

**Table of fees**

Length of vessel	Fee (\$)
(i) less than 5 m	82.20
(ii) 5 m or more but less than 10 m	174.80
(iii) 10 m or more but less than 20 m	350.80
(iv) 20 m or more	513.10

- (2) In regulation 45B(4) delete “\$19.60.” and insert:

\$20.20.

**5. Regulation 45BA amended**

- (1) In regulation 45BA(2):
  - (a) in paragraph (a) delete "\$280.90" and insert:  
  
\$305.00
  - (b) in paragraph (b) delete "\$76.50" and insert:  
  
\$90.00
- (2) In regulation 45BA(3) delete "\$211.30" and insert:  
  
\$230.00
- (3) In regulation 45BA(6a)(b) delete "\$76.50." and insert:  
  
\$90.00.

**6. Regulation 45E amended**

- In regulation 45E(2)(a) delete "\$19.60; and" and insert:  
  
\$20.20; and

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

---

MA306\*

Shipping and Pilotage Act 1967

## **Shipping and Pilotage (Ports and Harbours) Amendment Regulations 2012**

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Shipping and Pilotage (Ports and Harbours) 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 *Shipping and Pilotage (Ports and Harbours) Regulations 1966*.

**4. Various fees amended**

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

**Table**

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
r. 9B(2)(b)	\$372.00	\$420.00
r. 9F(2)(c)	\$255.80	\$270.00
r. 9J	\$133.60	\$150.00
r. 16(d)(ii)	\$585	\$608.40
Sch. 3 Div. 2 it. 1(a)(i)	\$111.20	\$117.90
Sch. 3 Div. 2 it. 1(a)(ii)	\$145.60	\$154.30
Sch. 3 Div. 2 it. 1(a)(iii)	\$213.10	\$225.90
Sch. 3 Div. 2 it. 1(a)(iv)	\$327.40	\$347.00
Sch. 3 Div. 2 it. 1(a)(v)	\$499.50	\$529.50
Sch. 3 Div. 2 it. 1(a)(vi)	\$780.70	\$827.50
Sch. 3 Div. 2 it. 1(b)	\$99.10	\$105.00
Sch. 3 Div. 2 it. 3(a)	\$111.20	\$117.90
Sch. 3 Div. 2 it. 3(b)	\$145.60	\$154.30
Sch. 3 Div. 2 it. 3(c)	\$213.10	\$225.90
Sch. 3 Div. 2 it. 3(d)	\$327.40	\$347.00
Sch. 3 Div. 2 it. 3(e)	\$499.50	\$529.50
Sch. 3 Div. 2 it. 3(f)	\$780.70	\$827.50

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

MA307\*

Western Australian Marine Act 1982

## W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations (No. 2) 2012

Made by the Governor in Executive Council.

### 1. Citation

These regulations are the *W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations (No. 2) 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 *W.A. Marine (Certificates of Competency and Safety Manning) Regulations 1983*.

### 4. Schedule 3 amended

In Schedule 3 amend the provisions listed in the Table as set out in the Table.

**Table**

Provision	Delete	Insert
Sch. 3 it. 1	\$199.80	\$250.00
Sch. 3 it. 2	\$199.80	\$250.00
Sch. 3 it. 3	\$145.80	\$170.00
Sch. 3 it. 4	\$199.80	\$250.00
Sch. 3 it. 5	\$199.80	\$250.00
Sch. 3 it. 6	\$145.80	\$200.00
Sch. 3 it. 7	\$199.80	\$250.00

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
Sch. 3 it. 8	\$145.80	\$170.00
Sch. 3 it. 9	\$399.60	\$500.00
Sch. 3 it. 10	\$199.80	\$250.00
Sch. 3 it. 12	\$11.40	\$25.00
Sch. 3 it. 14	\$199.80	\$220.00
Sch. 3 it. 15	\$199.80	\$250.00

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

MA308\*

Western Australian Marine Act 1982

## **W.A. Marine (Hire and Drive Vessels) Amendment Regulations (No. 2) 2012**

Made by the Governor in Executive Council.

### **1. Citation**

These regulations are the *W.A. Marine (Hire and Drive Vessels) Amendment Regulations (No. 2) 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 *W.A. Marine (Hire and Drive Vessels) Regulations 1983*.

**4. Regulation 4 amended**

In regulation 4(2)(e):

- (a) in substituted clause 3.1.2(1)(b) delete “\$495.40,” and insert:

\$515.20,

- (b) in substituted clause 3.1.2(2) delete “\$37.” and insert:

\$50.00.

- (c) in substituted clause 3.1.2(3)(b) delete “\$243.20” and insert:

\$252.90

- (d) in substituted clause 3.1.3(m) delete “\$93.40.” and insert:

\$97.10.

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

MA309\*

Western Australian Marine Act 1982

## **W.A. Marine (Load Lines) Amendment Regulations 2012**

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *W.A. Marine (Load Lines) 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 *W.A. Marine (Load Lines) Regulations 1983*.

**4. Regulation 6 amended**

- (1) In regulation 6(2) delete “\$98.00” and insert:

\$101.90

- (2) In regulation 6(3):

- (a) in paragraph (a) delete “\$56.20; or” and insert:

\$147.60; or

- (b) in paragraph (b) delete “\$56.20” and insert:

\$147.60

- (c) in paragraph (b)(i) delete “\$20.50” and insert:

\$101.10

- (d) in paragraph (b)(ii) delete “\$228.70” and insert:

\$237.80

- (3) In regulation 6(4) delete “\$20.50” and insert:

\$101.10

- (4) In regulation 6(6)(a) delete “\$186.10” and insert:

\$193.50

By Command of the Governor,

G. MOORE, Clerk of the Executive Council.

---

---

## PLANNING

---

---

PL301\*

Planning and Development Act 2005

### Planning Fees Notice 2012

Made by the Minister for Planning under section 20 of the Act.

#### 1. Citation

This notice is the *Planning Fees Notice 2012*.

#### 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 2012.

#### 3. Terms used

In this notice —

*form* means the WAPC form for the particular type of application;

*WAPC* means the Western Australian Planning Commission.

Note: A form referred to in this notice can be found at the web address [www.planning.wa.gov.au](http://www.planning.wa.gov.au) under the subcategory “Subdivision & planning applications”.

#### 4. Counting number of lots

For the purposes of counting the number of lots —

- (a) each common property lot is counted as one lot; and
- (b) areas reserved for the purposes of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

#### 5. Notes not part of notice

The notes in this notice do not form part of the notice.

#### 6. Fees

The fees set out in Schedule 1 are the fees to be charged in respect of things referred to in that Schedule.

**7. Payment on lodgment of application**

An application fee is payable at the time the application is lodged.

Note: If a payment is made by cheque the cheque should be made payable to the Western Australian Planning Commission.

**8. *Planning Fees Notice 2011* revoked**

The *Planning Fees Notice 2011* is revoked.

**Schedule 1 — Fees**

[cl. 6]

**1. Fees for approval of subdivision (Form 1A)**

Application for approval of freehold or survey-strata subdivision.

**Amalgamation — \$1 106.**

Note: For example, an application proposing that multiple lots be amalgamated into a single lot attracts an application fee of \$1 106.

**2 or more lots (up to and including 100 lots) — \$1 533 and \$35 per lot.**

Note: For example, where 5 lots are proposed, the application fee is \$1 533 plus \$175 (5 lots multiplied by \$35), which totals \$1 708.

**101 or more lots — \$5 033 and \$11.70 per lot in excess of 100 lots.**

Note: For example, where 105 lots are proposed, the application fee is \$5 033 plus \$58.50 (5 lots multiplied by \$11.70), which totals \$5 091.50.

**2. Fees for amended plan for subdivision (Form 2A)**

Amended plan/s for application for approval of freehold or survey-strata subdivision.

**Amalgamation — \$734.**

Note: For example, amended plans for an application proposing that multiple lots be amalgamated into a single lot attracts an application fee of \$734.

**2 or more lots (up to and including 100 lots) — \$1 089 and \$23.30 per lot.**

Note: For example, amended plans where 5 lots are proposed, the application fee is \$1 089 plus \$116.50 (5 lots multiplied by \$23.30), which totals \$1 205.50.

**101 or more lots — \$3 419 and \$3.50 per lot in excess of 100 lots.**

Note: For example, amended plans where 105 lots are proposed, the application fee is \$3 419 plus \$17.50 (5 lots multiplied by \$3.50), which totals \$3 436.50.

Note: Where a minor variation is made at the request of the WAPC, the WAPC may waive some or all of the applicable fee.

**3. Fees for reconsideration of a decision (Form 3A)**

Application to the WAPC under the *Planning and Development Act 2005* section 144(1) to reconsider a refusal or under the *Planning and Development Act 2005* section 151(1) to reconsider a condition(s).

**Amalgamation — \$646.**

Note: For example, reconsideration of an application proposing that multiple lots be amalgamated into a single lot attracts an application fee of \$646.

**2 or more lots (up to and including 100 lots) — \$792 and \$18 per lot.**

Note: For example, for reconsideration of an application where 5 lots are proposed, the application fee is \$792 plus \$90 (5 lots multiplied by \$18), which totals \$882.

**101 or more lots — \$2 592 and \$3.50 per lot in excess of 100 lots.**

Note: For example, for reconsideration of an application where 105 lots are proposed, the application fee is \$2 592 plus \$17.50 (5 lots multiplied by \$3.50), which totals \$2 609.50.

**4. Fees for endorsement of plan (Form 1C)**

Application for endorsement of a deposited plan or survey-strata plan.

**Amalgamation — \$500.**

Note: For example, application for endorsement of a deposited plan or survey-strata proposing that multiple lots be amalgamated into a single lot attracts an application fee of \$500.

**2 or more lots (up to and including 100 lots) — \$558 and \$7.00 per lot.**

Note: For example, endorsements where 5 lots are proposed, the application fee is \$558 plus \$35 (5 lots multiplied by \$7.00), which totals \$593.

**101 or more lots — \$1 258 and \$4.40 per lot in excess of 100 lots.**

Note: For example, endorsements where 105 lots are proposed, the application fee is \$1 258 plus \$22 (5 lots multiplied by \$4.40), which totals \$1 280.

**5. Fees in respect of application for approval and endorsement of proposed lease/licence or class of lease/licence (Form 1B and Form 1D)**

Application for approval by the WAPC for a proposed lease/licence and endorsement of the approval on the executed lease/licence under the *Planning and Development Act 2005* section 136 — **\$271.**

Application for approval by the WAPC for a proposed class of lease/licence under the *Planning and Development Act 2005* section 139 — **\$271.**

Application for endorsement of approval by the WAPC on an executed lease/licence of a class approved under the *Planning and Development Act 2005* section 139 — **\$33.**

**6. Fees for issue of certificates under region planning schemes**

Fee for issue of certificate under *Metropolitan Region Scheme* clause 42 — **\$25.**

Fee for issue of certificate under *Greater Bunbury Region Scheme* clause 53 — **\$25**.

Fee for issue of certificate under *Peel Region Scheme* clause 47 — **\$25**.

**7. Cartography and spatial data fees**

Cartographic services provided by the WAPC in connection with its functions — **\$81/hour**.

Provision of a spatial dataset for which the WAPC is the custodial agency — **\$82**.

JOHN DAY, Minister for Planning.

---



---

## POLICE

---



---

PO301\*

Firearms Act 1973

## Firearms Amendment Regulations 2012

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Firearms 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 *Firearms Regulations 1974*.

**4. Schedule 1A amended**

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

**Table**

Provision	Delete	Insert
Sch. 1A it. 8(b)	67.00	59.40

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
Sch. 1A it. 9	55.60	56.40
Sch. 1A it. 10	19.50	20.00
Sch. 1A it. 11	31.40	32.10
Sch. 1A it. 12	19.50	20.00
Sch. 1A it. 13	140.60	154.66

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

PO302\*

Pawnbrokers and Second-hand Dealers Act 1994

## **Pawnbrokers and Second-hand Dealers Amendment Regulations 2012**

Made by the Governor in Executive Council.

### **1. Citation**

These regulations are the *Pawnbrokers and Second-hand Dealers 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 *Pawnbrokers and Second-hand Dealers Regulations 1996*.

**4. Regulation 28 amended**

In regulation 28 delete the Table and insert:

**Table — Fees for issue of licences**

	<b>Licence</b>	<b>1 year or part thereof (\$)</b>	<b>2 year or part thereof (\$)</b>	<b>3 year or part thereof (\$)</b>
1.	Pawnbroker's licence only	3 428	4 006	4 583
2.	Second-hand dealer's licence only (computer option)	3 428	4 006	4 583
3.	Second-hand dealer's licence only (facsimile option)	3 513	4 175	4 838
4.	Pawnbroker's licence and second-hand dealer's licence	3 433	4 013	4 593

**5. Regulation 29 amended**

In regulation 29 delete the Table and insert:

**Table — Fees for renewal of licences**

	<b>Licence</b>	<b>1 year or part thereof (\$)</b>	<b>2 year or part thereof (\$)</b>	<b>3 year or part thereof (\$)</b>
1.	Pawnbroker's licence only	3 394	3 958	4 523
2.	Second-hand dealer's licence only (computer option)	3 394	3 958	4 523
3.	Second-hand dealer's licence only (facsimile option)	3 478	4 128	4 777

	<b>Licence</b>	<b>1 year or part thereof (\$)</b>	<b>2 year or part thereof (\$)</b>	<b>3 year or part thereof (\$)</b>
4.	Pawnbroker's licence and second-hand dealer's licence	3 399	3 966	4 533

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

PO303\*

Police Act 1892

## **Police (Fees) Amendment Regulations 2012**

Made by the Governor in Executive Council.

### **1. Citation**

These regulations are the *Police (Fees) 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 *Police (Fees) Regulations 1981*.

**4. Schedule 1 replaced**

Delete Schedule 1 and insert:

**Schedule 1 — Fees**

[r. 2(1)]

- |    |                                                                                                                                                |            |
|----|------------------------------------------------------------------------------------------------------------------------------------------------|------------|
| 1. | Copy of a person's traffic infringement notice record .....                                                                                    | \$22.30    |
| 2. | Escorts and Guards —                                                                                                                           |            |
|    | (a) each person provided per hour and part thereof<br>for —                                                                                    |            |
|    | (i) high risk escorts carried out by TRG .....                                                                                                 | \$97.25    |
|    | (ii) emergency escorts .....                                                                                                                   | \$109.85   |
|    | (iii) other escorts .....                                                                                                                      | \$94.05    |
|    | (b) per km rate for —                                                                                                                          |            |
|    | (i) motor vehicle .....                                                                                                                        | \$1.068    |
|    | (ii) motor cycle .....                                                                                                                         | 34.1 cents |
|    | (c) cancellation or modification of booking (less than<br>14 days notice) .....                                                                | \$157.10   |
| 3. | Photographs, authorised reproductions —                                                                                                        |            |
|    | (a) 5 or more from the same film, per photograph                                                                                               | \$15.20    |
|    | (b) otherwise, per photograph .....                                                                                                            | \$44.60    |
| 4. | National criminal history record check —                                                                                                       |            |
|    | (a) issued to a volunteer organisation .....                                                                                                   | \$13.00    |
|    | (b) issued to a public sector body .....                                                                                                       | \$43.05    |
|    | (c) issued to a business .....                                                                                                                 | \$43.55    |
| 5. | National police certificate .....                                                                                                              | \$62.75    |
| 6. | Traffic offence detection photographs (e.g. traffic speed<br>camera, red light camera) if provided by police, per cop ...                      | \$44.60    |
| 7. | Provision of accident information —                                                                                                            |            |
|    | (a) details of accident to those involved or their<br>representatives (outlining certain accident details) ..                                  | \$40.20    |
|    | (b) details of accident to Insurance Commission of<br>Western Australia for third party insurance<br>purposes .....                            | \$40.20    |
| 8. | Provision of information about a reported incident to<br>those involved or their representatives (outlining certain<br>incident details) ..... | \$38.70    |

9. Replacement of prosecution documents —
- (a) a statement of the material facts of a charge, which has already been served (per hour or part of an hour) ..... \$90.45
  - (b) additional copy of documents already disclosed (per hour or part of an hour) ..... \$90.45

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

PO304\*

Security and Related Activities (Control) Act 1996

## **Security and Related Activities (Control) Amendment Regulations 2012**

Made by the Governor in Executive Council.

### **1. Citation**

These regulations are the *Security and Related Activities (Control) 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 *Security and Related Activities (Control) Regulations 1997*.

**4. Schedule 4 replaced**

Delete Schedule 4 and insert:

**Schedule 4 — Fees**

[r. 54]

<b>Provision of Act or regulations</b>	<b>Subject matter</b>	<b>Fee (\$)</b>
<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<i>Agent's licences</i>		
s. 46(1)	Application for issue of agent's licence — for one year or less .....	999.00
	for 3 years .....	1 006.00
s. 46(1)	Application by licensee for an additional agent's licence (each) .....	674.00
s. 49(1)(c)	Application for renewal of agent's licence — 3 year (each) .....	720.00
s. 46(1)	Application for issue of temporary agent's licence .....	999.00
<i>Other licences</i>		
s. 46(1)	Application for issue of any other licence — for one year or less .....	262.00
	for 3 years .....	269.00
s. 46(1)	Application by licensee for an additional other licence (each) .....	156.00
s. 49(1)(c)	Application for renewal of any other licence — 3 year (each) .....	167.00
r. 10	Application for endorsement under s. 24 .....	153.00
r. 12	Application for permit under s. 25 .....	181.00
r. 13	Application for endorsement under s. 26 .....	153.00
s. 46(1)	Application for issue of temporary licence other than a temporary agent's licence .....	262.00
<i>Miscellaneous</i>		
s. 10(2)	Application to inspect register .....	35.00
s. 10(3)	Certified copy of register entry .....	36.00

<b>Provision of Act or regulations</b> <b>Column 1</b>	<b>Subject matter</b> <b>Column 2</b>	<b>Fee (\$)</b> <b>Column 3</b>
s. 46(1)	Additional fee if fingerprints and palm prints are required under s. 48 .....	98.00
s. 66	Issue of duplicate licence or duplicate identity card .....	24.00

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

---



---

## **STATE DEVELOPMENT**

---



---

SZ301\*

Iron Ore (Hamersley Range) Agreement Act 1963

### **Hamersley Iron (Port of Dampier) Amendment By-laws 2012**

Made by the Governor in Executive Council upon recommendation by the Company as defined in the Act.

**1. Citation**

These by-laws are the *Hamersley Iron (Port of Dampier) Amendment By-laws 2012*.

**2. Commencement**

These by-laws come into operation as follows —

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

**3. By-laws amended**

These by-laws amend the *Hamersley Iron (Port of Dampier) By-laws*.

**4. Second Schedule amended**

In the Second Schedule delete “1.96 cents” and insert:

4.425 cents

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

SZ302\*

Iron Ore (Robe River) Agreement Act 1964

## **Iron Ore (Robe River) Cape Lambert Ore and Service Wharves Amendment By-laws 2012**

Made by the Governor in Executive Council on the recommendation of the Company as defined in the Act.

**1. Citation**

These by-laws are the *Iron Ore (Robe River) Cape Lambert Ore and Service Wharves Amendment By-laws 2012*.

**2. Commencement**

These by-laws come into operation as follows —

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

**3. By-laws amended**

These by-laws amend the *Iron Ore (Robe River) Cape Lambert Ore and Service Wharves By-laws 1995*.

**4. By-law 4 amended**

In by-law 4 in the definition of *Ore Wharf*:

- (a) delete “2554” and insert:

- (b) delete “20°34’43”S and longitude 117°12’01”E;” and insert:

20°34’28”S and longitude 117°12’16”E;

**5. Schedule 1 amended**

In Schedule 1 clause 1(1) delete “1.8 cents” and insert:

4.64 cents

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

---

## — PART 2 —

### AGRICULTURE AND FOOD

AG401\*

#### EXOTIC DISEASES OF ANIMALS ACT 1993

##### IMPORT RESTRICTION ORDER NO. 1/2011—EXTENSION

The Import Restriction Order made by the Minister for Agriculture and Food under section 24 of the *Exotic Diseases of Animals Act 1993* and published in the *Gazette* on 7 September 2011 is extended for a further period of 30 days from the publication of this notice.

TONY HIGGS, Chief Veterinary Officer.

### CEMETERIES

CE401\*

#### CEMETERIES ACT 1986

##### METROPOLITAN CEMETERIES BOARD

##### Schedule of Fees 2012-2013

In pursuance of the powers conferred by section 53 of the *Cemeteries Act 1986*, the Metropolitan Cemeteries Board hereby records having resolved on 14 May 2012 to set the following fees effective from 1 July, 2012. The fees shall be payable upon application for services at Pinnaroo Valley Memorial Park, Rockingham Regional Memorial Park, and Karrakatta, Fremantle, Midland, and Guildford Cemeteries detailed hereunder.

#### FEES AND CHARGES INCLUDE 10% GST EXCEPT WHERE INDICATED

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
<b>BURIAL</b>						
<b>Interment Fees:</b>						
Adult Burial and Entombment (includes dig to 1.8m)	1,147.30	1,147.30	1,147.30	1,147.30	1,147.30	1,147.30
Child Interment (under 13 years)	588.50	588.50	588.50	588.50	588.50	588.50
Infant Interment (under 2 years)	251.90	251.90	251.90	251.90	251.90	251.90
Pre-Need Interment Agreement	1,215.50	1,215.50	1,215.50	1,215.50	1,215.50	1,215.50
<b>Grant of Right of Burial (25 Years):</b>						
At Need Grant: Lawn	2,019.60	2,019.60	2,019.60			2,019.60
At Need Grant: Monumental Area	1,941.50	1,941.50		1,941.50	1,941.50	1,941.50
At Need Grant: Jewish Orthodox Lawn	2,019.60					
At Need Grant: Children's Memorial Garden	1,068.10					
Renewal of current Grant: Lawn	2,019.60	2,019.60	2,019.60			2,019.60
Renewal of current Grant: Monumental Area	1,941.50	1,941.50		1,941.50	1,941.50	1,941.50
Renewal of current Grant: Children's Memorial Garden	1,068.10					
Pre-Need Grant: Lawn	2,208.80	2,208.80	2,208.80			2,208.80



<b>Description</b>	<b>Karrakatta</b>	<b>Fremantle</b>	<b>Pinnaroo</b>	<b>Midland</b>	<b>Guildford</b>	<b>RRMP</b>
Interment of Oversize Casket/Hand Digging: only in monumental areas	284.90	284.90		284.90	284.90	284.90
digging fee for deeper than 1.8m	284.90	284.90	284.90	284.90	284.90	284.90
Funeral Services—Minimum Fee (1st hour)	284.90	284.90	284.90	284.90	284.90	284.90
Funeral Services—Hourly Rate (after 1st hour)	243.10	243.10	243.10	243.10	243.10	243.10
Funeral Fee—outside MCB office hours (add all other funeral costs)	600.60	600.60	600.60	600.60	600.60	600.60
Exhumation	3,441.90	3,441.90	3,441.90	3,441.90	3,441.90	3,441.90
Re-interment after exhumation	1,147.30	1,147.30	1,147.30	1,147.30	1,147.30	1,147.30
Lift & Deepen	1,147.30	1,147.30	1,147.30	1,147.30	1,147.30	1,147.30
Late to arrive or depart for Interment (after 10 minutes)	250.80	250.80	250.80	250.80	250.80	250.80
Transfer Grant / Re-Issue Grant / Refund Fee / Admin Fee	55.00	55.00	55.00	55.00	55.00	55.00
<b>MAUSOLEUM</b>						
<b>Mausoleum</b>						
Mausoleum Entitlement	Quote	Quote		Quote	Quote	
Mausoleum At-Need Grant	1,941.50	1,941.50		1,941.50	1,941.50	
Mausoleum Pre-Need Grant	2,134.00	2,134.00		2,134.00	2,134.00	
Mausoleum Grant Renewal	2,631.20	2,631.20		2,631.20	2,631.20	
<b>Ossuary:</b>						
Ossuary (Single)—must purchase grant	1,566.40					
Ossuary (Double)—must purchase grant	4,079.90					
Ossuary Grant	1,941.50					
Ossuary Grant Renewal	2,134.00					
<b>CREMATION &amp; ASHES</b>						
<b>Cremation Fees:</b>						
Adult Cremation—includes 1 hour use of Chapel and Lounge	976.80	976.80	976.80			
Adult Cremation—includes: - Direct delivery to crematorium OR; - 1hr in Garden Chapel (Karrakatta) OR; - 30min service in Dench Chapel, Central Committal Area	818.40	818.40	818.40			
Child Cremation (up to 13 years) includes 1 hour use of Chapel and Lounge	624.80	624.80	624.80			
Infant Cremation (up to 2 years) includes urn and 30min in selected chapels	235.40	235.40				
Infant Cremation (up to 2 years) includes urn and; - Direct delivery to crematorium OR; - 1hr in Garden Chapel (Karrakatta) OR; - 30min service in Central Committal Area	151.80	151.80				
Pre-Need Cremation Agreement	1,024.10	1,024.10	1,024.10			



<b>Description</b>	<b>Karrakatta</b>	<b>Fremantle</b>	<b>Pinnaroo</b>	<b>Midland</b>	<b>Guildford</b>	<b>RRMP</b>
Additional Monumental (*GST exempt)	186.00	186.00		186.00	186.00	186.00
<b>RESEARCH SERVICES</b>						
Location Query (up to 4 queries)	Free	Free	Free	Free	Free	Free
Location Query (after 4 queries)	2.20	2.20	2.20	2.20	2.20	2.20
Photocopy of Record	5.50	5.50	5.50	5.50	5.50	5.50
Digital Photograph sent via e-mail *	30.80	30.80	30.80	30.80	30.80	30.80
Digital Photograph sent via post *	42.90	42.90	42.90	42.90	42.90	42.90
* Each additional photograph, in any format	11.00	11.00	11.00	11.00	11.00	11.00
<b>Publications:</b>	26.40	26.40	26.40			
“Monuments & Masons” by L. Liveris	15.00	15.00	15.00			
“Memories Eternal” by L. Liveris	15.00	15.00	15.00			
“The Dismal Trader” by L. Liveris	Free	Free	Free			
<b>MEMORIALS</b>						
<b>Burial Plaques:</b>						
Bronze—380mm x 280mm	1,082.40	1,082.40	1,082.40			
Bronze—560mm x 305mm	1,393.70	1,393.70	1,393.70			
Bronze—Detachable Plate	476.30	476.30	476.30			
Bronze—Jewish Orthodox (including grey granite base)	1,338.70					
Bronze—Jewish Orthodox (including concrete base)	1,144.00					
Bronze—Religious Area	317.90					
Natural Area Plaque (for burial) (136mm x 75mm on Central Commemoration)		545.60				545.60
<b>Memorial Plaques (25 Years):</b>						
Arbor Lane—Standard Roses	9,389.60					
Arbor Lane—Standard Roses additional inscriptions (inc granite base)	1,142.90					
Arbor—Additional inscriptions (inc granite base)	1,997.60					
Bill Manners Walk	Quote					
Celebrating Lives Niche Wall (1st)	1,279.30					
Celebrating Lives Niche Wall (2nd Inscription) Replacement plaque	487.30					
Celebrating Lives Niche Wall (2nd Inscription) Detachable plate	337.70					
Centenary Rose Garden—1st inscription	3,924.80					
Centenary Rose Garden—Other inscriptions	921.80					
Classic Granite Niche Wall—Single					735.90	
Classic Granite Niche Wall—Double					1,128.60	
Classic Granite Niche Wall—Second Inscription					414.70	

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Estate Memorial—1st inscription (no tribute area—Magpie Loop) 229x229mm plq			4,560.60			
Estate Memorial—other inscriptions (no tribute area—Magpie Loop) 229x229mm			665.50			
Family Shrub—First Inscription 143 x 117	4,757.50	4,757.50	4,757.50	4,757.50	4,757.50	
Family Shrub—Other Inscriptions 143 x 117	743.60	743.60	743.60	743.60	743.60	64.90
Garden of Remembrance—Chrome / anodised / 2 plex plaque	608.30	608.30				
Garden of Remembrance—Bronze plaque	653.40	653.40				653.40
Granite Niche Wall—Single				735.90		735.90
Granite Niche Wall—Double				1,128.60		1,128.60
Granite Niche Wall—Second inscription				414.70		414.70
Granite Niche Wall—Single (Lakes)		1,064.80				
Ground Niche Shrub—Standard	1,474.00	1,474.00	1,474.00	1,474.00	1,474.00	1,474.00
Ground Niche Shrub—Premium	1,954.70		1,954.70			
Ground Niche Rose or Sir Thomas Meagher Lake	2,505.80	2,505.80	2,505.80	2,505.80	2,505.80	
Memorial Garden			773.30	773.30	773.30	
Memorial Garden Homicide			773.30			
Memorial Rock in a rockery—small		1,531.20				1,531.20
Memorial Rock in a rockery—medium		2,659.80				2,659.80
Memorial Rock in a rockery—large		4,472.60				4,472.60
Memorial Rock Individual—Standard	5,844.30	5,844.30	5,844.30	5,844.30	5,844.30	5,844.30
Memorial Rock Individual—Large	9,016.70	9,016.70	9,016.70			9,016.70
Memorial Rock Individual - Premium Location	Quote	Quote	Quote	Quote	Quote	Quote
Memorial Rock—other inscriptions	665.50	665.50	665.50	665.50	665.50	665.50
Memorial seat—Bushland setting			9,027.70			
Memorial Seat—Panorama			12,480.60			
Memorial Seat—Granite (inc. 229 x 229 plaque)	6,707.80	6,707.80		6,707.80	6,707.80	6,707.80
Memorial Seat—Plaque upgrade (550 x 305 or 380 x 280 plaque). Additional to memorial fee	366.30	366.30		366.30	366.30	366.30
Memorial Seat—Detach Plate or 2nd insc for Garden Bench @ PVMP	337.70	337.70	337.70	337.70	337.70	337.70
Memorial Seat Additional Inscription—143 x 117 Plaque. Granite only	337.70	337.70		337.70	337.70	337.70
Memorial Seat Additional Inscription- 229 x 229 Plaque. Granite & Wooden Seats	665.50	665.50	665.50	665.50	665.50	665.50
Memorial Tree—small (includes 143x117 plaque)	4,757.50		4,757.50	4,757.50	4,757.50	4,757.50

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Memorial Tree—medium (includes 229x229 plaque)	6,887.10	6,887.10	6,887.10	6,887.10	6,887.10	6,887.10
Memorial Tree—large (includes 229x229 plaque)	12,416.80	12,416.80	13,591.60	12,416.80	12,416.80	12,416.80
Memorial Tree—2nd insc Detachable plate	337.70	337.70	337.70	337.70	337.70	337.70
Memorial Tree—other inscriptions	665.50	665.50	665.50	665.50	665.50	665.50
Memorial Tree—Additional for Burial Plaque		672.10	672.10			
Memorial Tree—Additional for 380 x 280 plaque	366.30	366.30	366.30	366.30	366.30	366.30
Memorial Wall—Single	809.60					
Memorial Wall—Double	1,157.20					
Memorial Wall—2nd Inscription	337.70					
Natural Area Plaque (for ashes) (136mm x 75mm on Central Commemoration )		545.60				545.60
Niche Wall—Single	616.00	616.00	616.00		616.00	
Niche Wall—Double	821.70	821.70	821.70		821.70	
Niche Wall—2nd Inscription (*ALL walls: Detachable plate)	451.00	451.00	451.00	451.00		451.00
Niche Wall—Military (Single position only, no Plaque)	486.20	486.20	486.20			
Reflection Wall—190x190 (Jarrah walk)				961.40		
Reflection Wall—380x280 (single or dual) (Jarrah Walk)				2,070.20		
Reflection Wall—190x190. (K = Contemplation)	1,031.80	1,031.80				
Reflection Wall—380x280 (single or dual). (K = Contemplation)	2,351.80					
Reflection Wall—1st Premium Small 190x190 (K = Contemplation; P=walls A,B,C)	2,162.60		2,162.60			
Reflection Wall—1st Premium Large 380x280 (F=Lakes internal stream ;P=walls D&E)		4,580.40	4,580.40			
Reflection Wall—2nd inscript. detachable plate (All Areas)	337.70	337.70	337.70	337.70		
Reflection Wall—2nd inscript. replace 380x280 (All Areas)	852.50	852.50	852.50	852.50		
Reflection Wall—190x190 no ashes placement available (Lakes)		1,782.00				
Reflection Wall—190x190 ashes placement available (Lakes)		2,036.10				
Reflection Wall—380x280 no ashes placement available (Lakes)		4,327.40				
Rose Memorial Bronze—1st Inscription	4,292.20	4,292.20				
Rose Memorial—Other Inscriptions (bronze)	1,012.00	1,012.00		1,012.00	1,012.00	
Rose Memorial—Other Inscriptions (chrome)	655.60	655.60		655.60	655.60	
Seat of Remembrance (no tribute area—Magpie Loop)			1,559.80			

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Special Memorial—additional inscription (229 x 229mm plaque)	759.00	759.00	759.00	759.00	759.00	
Special Memorial—additional inscription (143 x 117mm plaque)	606.10	606.10	606.10	606.10	606.10	
Special Water Feature—second inscription			Quote			
Standard Grevillea/Cumquat/Olive/Rosemary—Individual—First Inscription (143 x 117mm plaque)	5,954.30					
Standard Grevillea/Cumquat/Olive/Rosemary—Individual—First Inscription (229 x 229mm plaque)	6,128.10					
Standard Grevillea/Cumquat/Olive/Rosemary—Individual—Additional Inscription (143 x 117mm plaque)	520.30					
Standard Grevillea/Cumquat/Olive/Rosemary—Individual—Additional Inscription (229 x 229mm plaque)	694.10					
Standard Rose—Individual—First Inscription (143 x 117mm plaque)	13,231.90	13,231.90			13,231.90	
Standard Rose—Individual—First Inscription (229 x 229mm plaque)	13,414.50	13,414.50				
Standard Rose—Individual—Additional Inscription (143 x 117mm plaque)	810.70	810.70				
Standard Rose—Individual—Additional Inscription (229 x 229mm plaque)	995.50	995.50				
Standard Rose—In Bed—First Inscription (143 x 117mm plaque)	9,647.00	9,647.00				
Standard Rose—In Bed—Additional Inscriptions (143 x 117mm plaque)	550.00	550.00		550.00	550.00	
Standard Rose—In Bed—First Inscription (229 x 229mm plaque)	9,829.60	9,829.60				
Standard Rose—In Bed—Additional Inscriptions (229 x 229mm plaque)	734.80	734.80		734.80	734.80	
Tree of Life—Leaf	535.70	535.70	535.70			
Vista Memorial—Bridge 1st inscription 380x280			3,978.70			
Vista Memorial—Bridge 2nd Inscription detachable plate			337.70			
Vista Memorial—Bridge 2nd inscription replace 380x280			826.10			
Vista Memorial (Premium)- Sir Thomas Meagher Boardwalk 1st inscription 380 x 280			3,978.70			
Vista Memorial (Premium)- Sir Thomas Meagher Boardwalk detachable plate. 2nd inscription			337.70			

<b>Description</b>	<b>Karrakatta</b>	<b>Fremantle</b>	<b>Pinnaroo</b>	<b>Midland</b>	<b>Guildford</b>	<b>RRMP</b>
Vista Memorial (Premium)- Sir Thomas Meagher Boardwalk. Replace 380 x 280. 2nd inscription			826.10			
<b>Rose gardens:</b>						
Rose Garden (110mm x 110mm) 8 line inscription SBP		1,534.50				
Small Rose Niche (120mm x 144mm) 8 line inscription CBP		2,021.80				
<b>Shrub gardens:</b>						
Shrub Garden (77mm x 90mm). SECOND INSCRIPTIONS ONLY		723.80				
Shrub Garden (120mm x 144mm). SECOND INSCRIPTIONS ONLY		937.20				
Shrub Garden (229mm x 229mm). FRONTAGE GARDEN ONLY		1,063.70				
<b>Reflection Garden:</b>						
Lawn N Memorial Native Garden 190mm x 190mm plq on kerbing—single		1,057.10				
Lawn S Maritime Memorial Gardens 190 x 190 bronze plaque on kerbing		1,057.10				
Lakeside Memorial plq (120mm x 144mm) 8 line inscription (Granite Pedestal Included)		2,442.00				
Memorial Wall—Internal, Lakes Rose Garden (380mm x 280mm) plq fixed to garden wall capping		3,800.50				
Lakes—2nd inscription - detachable plate only		337.70				
Lakes—Detachable 5 lines—add price to both base plaque & 2nd detachable		102.30				
<b>Infants and Children's Gardens:</b>	<b>IBG</b>	<b>Freo</b>	<b>Zamia</b>			
Butterfly or Star plaque on plinth—children's garden areas		578.60	578.60			
Rustic Cameo	499.40					
Butterfly or Star Plaque on Earth Ribbon	543.40					
Garden Plaque	525.80					
Butterfly Twig	1,103.30	1,103.30	1,103.30			
River Stone—Small	Quote					
River Stone—Medium	Quote					
River Stone—Large,	Quote					
Memorial Tree in Forest Area (IBG only)	4,618.90					
Memorial Tree in Forest Area-Additional Interment	711.70					
<b>Mausoleum Niche</b>						
Internal display niche—rows A to D		3,457.30				
Internal display niche—rows E and F		2,091.10				
External niche walls		616.00				

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Mausoleum Chapel Feature Niche—1st inscription (300x350mm single or dual plq)	3,819.20					
Mausoleum Chapel Feature Niche—additional inscription (replace 300x350mm plq)	804.10					
Mausoleum Chapel Feature Niche—additional inscription (det plate for dual plq)	317.90					
<b>Memories E-ternal (On-Line Memorial)</b>						
Updates to memorial	94.60	94.60	94.60	94.60	94.60	94.60
<b>Book of Remembrance:</b>						
Two Lines	333.30		333.30			
Each additional line (max 8 lines)	34.10		34.10			
Emblem (min 5 lines required)	235.40		235.40			
Personal Copy	300.30		300.30			
<b>Additional Memorial Options:</b>						
Upgrade existing Memorial to Family Estate	Quote	Quote	Quote	Quote	Quote	
Granite Base—Small (143 x 117 plaque)	303.60	303.60	303.60	303.60	303.60	303.60
Granite Base—Large (229 x 229 plaque)	387.20	387.20	387.20	387.20	387.20	387.20
Granite Base—Extra large (380 x 280 plaque) only use black or grey in Jewish Lawn areas Note: no stock held at MCB. Order as required. 6—12 week turn around	765.60	765.60		765.60	765.60	765.60
Granite Base—Upgrade—Small (143 x 117 plaque)	303.60	303.60	303.60	303.60	303.60	303.60
Granite Base—Upgrade—Large (229 x 229 plaque)	387.20	387.20	387.20	387.20	387.20	387.20
Granite Base—Upgrade—Extra Large (380 x 280 plaque)	765.60	765.60		765.60	765.60	765.60
Additional fee for 229 x 229 plaque	183.70	183.70	183.70	183.70	183.70	183.70
Additional line on bronze plaque	45.10	45.10	45.10	45.10	45.10	45.10
Plaque colour upgrade	40.70	40.70	40.70	40.70	40.70	40.70
Emblem, size: A, B, C	64.90	64.90	64.90	64.90	64.90	64.90
Emblem, size: D	72.60	72.60	72.60	72.60	72.60	72.60
Restore Bronze Plaque—by Poolegrave (up to 229 x 229 only)	228.80	228.80	228.80	228.80	228.80	228.80
Restore Bronze Plaque—by Arrow (must get Quote from Arrow)	Quote	Quote	Quote	Quote	Quote	
Restore Chrome plaque—by Poolegrave	75.90	75.90	75.90	75.90	75.90	75.90
Plaque Polish/Protectant	31.90	31.90	31.90	31.90	31.90	31.90
Bronze Plaque Cleaner 250ml	13.20	13.20	13.20	13.20	13.20	13.20
Teak Oil (750ml) and brush kit for wooden seats	45.10		45.10			
Teak Oil (750ml) for wooden seats	42.90		42.90			

<b>Description</b>	<b>Karrakatta</b>	<b>Fremantle</b>	<b>Pinnaroo</b>	<b>Midland</b>	<b>Guildford</b>	<b>RRMP</b>
Bronze plaque proof from manufacturer (1st proof no charge) 2nd and subsequent proofs	62.70	62.70	62.70	62.70	62.70	62.70
<b>Photos on plaques:</b>						
Photo—B&W	248.60	248.60	248.60	248.60	248.60	248.60
Photo—Colour	349.80	349.80	349.80	349.80	349.80	349.80
Lasting Memories Bronze Portraits	467.50	467.50	467.50	467.50	467.50	467.50
<b>Life's Memories</b>						
Life's Memories 190x190 OR 229x229 upgrade	1,475.90	1,475.90	1,475.90	1,475.90	1,475.90	1,475.90
Life's Memories 380 x 280 upgrade	1,547.40	1,547.40	1,547.40	1,547.40	1,547.40	1,547.40
Life's Memories additional visuals or proofs	170.00	170.00	170.00	170.00	170.00	170.00
<b>Custom Series Lasting Memories Plaques and Pictures</b>						
Custom Series—upgrade 560 x 305 (single)	1,423.40	1,423.40	1,423.40	1,423.40	1,423.40	1,423.40
Custom Series—upgrade 380 x 280 (single)	1,259.50	1,259.50	1,259.50	1,259.50	1,259.50	1,259.50
Custom Series—upgrade 380 x 216 (single)	1,144.00	1,144.00	1,144.00	1,144.00	1,144.00	1,144.00
Custom Series—upgrade 229 x 229	919.60	919.60	919.60	919.60	919.60	919.60
Custom Series Extra photo each	179.30	179.30	179.30	179.30	179.30	179.30
Custom Series up to 10 extra characters	13.20	13.20	13.20	13.20	13.20	13.20

## CONSUMER PROTECTION

### CP401\*

#### CO-OPERATIVES ACT 2009

##### ISSUE OF CERTIFICATE OF REGISTRATION TO A CORPORATION

Notice is hereby given that on 7 June 2012, pursuant to section 26(a) of the Act, a certificate of registration was issued to—

SOUTH WEST IRRIGATION ASSET 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 7 June 2012, pursuant to section 26(a) of the Act, a certificate of registration was issued to—

SOUTH WEST IRRIGATION MANAGEMENT CO-OPERATIVE LIMITED

WILL MORGAN, Deputy Registrar of Co-operatives.

---



---

## CORRECTIVE SERVICES

---



---

CS401\*

### PRISONS ACT 1981 PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Commissioner of the Department of Corrective Services has issued the following person with a Permit to do High-Level Security Work:

Surname	Other Names	Permit No.	Issue Date
Gardner	Garry	AP0743	8/6/12

This notice is published under section 15P of the *Prisons Act 1981*.

TILLIE PROWSE, Manager Acacia Prison Contract.

---



---

## ENVIRONMENT

---



---

EV401\*

### ENVIRONMENTAL PROTECTION ACT 1986 DELEGATION NO. 104

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department of Environment and Conservation responsible for the administration of the *Environmental Protection Act 1986* ("the Act"), and pursuant to section 20 of the Act, hereby delegate to the holders for the time being of the offices of—

- (a) Branch Manager, Industry Regulation Licensing Branch;
- (b) Branch Manager, Industry Regulation Support Branch;
- (c) Sector Manager, Resource Industries;
- (d) Sector Manager, Waste Industries; and
- (e) Sector Manager, Process Industries,

all of the Environmental Regulation Division of the Department of Environment and Conservation, all my powers and duties under—

- (a) sections 54, 57, 59, 59B, 62, 62A and 64 of the Act; and
- (b) regulation 5B of the Environmental Protection Regulations 1987.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation Nos. 80 and 81, gazetted 9 May 2008 and Delegation No. 98, gazetted 14 February 2012 are hereby revoked.

Dated the 14th day of May 2012.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

\_\_\_\_\_  
Hon BILL MARMION MLA, Minister for Environment; Water.

EV402\*

### ENVIRONMENTAL PROTECTION ACT 1986 DELEGATION NO. 105

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department of Environment and Conservation responsible for the administration of the *Environmental Protection Act 1986* ("the Act"), and pursuant to section 20 of the Act, hereby delegate to the holders for the time being of the offices of—

- (a) Branch Manager, Industry Regulation Compliance Branch; and
- (b) Branch Manager, Industry Regulation Support Branch,

all of the Environmental Regulation Division of the Department of Environment and Conservation, all my powers and duties under regulations 4(2), 5(1), 6(1), 6(2), 6(3), 7, 9(1), 10(1), 10(2), 10(3), 10(4),

10(5), 12, 18, 19(1), 20(1), 20(3), 22(2), 22(3), 22(4), 23(1), 23(2), 23(3), 26(1), 27(2), 34, 37(2), 46 and 51(1) of the Environmental Protection (Controlled Waste) Regulations 2004.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 82, gazetted 9 May 2008 is hereby revoked.

Dated the 14th day of May 2012.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

Hon BILL MARMION MLA, Minister for Environment; Water.

EV403\*

### ENVIRONMENTAL PROTECTION ACT 1986

#### DELEGATION NO. 106

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department of Environment and Conservation responsible for the administration of the *Environmental Protection Act 1986* ("the Act"), and pursuant to section 20 of the Act, hereby delegate to the holder for the time being of the office of Manager, Controlled Waste Tracking and Permitting Section of the Environmental Regulation Division of the Department of Environment and Conservation, all my powers and duties under regulations 4(2), 5(1), 6(1), 6(2), 6(3), 7, 9(1), 18, 19(1), 20(1), 20(3), 22(2), 22(3), 22(4), 23(1), 23(2), 23(3), 26(1), 34, 37(2), 46 and 51(1) of the Environmental Protection (Controlled Waste) Regulations 2004.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 83, gazetted 9 May 2008 is hereby revoked.

Dated the 14th day of May 2012.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

Hon BILL MARMION MLA, Minister for Environment; Water.

---

## FISHERIES

---

FI401\*

### FISH RESOURCES MANAGEMENT ACT 1994

#### PROHIBITION ON COMMERCIAL FISHING (LAKE ARGYLE) ORDER 2012

##### Order No. 2

FD 1620/98 [1066]

Made by the Minister under section 43.

#### 1. Citation

This instrument is the *Prohibition on Commercial Fishing (Lake Argyle) Order 2012*.

#### 2. Terms used

In this order—

**authorised boat** means a boat in respect of which a fishing boat licence specified in Schedule 2 has been issued;

**barramundi** means fish of that common name described by the scientific classification opposite that name in Division 1, Column 2 of Schedule 7 to the regulations;

**fishing boat licence** means a licence referred to in regulation 117 of the regulations;

**regulations** means the *Fish Resources Management Regulations 1995*;

**waters of Lake Argyle** means the waters described in Schedule 1.

#### 3. Prohibition on commercial fishing

A person must not engage in commercial fishing in the waters described in Schedule 1.

**4. Exception**

Clause 3 does not apply to a person fishing from an authorised boat in accordance with clause 5.

**5. Restrictions on a person fishing from an authorised boat**

(1) The person in charge of an authorised boat operating in the waters described in Schedule 1 must not—

- (a) allow more than 1500 metres of net to be used from the boat at any one time; or
- (b) use the boat to take barramundi.

(2) The person in charge of an authorised boat must not allow the boat to be used to take fish in any other Western Australian waters unless authorised by licence or permit.

(3) Despite clause 4 a person must not take any fish by means of net in the waters described in Schedule 1 during the period commencing 1 November in any year and ending on 31 December in the same year.

**6. Revocation**

The *Lake Argyle Fishery Notice 1994\**, Notice No. 665 published in the *Gazette* of 22 July 1994 is revoked.

[\*See regulation 186 of the *Fish Resources Management Regulations 1995 concerning the continuation of notices made under or continued under section 9, 10, 11 or 38 of the Fisheries Act 1905 and that were in force immediately before the commencement of those regulations.*]

**Schedule 1****Waters of Lake Argyle**

All the waters of Lake Argyle including—

- (a) the waters of the Bow River and the Ord River upstream of the dam wall and downstream of 16° 37' south latitude; and
- (b) the waters of Spillway Creek upstream of 16° 03.958' south latitude.

**Schedule 2****Fishing boat licences**

Fishing Boat licence No. 1298

Fishing Boat licence No. 2042

Fishing Boat licence No. 3060

Fishing Boat licence No. 3116

Fishing Boat licence No. 3058

Fishing Boat licence No. 3059

Dated this 31st day of May 2012.

NORMAN MOORE, Minister for Fisheries.

FI402\*

**FISH RESOURCES MANAGEMENT ACT 1994**  
**PROHIBITION ON FISHING BY NET (NORTH WEST AREAS)**  
**AMENDMENT ORDER 2012**  
 Order No. 6

FD 1620/98 [1066]

Made by the Minister under section 43.

**1. Citation**

This instrument is the *Prohibition on Fishing by Net (North West Areas) Amendment Order 2012*.

**2. Order amended**

The amendments in this order are to notice 197 published in the *Gazette* of 9 August 1985\*.

**3. Schedule amended**

In Column 1 of the Schedule—

- (a) delete paragraph (a) and insert—
  - (a) (i) The waters of the Dunham, Negri, Little Panton, Nicholson, Elvire and Bow Rivers, the portion of the Ord River upstream of Carlton Crossing and the waters of Spillway Creek including all tributaries, pools and affluents of those waters but excluding the waters described in (ii) below;
  - (ii) The waters of Lake Argyle as defined in the *Prohibition on Commercial Fishing (Lake Argyle) Order 2012*.

(b) in column 4 delete the words commencing “Nets” and ending “Lake Argyle” and insert—  
Nets when used by a person fishing from an authorised boat in accordance with the  
*Prohibition on Commercial Fishing (Lake Argyle) Order 2012*.

[\*See regulation 186 of the *Fish Resources Management Regulations 1995* concerning the continuation of notices made under or continued under section 9, 10, 11 or 38 of the *Fisheries Act 1905* and that were in force immediately before the commencement of those regulations.]

Dated this 31st day of May 2012.

NORMAN MOORE, Minister for Fisheries.

---

---

## LOCAL GOVERNMENT

---

---

LG401\*

### CARAVAN PARKS AND CAMPING GROUNDS ACT 1995

*City of Melville*

#### APPOINTMENTS

It is hereby notified for public information that Bill Spencer, Paul Bradsell, Gavin Jones, Kelly Bavich, Kristina Hunter, John Cartwright, Ivan Chellan and Vijay Nandlall have been appointed as Authorised Persons of the City of Melville pursuant to the following—

*Caravan Parks and Camping Grounds Act 1995*

JOHN CHRISTIE, A/Chief Executive Officer.

---

---

## MINERALS AND PETROLEUM

---

---

MP401\*

### DANGEROUS GOODS SAFETY ACT 2004

#### DANGEROUS GOODS SAFETY APPOINTMENT NOTICE (No. 2) 2012

Made by the Chief Dangerous Goods Officer under s. 27(1) of the *Dangerous Goods Safety Act 2004*.

#### 1. Citation

This notice may be cited as the *Dangerous Goods Safety Appointment Notice (No. 2) 2012*.

#### 2. Dangerous goods officers appointed

I appoint each person listed below to be a dangerous goods officer—

Iain Conway Dainty  
Colin Allistair Boothroyd  
Alan Holmes  
Timothy Baxter

SIMON RIDGE, Chief Dangerous Goods Officer,  
(Acting Executive Director of the Resources  
Safety Division of the Department of Mines  
and Petroleum, Western Australia).

Date: 11 June 2012.

---

MP402\*

### PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

#### GRANT OF PETROLEUM EXPLORATION PERMIT EP 479

Petroleum Exploration Permit No. EP 479 has been granted to Empire Oil & Gas NL and ERM Gas Pty Ltd to have effect for a period of six (6) years from and including 6th June 2012.

W. L. TINAPPLE, Executive Director Petroleum Division.

**MP403\*****PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF PETROLEUM EXPLORATION PERMIT EP 480**

Petroleum Exploration Permit No. EP 480 has been granted to Empire Oil & Gas NL and ERM Gas Pty Ltd to have effect for a period of six (6) years from and including 6th June 2012.

W. L. TINAPPLE, Executive Director Petroleum Division.

---

**MP404\*****MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum,  
Leonora WA 6438.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non payment of rent.

F. ZEMPILAS, Warden.

---

To be heard by the Warden at Leonora on 8 August 2012.

**EAST MURCHISON MINERAL FIELD**

## Prospecting Licences

P 36/1743      Lambrech, Paul  
                 Niutta, Mark

**MT MARGARET MINERAL FIELD**

## Prospecting Licences

P 37/7651      MRG Metals (Australia) Pty Ltd  
P 37/7652      MRG Metals (Australia) Pty Ltd  
P 37/7653      MRG Metals (Australia) Pty Ltd  
P 38/3333      Crocker, David Alexander  
                 Jambon, Gilbert Philippe  
P 38/3334      Crocker, David Alexander  
                 Jambon, Gilbert Philippe  
P 38/3335      Crocker, David Alexander  
                 Jambon, Gilbert Philippe

## Miscellaneous Licence

L 39/196      Heron Resources Limited

---

**MP405\*****MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum,  
Leonora WA 6438.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

F. ZEMPILAS, Warden.

---

To be heard by the Warden at Leonora on 8 August 2012.

**MT MARGARET MINERAL FIELD**

## Prospecting Licences

P 37/7621      Sudholz, Tabatha

P 37/7622	Sudholz, Tabatha
P 37/7717	Lowe, Leslie Edward
P 37/7898	Tyon Pty Ltd
P 37/7899	Tyon Pty Ltd
P 37/7900	Tyon Pty Ltd
P 37/7901	Tyon Pty Ltd
P 37/7902	Tyon Pty Ltd
P 37/7903	Tyon Pty Ltd
P 37/7904	Tyon Pty Ltd
P 37/7905	Tyon Pty Ltd
P 37/7906	Tyon Pty Ltd
P 37/7907	Tyon Pty Ltd
P 37/7908	Tyon Pty Ltd
P 37/7909	Tyon Pty Ltd
P 37/7910	Tyon Pty Ltd
P 39/5106	Johnson, Gerald

**MP406\***

**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 16 July 2012 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 36/555	Interglobal Investments Ltd	East Murchison
E 38/2157	UCABS Pty Ltd	Mt Margaret
E 52/2511	Swan Cove Enterprises Pty Ltd	Peak Hill
E 70/3645	Goldfund Pty Ltd	South West
E 70/3821	Fraka Investments Pty Ltd	South West
E 77/1553	Hill, Adam Frank	Yilgarn
E 77/1595	Brown, Ronald William	Yilgarn
E 77/1922	Ivory, Bill	Yilgarn
E 80/3250	Kimberley Mining Pty Ltd	Kimberley
E 80/3374	Kimberley Mining Pty Ltd	Kimberley
E 80/4173	Gellard Enterprises Pty Ltd	Kimberley
E 80/4392	GHL Resource Investments Pty Ltd	Kimberley
MINING LEASE		
M 70/275	South West Coal Co. Pty Ltd Vasse Coal Pty Ltd	South West
M 70/276	South West Coal Pty Ltd Vasse Coal Pty Ltd	South West
M 70/277	South West Coal Pty Ltd Vasse Coal Pty Ltd	South West

MP407\*

**MINING ACT 1978**  
**FORFEITURE**

Department of Mines and Petroleum,  
Perth WA 6000.

I hereby declare in accordance with the provisions of section 96A of the *Mining Act 1978* that the undermentioned exploration licence is forfeited for breach of covenant being failure to comply with the prescribed expenditure condition.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	EXPLORATION LICENCE	
38/2227	White Cliff Minerals Limited Daewoo International Australia Pty Limited Kores Australia White Cliff Nickel Pty Ltd	Mt Margaret

---

## PLANNING

---

PL401\*

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*City of Bunbury*  
Town Planning Scheme No. 7—Amendment No. 53

Ref: TPS/0698

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 City of Bunbury local planning scheme amendment on 31 May 2012 for the purpose of—

1. Amending the Scheme Text with respect to the table under “Schedule 2—Special Use Zones” by deleting all references and provisions relating to Special Use Zone number 44.
2. Amending the Scheme Map to rezone Lots 2, 171-173 Wellington Street and Lots 20-21 Symmons Street from “Residential Zone” to “City Centre Zone”.
3. Amending the Scheme Map to rezone Lot 1 Wellington Street and Lots 153, 154 and 174 Molloy Street from “Special Use Zone 44—City Centre” to “City Centre Zone”.
4. Amending the Scheme Map to include Lots 1, 2, 172 and 173 Wellington Street and Lots 153, 154 and 174 Molloy Street within the “R-AC3” residential density code.

D. L. SMITH, Mayor.  
A. BRIEN, Chief Executive Officer.

PL402\*

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*City of Busselton*  
Town Planning Scheme No. 20—Amendment No. 105

Ref: TPS/0368

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 City of Busselton local planning scheme amendment on 31 May 2012 for the purpose of—

1. Rezoning Lots 9009, 1602, 205, 204 and portion of Lot 203 Neville Hyder Drive, Yalyalup and Lots 11, 300, 17 and 9501 Vasse Highway, Yalyalup from ‘Industry’, ‘Agriculture’, ‘Rural Residential’, ‘Special Purposes (Yalyalup Development Area)’, ‘Public Purposes’, ‘Reserve for Recreation’ and ‘Development Investigation Area’ to ‘Special Purposes (Yalyalup Industrial Development Area)’.

2. Amending Schedules 4 and 7 of the Scheme to remove Lot 9501 Vasse Highway, Yalyalup from 'Special Provision Area 23' and Lots 203 and 204 Neville Hyder Drive, Yalyalup from 'Special Provision Areas 12 and 13' and 'Additional Use 49'.
3. Including Lots 9009, 204, 205, 1602 and portion of Lot 203 Neville Hyder Drive, Yalyalup and Lots 11, 300, 17 and 9501 Vasse Highway, Yalyalup in 'Special Provision Area 36'.
4. Inserting the following Special Provisions into Schedule 7 of the Scheme—

No.	Particulars of Land	Zone	Special Provisions
SP36	Lots 9009, 204, 205, 1602 and portion of Lot 203 Neville Hyder Drive, Yalyalup and Lots 11, 300, 17 and 9501 Vasse Highway, Yalyalup	Special Purposes (Yalyalup Industrial Development Area)	<ol style="list-style-type: none"> <li>1. Subdivision and development shall generally be in accordance with the Development Guide Plan for the land adopted by Council and endorsed by the Western Australian Planning Commission pursuant to Clause 25 of the Scheme.</li> <li>2. Notwithstanding the provisions of Clause 25 of the Scheme, the Development Guide Plan shall include the following details—               <ol style="list-style-type: none"> <li>(a) The area to which the Development Guide Plan applies;</li> <li>(b) Key opportunities and constraints of the Development Area including, landform, topography, land-scape, vegetation, soils, land capability, conservation and environmental values including bushland, wetlands, damp lands, streams and water courses and any environmental policy areas; hydrological conditions including approximate depth to water table; and sites and features of heritage value;</li> <li>(c) The planning context for the development area including transport routes and existing and future land use;</li> <li>(d) Proposed major land uses in particular, industrial areas and approximate lot sizes, commercial uses and other activities;</li> <li>(e) Urban water management including water quality;</li> <li>(f) Important site features to be retained;</li> <li>(g) Details of any staging of subdivision and development;</li> <li>(h) Estimates of future lots, employment and commercial floor space;</li> <li>(i) Provision of major infrastructure e.g. main drainage, sewerage, water supply and other key infrastructure services;</li> <li>(j) Demonstration of adequate visual and / or noise buffers or other</li> </ol> </li> </ol>

No.	Particulars of Land	Zone	Special Provisions
			<p>similar treatment, where appropriate, at the interface between development cells and main / arterial roads or adjoining land;</p> <p>(k) The boundaries of specific industry development precincts;</p> <p>(l) Any other information as may be required by the Council;</p> <p>(m) Demonstration that access to the land from Vasse Highway has been provided to the specifications and satisfaction of Main Roads WA and City of Busselton;</p> <p>(n) Arrangements are made with respect to infrastructure within the locality and the district and timely access is provided to all lots; and</p> <p>(o) Arrangements are made for the appropriate ceding of the Busselton Outer Transit Corridor.</p> <p>3. The provisions of the endorsed Development Guide Plan apply to the land as if they were incorporated into the Scheme and are binding and enforceable in the same manner as those provisions included in the Scheme;</p> <p>4. All provisions (such as land use and development controls or approval procedures) applicable to a zone or reserve pursuant to the Scheme shall apply to the corresponding land use designations pursuant to the endorsed Development Guide Plan;</p> <p>5. If there is any conflict between the provisions of the Scheme and the Development Guide Plan, the provisions of the Development Guide Plan shall prevail;</p> <p>6. At the subdivision stage notification to prospective purchasers by way of a memorial on title of proposed lots is to be undertaken to warn of the potential threat of viral infection from mosquitoes;</p> <p>7. Prior to lodgement of a subdivision application, a drainage management framework shall be prepared for Lots 9009, 203, 204 and 205 that outlines a coordinated approach to, and demonstrates management measures for, stormwater management, to the satisfaction of the City of Busselton and Department of Water.</p>

No.	Particulars of Land	Zone	Special Provisions
			<p>8. Any application for subdivision approval to the WA Planning Commission for the subject land shall be accompanied by an Urban Water Management Plan approved by the City of Busselton and Department of Water. The UWMP is to provide particular consideration to the usage and impact of drainage outcomes on the south western bushland and storage area within the Busselton Outer Transit Corridor Buffer areas, as follows—</p> <ul style="list-style-type: none"> <li>(a) Invert (base) levels of basins;</li> <li>(b) AAMGL of groundwater under basin to show adequate separation;</li> <li>(c) Any clearing necessary to construct the basin with appropriate approvals;</li> <li>(d) Any flooding regimes of natural bush within basin areas including appropriate approvals; and</li> <li>(e) Any infrastructure necessary to contain flows within the bund area so that it doesn't flood surrounding bushland.</li> </ul> <p>9. As a condition of subdivision approval, the proponent/ landowner is to—</p> <ul style="list-style-type: none"> <li>(a) Prepare and implement a Western Ringtail Possum Management Plan to the satisfaction of the Department of Environment and Conservation prior to commencement of works.</li> <li>(b) Undertake investigations into acid sulphate soils and, if required as a result of the outcomes and recommendations of this investigation, include management proposals in the construction management programme to the satisfaction of the Department of Environment and Conservation and City of Busselton prior to commencement of works.</li> <li>(c) Prepare and implement a revegetation and rehabilitation programme to the satisfaction of the Department of Environment and Conservation and the City of Busselton with regard to areas of remnant vegetation to be retained and landscape buffers to adjoining travel routes or</li> </ul>

No.	Particulars of Land	Zone	Special Provisions
			<p>corridors prior to commencement of works.</p> <p>(d) Prepare and implement a Bushland / Reserve Management Plan to the satisfaction of the Department of Environment and Conservation and City of Busselton for areas of remnant vegetation to be retained prior to commencement of works.</p> <p>(e) Prepare and implement a Western Grey Kangaroo Management and Relocation Strategy to the satisfaction of the Department of Environment and Conservation prior to commencement of works.</p> <p>10. A Detailed Area Plan is to be prepared by the proponent and adopted by the Council for the areas identified on the endorsed Development Guide Plan (DGP) prior to lodgement of a subdivision application within this precinct. The Detailed Area Plan is to contain the following details to satisfy the planning requirements of the precincts as appropriate—</p> <p>(a) a schedule of proposed land uses and corresponding indicative floor space;</p> <p>(b) the proposed internal and external road network;</p> <p>(c) a traffic management assessment undertaken by a suitably qualified traffic engineer;</p> <p>(d) strategic location of consolidated access points;</p> <p>(e) details of shared parking, loading and unloading areas, storage yards and rubbish collection enclosures;</p> <p>(f) indicative lot layout;</p> <p>(g) the lot yield;</p> <p>(h) the average lot area and density;</p> <p>(i) distribution of land uses within a lot;</p> <p>(j) vehicular access, parking, loading and unloading areas, storage yards and rubbish collection enclosures;</p> <p>(k) the location, orientation and design of buildings and the space between buildings;</p> <p>(l) advertising signs, lighting and fencing;</p>

No.	Particulars of Land	Zone	Special Provisions
			<p>(m) communal open space provision and arrangements between different landowners, if required;</p> <p>(n) drainage areas;</p> <p>(o) landscaping;</p> <p>(p) special development controls and guidelines; and</p> <p>(q) any other information considered relevant by the Council and required to satisfy the principles, objectives and provisions of the Development Guide Plan.</p> <p>11. If after advertising or immediate consideration, the Council determines the Detailed Area Plan to be generally consistent with the endorsed Development Guide Plan, the Scheme and the orderly and proper planning of the locality, the Council may adopt the Plan with or without modification.</p> <p>12. For the purpose of Clause 15(3) and (4) of the Scheme, any reference to 'Development Guide Plan' shall also be deemed to be a reference to a 'Detailed Area Plan'. The right of appeal pursuant to Clause 96 of the Scheme shall apply to any decision made by the local government in respect to a Detailed Area Plan.</p>

5. Amending the Scheme Map accordingly.

I. W. STUBBS, Mayor.  
M. ARCHER, Chief Executive Officer.

PL403\*

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*Shire of Carnarvon*  
Town Planning Scheme No. 10—Amendment No. 60

Ref: TPS/0637

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 Carnarvon local planning scheme amendment on 24 May 2012 for the purpose of—

1. Rezoning portion of Lot 9000 David Brand Drive from 'Residential R20' and 'Residential R40' zones to the 'Fascine Waterway Development' zone, with the portion comprising the proposed David Brand Drive deviation being redesignated as a local scheme reservation 'Important Local Road'.
2. Redesignating that portion of Lot 1 David Brand Drive located on the north side of the proposed David Brand Drive deviation from the 'Residential R20' zone to the local scheme reservation 'Parks and Recreation' and 'Local Road'; redesignating the portion comprising the proposed David Brand Drive deviation as a local scheme reservation 'Important Local Road'; and the balance portion being rezoned from the 'Residential R20' zone to the 'Fascine Waterway Development' zone.
3. Redesignating that portion of Lot 1282 Lewington Lane located on the north side of the proposed David Brand Drive deviation from the 'Residential R20' zone to the local Scheme

reservation 'Public Purposes' with the symbol 'S'; redesignating the portion comprising the proposed David Brand Drive deviation as a local scheme reservation 'Important Local Road', and the balance portion being rezoned from the 'Residential R20' zone to the 'Fascine Waterway Development' zone.

4. Redesignating that portion of the existing David Brand Drive alignment north of the intersection with Jagga Cove, from where the road deviation commences, from local scheme reservation 'Important Local Road' to 'Local Road'.
5. Modifying the Scheme Maps 2 and 3 accordingly.
6. Inserting a clause 2.6.1 (e) as follows—
  - (e) the erection of a single house including any extension, ancillary outbuildings and swimming pools on any land zoned Residential, Residential Development, Special Residential, Rural, Intensive Horticulture and Special Rural where such development—
    - (i) complies with the applicable 'Acceptable Development' provisions of the Residential Design Codes of Western Australia and any applicable Planning Policies and Design Guidelines, and such compliance is demonstrated at the time of submitting a Building Licence;
    - (ii) is not designated as a place of heritage value by the Scheme, and is not listed in the Shire's Municipal Inventory.
7. Modifying clause '6.11—Fascine Waterway Development' in order to incorporate special provisions controlling development within the zone as follows—
  - 6.11 Fascine Waterway Development
    - 6.11.1 The Local Government's intention in controlling development within the Fascine Waterway Development zone is—
      - (i) to ensure appropriate standards of development and maintenance are achieved within the zone; and
      - (ii) to control and enhance the health, safety, convenience and the general welfare and amenity of the locality.
    - 6.11.2 The following provisions shall apply to all land included in the zone, in addition to any provisions which are more generally applicable to such land under this Scheme—
      - (a) With the exception of single houses and incidental development referred to in clause 2.6.1(e), all development in the Fascine Waterway Development zone shall be determined by the Local Government on its merits as if the development proposed were listed as an AA use in Table 1—Zoning Table.
      - (b) Subdivision and development of land within the Fascine Waterway Development zone shall be generally in accordance with the Carnarvon Fascine Structure Plan signed by the Shire Chief Executive Officer and which forms part of the Scheme.
      - (c) Notwithstanding what may be shown on the Carnarvon Fascine Structure Plan, the Department of Planning and the Council may approve minor variations to the subdivision design and recommended land uses, providing any alteration remains consistent with the overall intent of the Structure Plan and is consistent with the provisions and objectives of this Scheme.
      - (d) Those areas identified for residential development on the Carnarvon Fascine Structure Plan shall be subject to the requirements of the R-Codes as described elsewhere in the Scheme. The provisions of the R30 shall apply to all residential development, unless otherwise approved by the Council. Where the provisions of this Section of the Scheme vary from any of the R-Code requirements expressed elsewhere in the Scheme, the provisions of this Section shall prevail.
      - (e) In assessing compliance with the minimum site area requirements under the Residential Design Codes, calculations shall exclude any portion of the lot that falls within the 'revetment wall area' or 'wet area' adjacent to the canal or waterway.
      - (f) All fencing is to be in accordance with Design Guidelines for the zone adopted as policy as enabled by clause 8.8 of the Scheme, and must comply with any Local Law of the Local Government.
      - (g) All clothes drying areas and utility areas which, in the opinion of the Local Government, detract from the amenity of either the canal frontage or the road frontage shall be screened from view to the satisfaction of the Local Government.
      - (h) The maintenance, repair or replacement of all water frontage walling, retaining, revetment and attached structures within 'revetment wall area' or 'wet area' adjacent to the canal or waterway shall be the responsibility of each lot owner.
      - (i) The wall treatment, including attached structures along a canal frontage, shall be kept in a structurally sound condition to the satisfaction of the Local Government, and shall not be altered, extended or removed without the written approval of the Local Government first being applied for and obtained.

## 6.11.3 Lots abutting Revetment Canal Wall

Notwithstanding the provisions of clause 6.11.2, the following provisions shall apply to all canal lots adopting revetment wall construction, in addition to any provisions which are more generally applicable to such land under this Scheme—

- (a) Setbacks for development shall be determined by Design Guidelines adopted as policy as enabled by clause 8.8 of the Scheme or where not stipulated, by the Scheme and/or the Residential Design Codes.
- (b) The Local Government may permit any dwelling or structure, including retaining wall, canal wall or fencing, building or outbuilding to be erected at any height above or below the stabilised surface level and any setback from the revetment canal frontage, provided that—
  - (i) The Local Government is satisfied that there will be an improved architectural amenity resulting from a minimum setback distance between buildings and the canal frontage in the particular case;
  - (ii) The Local Government is satisfied that the overall amenity and appearance of the canal frontage will be maintained or improved;
  - (iii) A professional structural engineer provides certification as to the structural soundness of the proposed works (i.e. The Local Government is satisfied that no erosion or soil instability will result).

## 6.11.4 Lots abutting Vertical Canal Wall

Notwithstanding the provisions of clause 6.11.2, the following provisions shall apply to all canal lots adopting vertical wall construction, in addition to any provisions which are more generally applicable to such land under this Scheme;

- (a) The following setback provisions shall apply—
  - (i) Where a rear boundary of a lot abuts a canal, the setback to any building or structure shall be a minimum of 3.0 m from the wet face of the canal edge wall.
  - (ii) Where a side boundary abuts a canal, or abuts the Fascine sea wall, the setback to any building or structure from the wet face of the canal edge wall or the closest point of the Fascine sea wall shall be determined by Design Guidelines adopted as policy as enable by clause 8.8 of the Scheme.
  - (iii) All other setbacks for development within the zone shall be determined by Design Guidelines adopted as policy as enabled by clause 8.8 of the Scheme or where not stipulated, by the Scheme and/or the Residential Design Codes.

## 6.11.5 Lots abutting Fascine Sea Wall—

- (a) Boundary setbacks for a lot that has frontage to a Fascine sea wall shall be determined by Design Guidelines adopted as policy as enabled by clause 8.8 of the Scheme.

## 6.11.6 Dry Lots—

- (a) Boundary setbacks for dry lot development shall be determined by Design Guidelines or, where not stipulated, shall comply with the requirements of the applicable density code in the Residential Design Codes.

K. BRANDENBURG, Shire President.  
M. BATTILANA, Chief Executive Officer.

PL404\*

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*Shire of Plantagenet*  
Town Planning Scheme No. 3—Amendment No. 54

Ref: TPS/0623

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 Plantagenet local planning scheme amendment on 31 May 2012 for the purpose of altering various parts of the Scheme Text to clarify some anomalies, rationalise numbering and to bring more consistency with model provisions as follows—

1. Table 1—Zoning Table—Use Class 34 Industry Cottage—change ‘P’ in zone 1 to be ‘AA’.
2. Table 1—Zoning Table—Use Class 54(b) Grouped Dwelling insert the symbol ‘SA’ in zone 2.
3. Clause 3.8.3—delete ‘13’ from the end of (a) and (b) and replace with ‘14’.
4. Clause 5.3.4—delete ‘Commercial,’ from line 1 and replace with ‘the’.
5. Clause 5.3.4—delete ‘R.12.5’ and ‘R.10’ and replace with ‘R12.5’ and ‘R10’.

6. After Clause 5.3.4 insert a new Clause 5.3.5 as follows—  
 ‘5.3.5 Where residential development is permitted in the Commercial zone—  
 (a) R30 code will apply to the residential component.  
 (b) The Council’s preference is for mixed uses involving shop or office type development in conjunction with a residential component.’
7. Renumber Clauses ‘5.3.5’, ‘5.3.6’ and ‘5.3.7’ to be ‘5.3.6’, ‘5.3.7’ and ‘5.3.8’.
8. Schedule 3—Special Site R7—after ‘development’ in line 1 of column (b) insert ‘including caravan park’.
9. Schedule 3—Special Site R9—  
 (a) delete ‘rabbit’ from column (b) and insert ‘poultry’.  
 (b) delete ‘Agriculture Department’ from column (c) and insert ‘Department of Agriculture and Food and the Department of Environment and Conservation’.
10. Schedule 4—Zone Development Table—Rural Residential Zone row—  
 (a) After ‘5.4’ insert ‘Note: see \* below’.  
 (b) Insert note at foot of table as follows—  
 ‘\* NOTE: Where no boundary setbacks are shown or specified in Schedule 5, then the front setback shall be 15m and other setbacks shall be 5m.’
11. Schedule 5—Rural Residential Zone No. 5—Special Provision ‘11.5’ in column (b) renumber to ‘11.4’.
12. Schedule 5—Rural Residential Zone No. 9—Special Provision 11.1 in column (b) last line delete the words ‘Chester Pass Road’.
13. Schedule 6—Application For Planning Consent form—delete and replace with—

<p><b>Office Use Only:</b></p> <p>Date Received: .....</p> <p>Planning Fee: .....</p> <p>Advertising Bond: .....</p> <p>File Reference No.: .....</p> <p>Receiving Officer: .....</p>
---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

**TOWN PLANNING SCHEME No. 3  
 Schedule 6**

(Clause 6.1)

**FORM OF APPLICATION FOR PLANNING CONSENT**

<b>Owner Details</b>	Full Name: .....
	Address: .....
	Postcode: .....
	Phone (work): ..... (Home): ..... (Mobile): .....
	Facsimile: ..... Email: .....
	Contact Person: .....
	Signature: .....
<i>NOTE: The signature of the owner(s) is required on all applications. The application shall not be processed without the signatures.</i>	
<b>Applicant Details</b>	Full Name: .....
	Address for Correspondence: .....
	Postcode: .....
	Phone (work): ..... (Home): ..... (Mobile): .....
	Facsimile: ..... Email: .....
	Contact Person: .....
Signature: .....	
<b>Property Details</b>	Lot No: ..... House/Street No.: ..... Location No.: .....
	Street Name: ..... Locality: .....
	Nearest Street Intersection: .....
	Diagram or Plan No. ....
	Certificate of Title Vol. No.: ..... Folio No.: .....
	Title encumbrances (e.g. easements, restrictive covenants): .....
Nature of existing buildings and/or use: .....	

Development  
Details

- Nature of existing buildings: .....
- Description of Proposed Development: .....
- .....
- Approximate cost of development: .....
- Estimated date of completion: .....
- Attached (tick as appropriate):
- Plans
- Justification
- Fee

14. Schedule 8—Decision on Application for Planning Consent form—line below heading insert ‘(Clause 6.3)’ on right hand side—delete all after ‘Name and address of Landowner’ section and replace with the following—

‘Location: .....  
 Lot: ..... Plan/Diagram: .....  
 Application date: ..... Received on: .....  
 Description of proposed development: .....

The application for planning consent is—  
 granted subject to the following conditions:  
 refused for the following reasons(s):

Conditions/reasons for refusal: .....  
 .....  
 .....  
 .....

- Note 1: If the development is not substantially commenced within a period of 2 years, or such other period as specified after the date of the determination, the consent shall lapse and be of no further effect.
- Note 2: Where a consent has so lapsed, no development shall be carried out without the further consent of the local government having first been sought and obtained.
- Note 3: If an applicant is aggrieved by this determination there is a right of review by the State Administrative Tribunal in accordance with Part V of the *Planning and Development Act 2005*. An application must be made within 28 days of the determination.

Signed: ..... Dated: .....

for and on behalf of the Shire of Plantagenet.

NOTE: This is NOT a Building Licence for which a separate application is necessary.’

- 15. Schedule 11—Places of Heritage Value—Place No. 5—delete ‘home’ from Name column and insert ‘inn’.
- 16. Schedule 11—Places of Heritage Value—Place No. 8—delete ‘Post’ from Name column and insert ‘Rest’.

K. A. CLEMENTS, Shire President.  
 R. J. STEWART, Chief Executive Officer.

PL406\*

**PLANNING AND DEVELOPMENT ACT 2005**  
 APPROVED LOCAL PLANNING SCHEME AMENDMENTS  
*Shire of Broomehill-Tambellup*  
 Shire of Broomehill  
 Town Planning Scheme No. 1—Amendment No. 5  
 Shire of Tambellup  
 Town Planning Scheme No. 2—Amendment No. 5

Ref: TPS/0727 & TPS/0726

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 Broomehill-Tambellup local planning scheme amendments on 31 May 2012 for the purpose of—

- 1. Deleting the existing ‘Industry’ interpretation contained in Schedule 1—Interpretations.

2. Inserting a new 'Industry' Interpretation in Schedule 1—Interpretations which states—  
 Industry: means premises used for the manufacture, dismantling, processing, assembly, treating, testing servicing, maintenance or repairing of goods, products, articles, materials or substances and includes premises on the same land used for—
- the storage of goods;
  - the work of administration or accounting;
  - the selling of goods by wholesale or retail; or
  - the provision of amenities for employees, incidental to any of those industrial operations.

B. G. WEBSTER, Shire President.  
 J. M. TREZONA, Chief Executive Officer.

**PL405\***

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*City of Swan*  
 Local Planning Scheme No. 17—Amendment No. 51

Ref: TPS/0417

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 City of Swan local planning scheme amendment on 31 May 2012 for the purpose of—

1. Introducing an Additional Use of "Home Store" for Lot 19 (19) John Street, Henley Brook, as follows—

No.	Description of Land	Additional Use	Conditions
85	Lot 19 (19) John Street, Henley Brook	'D'—Home Store	1. Floor area for the Home Store shall be restricted to 50m <sup>2</sup> . 2. The Home Store shall be operated by a resident of the dwelling. 3. Any development approval will be personal to Mr and Ms Alexander Milligan and will not be transferred to any subsequent owner of the land. 4. The use class 'Home Store' is only permitted where the use is ancillary to the operation of the Home Business (Furniture and Design Studio) approved on the subject land under planning approval dated 24 August 2005.

2. Amending the scheme maps accordingly.

C. ZANNINO, Mayor.  
 M. J. FOLEY, Chief Executive Officer.

**PL407\***

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*Shire of Laverton*  
 Town Planning Scheme No. 2—Amendment No. 1

Ref: TPS/0741

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 Laverton local planning scheme amendment on 16 May 2012 for the purpose of—

1. Replacing the existing provisions in 'Schedule 4—Special Use Zones' for Special Use—3 applicable to Lots 202 and 418 Weld Drive, Laverton which currently states—

No.	Description of Land	Special Use	Conditions
3.	Lots 202 and 418 Weld Drive, Laverton	Community facilities and services for Aboriginal community members.	As determined by the local government.

To state as follows—

NO.	DESCRIPTION OF LAND	SPECIAL USE	CONDITIONS
3.	Lot 418 Weld Drive, Laverton	Community facilities and services for Aboriginal community members.	As determined by the local government.
4.	Lot 202 Weld Drive, Laverton	<p>(a) Ancillary Tourist Uses—D            Caretaker's Dwelling—D            Civic Use—D            Community Purpose—D            Grouped Dwelling—D            Mining Worker's Accommodation—A            Motel—A            Office—A            Residential Building—D            Tourist Accommodation—D            Note: the symbols in this Schedule shall have the same meanings as per Clause 4.3.2.</p> <p>(b) Other forms of accommodation may be approved subject to—</p> <p>(i) Satisfying the Objectives and Conditions of this Schedule.</p> <p>(ii) Being incidental to existing development or compatible with permissible development.</p>	<p>The Objectives of the Special Use (4) Zone are to—</p> <p>(i) Maximise the potential to develop the site for a range of accommodation and other compatible uses consistent with the strategic planning direction of the Shire of Laverton.</p> <p>(ii) Ensure that all development is designed and constructed to a high standard that does not detract from the streetscape.</p> <p>(iii) Ensure that proposed land uses are designed or otherwise able to co-exist on the site without compromising the amenity of existing development on the site.</p> <p>(iv) Ensure that any Mining Worker's Accommodation is designed to cater for people seeking short-stay accommodation or is able to be removed from the site.</p> <p>(v) Discourage subdivision unless it can be demonstrated that the Objectives and Conditions of the Zone will not be compromised.</p> <p>Conditions—</p> <p>(i) A minimum of 10% of the site shall be landscaped with particular regard to street frontages and outdoor recreation areas.            Note: the use of indigenous species and 'water wise' design principles is encouraged.</p> <p>(ii) A maximum density of Residential R30 shall apply to Grouped Dwellings and Residential Buildings.</p> <p>(iii) Grouped Dwellings and Residential Buildings shall be assessed in accordance with the Residential Design Codes.</p> <p>(iv) Unless development has an appearance equivalent to the standard of a new building or structure and satisfies the relevant provisions contained within the Shire of Laverton Policy Manual, the use of second hand buildings, structures or external materials is prohibited.</p> <p>(v) All development must be connected to reticulated sewer.</p> <p>(vi) Car parking and manoeuvring areas shall be designed to facilitate the safe movement of the largest vehicle type likely to access the site.</p>

			(vii) Entry and/or advertising signage shall be integrated into the development.
--	--	--	----------------------------------------------------------------------------------

2. Amending the Special Use number applicable to Lot 202 Weld Drive, Laverton from 'SU3' to 'SU4' as depicted on the Scheme Amendment map.
3. Inserting a new definition for 'mining workforce accommodation' after the existing definition of 'medical centre' in 'Schedule 1—Dictionary of Defined Words and Expressions' under '2. Land Use Terms' as follows—

**“Mining workforce accommodation”** means a building or buildings used for the accommodation of staff engaged in the mining industry and any spouse, partner or dependent child of a person engaged in the mining industry. Mining Workforce Accommodation may include a range of associated facilities which need not be for the exclusive use of staff including, but not limited to, catering or the provision of meals, sporting, open space, recreational or laundry facilities, car parking and bus parking, but does not include a Dwelling or Residential Building as defined in the Residential Design Codes.

R. WEDGE, Shire President.  
S. DECKERT, Chief Executive Officer.

**PL408\***

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*City of Joondalup*  
District Planning Scheme No. 2—Amendment No. 55

Ref: TPS/0592

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 City of Joondalup local planning scheme amendment on 5 June 2012 for the purpose of rezoning Lot 671 (178) Camberwarra Drive, Craigie from 'Civic and Cultural' to 'Residential'.

T. PICKARD, Mayor.  
G. HUNT, Chief Executive Officer.

**PL409\***

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*City of Joondalup*  
District Planning Scheme No. 2—Amendment No. 62

Ref: TPS/0694

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 City of Joondalup local planning scheme amendment on 5 June 2012 for the purpose of amending the residential density code for Lot 39 (14) Lennard Street, Marmion from R20 to R40.

T. PICKARD, Mayor.  
G. HUNT, Chief Executive Officer.

**PL410\***

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*City of Rockingham*  
Town Planning Scheme No. 2—Amendment No. 107

Ref: TPS/0581

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 City of Rockingham local planning scheme amendment on 31 May 2012 for the purpose of—

1. Modifying the Scheme Text Schedule 5 Special Residential Zone 'Portions of Planning Unit 4' provisions as follows—
  - (a) Include 'Lot 783 Pike Road, Baldvis' within Plan Reference 4 (ii) of the location table of Schedule 5 of the Scheme Text pertaining to 'Special Residential' zones 'Portions of Planning Unit 4 of the Rural Land Strategy'.

- (b) Amend Plan No. 6—Special Residential Zones of the Scheme to include Lot 783 Pike Road, Baldivis outlined in black and annotated as 4 (ii).
2. Modifying the Scheme Maps by rezoning Lot 783 (No. 29) Pike Road, Baldivis from ‘Rural’ to ‘Special Residential’.

B. W. SAMMELS, Mayor.  
A. HAMMOND, Chief Executive Officer.

---

---

## TRAINING

---

---

TA401\*

### VOCATIONAL EDUCATION AND TRAINING ACT 1996 GOLDFIELDS INSTITUTE OF TECHNOLOGY ORDER 2012

Made by the Minister for Training and Workforce Development under sections 35 and 41 of the *Vocational Education and Training Act 1996*.

#### PART 1—PRELIMINARY

##### Citation

1. This order may be cited as the *Vocational Education and Training Goldfields Institute of Technology Order 2012*.

##### Commencement

2. This order comes into operation on 1 July 2012.

##### 3. Interpretation

In this order unless the contrary intention appears—

- “**commencement day**” means the day on which this order comes into operation under clause 2;
- “**Department**” means the Department of Training and Workforce Development;
- “**interim governing council**” means the interim governing council provided for by clause 5;
- “**Minister**” means the Minister for Training and Workforce Development;
- “**staff**” does not include the person holding the office of managing director of the former institution;
- “**the College**” means the Goldfields Institute of Technology established under clause 4.
- “**the former institution**” means Vocational Training and Education Centre (VTEC) established as an institution by the *Vocational Training and Education Centre (VTEC) Order 2010*.

#### PART 2—ESTABLISHMENT OF GOLDFIELDS INSTITUTE OF TECHNOLOGY

##### 4. Establishment and name

- (1) A college is established under section 35 of the *Vocational Education and Training Act 1996*.
- (2) The college established under sub-clause (1) is to be known as Goldfields Institute of Technology.
- (3) The College will occupy the lands occupied by the former institution immediately before the commencement day.

##### 5. Interim governing council

- (1) The College is to have an interim governing council.
- (2) The interim governing council is to consist of—
  - (a) a chairperson and not less than 2 persons appointed by the Minister; and
  - (b) the managing director for the time being of the College.
- (3) The term of office of a member of the interim governing council expires at the close of business on 31 December 2012.
- (4) Schedule 1 of the Act with such modifications as are necessary for the purpose applies to and in relation to the terms of the appointment of, and the procedures to be followed by, the interim governing council.
- (5) The interim governing council is authorised to exercise all the powers and functions conferred on the governing council of a college under the Act.
- (6) The preceding provisions of this clause 5 are subject to clause 8.

#### PART 3—CONSEQUENTIAL PROVISIONS

##### 6. Objects

The objects of this Part are to protect the rights, interests and welfare of the persons affected by the establishment of the College and for the purpose of ensuring compliance with the requirements of the *Financial Management Act 2006*.

## 7. Students

(1) On the commencement day—

- (a) each person who was, immediately before commencement day, enrolled as a student of the former institution becomes an enrolled student of the College;
- (b) each person who was, immediately before commencement day, eligible to be enrolled as a student of the former institution is eligible to be enrolled as a student of the College; and
- (c) each person who was, immediately before commencement day, entitled to be, but had not been, awarded a diploma, certificate, qualification or honorary award by the former institution is entitled to be awarded an appropriate diploma, certificate, qualification or honorary award by the College.

(2) A person who has completed part of a course of study as an enrolled student at the former institution is to be taken to have completed that part of the course of study at the College.

(3) Students enrolled at the former institution are entitled, on completion of their courses or qualifications, to be awarded an appropriate award by the College.

## 8. Financial provisions

(1) As soon as practicable after commencement day the chief executive of the Department is to cause sections 66, 67 and 68 of the *Financial Management Act 2006* to be complied with in relation to the former institution in respect of the period commencing 1 July 2011 and ending immediately before commencement day.

(2) A report prepared under sub-clause (1) is to be taken to be an annual report for the purposes of section 69 of the *Financial Management Act 2006*.

(3) Notwithstanding sub-clause (4) the chief executive of the Department is to continue to have management and control of the College for the purposes of sub-clause (1).

(4) The College is to provide such clerical and other assistance as is necessary for the purposes of sub-clause (1).

PETER COLLIER MLC, Minister for Training and Workforce Development.

---

---

## WORKCOVER

---

---

WC401

### WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981

#### PRESCRIBED AMOUNT

In accordance with section 315 of the *Workers' Compensation and Injury Management Act 1981*, I hereby publish for public information the following accounts for the financial year beginning 1 July 2012—

- (a) Prescribed amount is \$198,365;
- (b) Amount A for the purposes of section 93F and 93K is \$416,569; and
- (c) Amount C for the purposes of Schedule 1, clause 11 is \$2,351.80.

The full schedule of payments titled "*Variation in Prescribed Amount and Other Workers' Compensation Payments*" is available from the WorkCover WA website at [www.workcover.wa.gov.au](http://www.workcover.wa.gov.au) or by contacting the WorkCover WA Advisory Service on 1300 794 744.

Hon SIMON O'BRIEN MLC, Minister for Commerce.

---

---

## DECEASED ESTATES

---

---

ZX401

### TRUSTEES ACT 1962

#### DECEASED ESTATES

##### Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of Denzil Ivan Brand, late of 7 Watson Court, Utakarra, who died between 24 June 2009 and 24 July 2009, are required by the personal representative to send particulars of their claims addressed to the Executors of the Estate of Denzil Ivan Brand deceased care of Young & Young, 5 Spencer Street, Bunbury by 6 July 2012 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

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

## Notice to Creditors and Claimants

Letitia Fisher McGregor, late of 2/46 Randell Street, Mandurah 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 19 February 2012, are required by the personal representative to send particulars of their claims to him/her care of Clement & Co, Lawyers, Unit 2, 12 Sutton Street, Mandurah by 16 July 2012 after which date the personal representative may convey or distribute the assets having regard to the claims of which he/she then has notice.

CLEMENT & CO, as solicitors for the personal representative.

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

## Notice to Creditors and Claimants

Carolyn Patricia Reed, late of 177C Oakmont Avenue, Meadow Springs WA 6210, 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 24 January 2012, are required by Birman & Ride of Level 3, 16 Irwin Street, Perth WA 6000 to send particulars of their claims to them by the date one month from the publication date of this notice, after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

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

## Notice to Creditors and Claimants

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 15 July 2012 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Brown, Alexander, late of Unit 6/16 Brodie Crescent, South Hedland, died 19.10.2010 (DE33098099 EM23)

Cassidy, Dudley Michael, late of 27/49 Arnisdale Road, Duncraig, died 19.04.2012 (DE33034249 EM35)

Gandossi, Maria Luigia, late of 50 Goderich Street, East Perth, died 14.05.2012 (DE33085632 EM22)

Henry, Pilot, late of Halls Creek People's Church Aged Care Facility, 440 Neighbour Street, Halls Creek, died 11.05.2012 (DE33098251 EM26)

Jenner, Gladys, also known as Sally Jenner, late of Waminda Aged Care, 1 Adie Court, Bentley, died 4.05.2012 (DE20000408 EM110)

Lee, Ethel Patricia, late of 11 Kirkstall Way, Sawyers Valley, died 17.04.2012 (DE33084585 EM32)

Liddle, Eileen Patricia, late of Unit 9 69-71 Bawdan Street, Willagee, died 8.05.2012 (DE19810937 EM32)

MacKay, Grant Robert, late of 94 Cleveland Street, Dianella, died 6.02.2012 (DE19580161 EM24)

Moncrieff, Joyce Marie, late of Melville Aged Care, French Road, Melville, died 8.04.2012 (DE19680101 EM23)

Taylor, Adrian, late of 29/17 Syree Court Marmion, formerly of 1 Haddington Street, Beldon, died 20.04.2012 (DE33079860 EM26)

BRIAN ROCHE, Public Trustee,  
Public Trust Office,  
553 Hay Street,  
Perth WA 6000,  
Telephone: 1300 746 212

ZX405\*

**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 15th day of June 2012.

BRIAN ROCHE, Public Trustee,  
553 Hay Street, PERTH WA 6000.

---

Name of Deceased	Address	Date of Death	Date Election Filed
Eric Menved Martyn Biltoft DE19692752EM16	207/8 Drummond Way, Bentley	22 April 2012	7 June 2012
Celia Te Ohaaki Meaker DE19980938EM16	39 Harmersley Road, Subiaco	7 January 2012	11 June 2012

---

***FREE!!*    E-MAIL NOTIFICATION SERVICE    *FREE!!***

State Law Publisher now offers a free email notification service for clients.

The “Information Bulletin” is published each Friday afternoon and contains up-to-date information regarding—

- new Acts of Parliament including proclamations;
- new Regulations
- progress of Parliamentary Bills;
- new subsidiary legislation gazetted;
- repealed legislation;
- reprinted legislation;
- titles of *Government Gazettes* published during the week; and
- miscellaneous items of interest.

All previous bulletins are also accessible from our website.

To subscribe, clients need to visit our home page and select “subscribe” under the heading Information Bulletin and follow the prompts.

Website Address: [www.slp.wa.gov.au](http://www.slp.wa.gov.au) to subscribe.

# PERTH OBSERVATORY



THE W.A. SPECIALISTS IN  
ASTRONOMICAL  
RESEARCH & EDUCATIONAL  
ASTRONOMY

Public Tours (day and night)  
Field Nights, Lectures  
Astronomical Information

Astronomical Handbook  
Sun rise & set; Moon rise & set  
Legal advice  
Chronometer calibration  
Astronomical souvenirs

*SERVING WESTERN AUSTRALIA SINCE 1896*

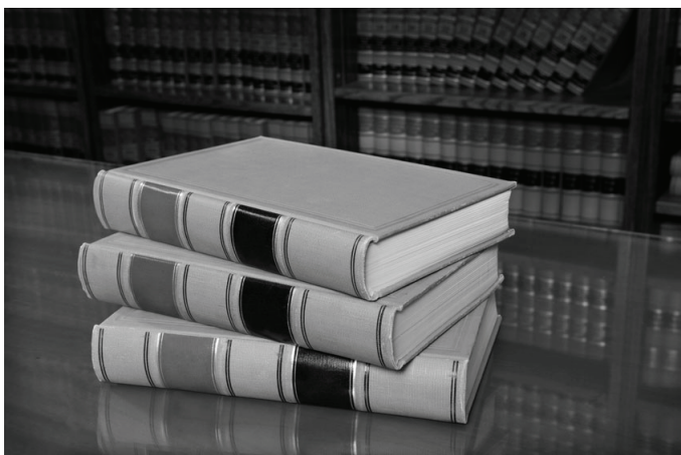
**337 WALNUT ROAD, BICKLEY 6076**  
**TELEPHONE 9293 8255 FAX 9293 8138**

**ASTRONOMY IS LOOKING UP**



WESTERN AUSTRALIA

## LAW ALMANAC 2012



**Cost: \$19.65 (incl. GST)  
(plus postage)**

*AVAILABLE FROM:*

**STATE LAW PUBLISHER  
10 WILLIAM ST, PERTH**

**PHONE: 6552 6000**

**FAX: 9321 7536**

**[www.slp.wa.gov.au](http://www.slp.wa.gov.au)**