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# — PART 1 —

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## PROCLAMATIONS

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AA101\*

**DANGEROUS SEXUAL OFFENDERS AMENDMENT ACT 2012**

No. 58 of 2012

## PROCLAMATION

Western Australia

*By the Honourable  
Wayne Stewart Martin,  
Chief Justice of Western Australia,  
Lieutenant-Governor and deputy of the  
Governor of the State of Western Australia*

[L.S.]

WAYNE STEWART MARTIN  
Lieutenant-Governor and deputy of the Governor

I, the Lieutenant-Governor and deputy of the Governor, acting under the *Dangerous Sexual Offenders Amendment Act 2012* section 2(b) and with the advice and consent of the Executive Council, fix 1 February 2013 as the day on which the provisions of that Act, other than sections 1 and 2, come into operation.

Given under my hand and the Public Seal of the State on 28 December 2012.

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

M. COWPER, Minister for Corrective Services.

Note: Under the *Surveillance Devices Amendment Regulations (No. 2) 2012* regulation 2(b), the provisions of those regulations, other than regulations 1 and 2, come into operation on the day on which the *Dangerous Sexual Offenders Amendment Act 2012* section 6 comes into operation.

AA102\*

**ROAD TRAFFIC LEGISLATION AMENDMENT (INFORMATION)  
ACT 2011**

No. 18 of 2011

## PROCLAMATION

Western Australia

*By the Honourable  
Wayne Stewart Martin,  
Chief Justice of Western Australia,  
Lieutenant-Governor and deputy of the  
Governor of the State of Western Australia*

[L.S.]

WAYNE STEWART MARTIN  
Lieutenant-Governor and deputy of the Governor

I, the Lieutenant-Governor and deputy of the Governor, acting under the *Road Traffic Legislation Amendment (Information) Act 2011* section 2(b) and with the advice and consent of the Executive Council, fix 14 January 2013 as the day on which sections 9 and 25 of that Act come into operation.

Given under my hand and the Public Seal of the State on 28 December 2012.

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

T. BUSWELL, Minister for Transport.

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**HEALTH**


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HE301\*

Hospitals and Health Services Act 1927

## Hospitals (Services Charges) Amendment Regulations (No. 6) 2012

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

**1. Citation**

These regulations are the *Hospitals (Services Charges) Amendment Regulations (No. 6) 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 *Hospitals (Services Charges) Regulations 1984*.

**4. Schedule 1 amended**

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

**Table**

Provision	Delete	Insert
Sch. 1 Div. 3 it. 5(b)	\$5.80	\$5.90
Sch. 1 Div. 3 it. 5(c)(i)(I)	\$35.40	\$36.10
Sch. 1 Div. 3 it. 5(c)(i)(II)	\$28.30	\$28.90
Sch. 1 Div. 3 it. 5(c)(ii)	\$28.30	\$28.90

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

N. HAGLEY, Clerk of the Executive Council.

HE302\*

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

## Hospitals (Services Charges for Compensable Patients) Amendment Determination (No. 2) 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 (No. 2) 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 the day after that day.

### 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**

Provision	Delete	Insert
Sch. 1 Div. 2 it. 7(a)(i)	\$35.40	\$36.10
Sch. 1 Div. 2 it. 7(a)(ii)	\$28.30	\$28.90
Sch. 1 Div. 2 it. 7(b)	\$28.30	\$28.90

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**JUSTICE**

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JU301\*

Trustee Companies Act 1987

**Trustee Companies Amendment  
Regulations 2012**

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

**1. Citation**

These regulations are the *Trustee Companies 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 *Trustee Companies Regulations 1988*.

**4. Part 1 heading inserted**

Before regulation 1 insert:

**Part 1 — Preliminary****5. Part 2 heading inserted**

After regulation 2 insert:

**Part 2 — Administrative matters**

**6. Part 3 inserted**

After regulation 8 insert:

**Part 3 — Voluntary transfers of estate assets and liabilities**

**9. Purpose of this Part**

The purpose of this Part is to facilitate voluntary transfers of estate assets and liabilities under the Corporations Act Part 5D.6.

**10. Transfer of estate assets and liabilities**

- (1) This regulation applies if —
  - (a) ASIC makes a voluntary transfer determination under the Corporations Act section 601WBA that there is to be a transfer of estate assets and liabilities from a transferring company to a receiving company; and
  - (b) ASIC issues a certificate of transfer under the Corporations Act section 601WBG for the transfer; and
  - (c) either or both of the transferring company or the receiving company are registered in Western Australia.
- (2) When the certificate of transfer comes into force, the receiving company is taken to be the successor in law of the transferring company, to the extent of the transfer.
- (3) In particular —
  - (a) all the estate assets and liabilities of the transferring company become respectively the assets and liabilities of the receiving company without any transfer, conveyance or assignment; and
  - (b) to the extent of the transfer — the duties, obligations, immunities, rights and privileges applying to the transferring company apply to the receiving company.
- (4) If the certificate of transfer includes provisions of a kind referred to in the Corporations Act section 601WBG(3) —
  - (a) specifying that particular things are to happen or are taken to be the case — those things are taken to happen, or to be the case, in accordance with those provisions; or

- (b) specifying a mechanism for determining things that are to happen or are taken to be the case — things determined in accordance with that mechanism are taken to happen, or to be the case, as determined in accordance with that mechanism.

**11. Certificates evidencing operation of this Part**

- (1) An authorised ASIC officer may, by a certificate in writing signed by the officer, certify that a specific asset or liability has become an asset or liability of the receiving company under this Part.
- (2) For all purposes and in all proceedings, a certificate purporting to be issued under subregulation (1) is evidence of the matters certified.
- (3) ASIC is empowered to authorise, in writing, a person who is a member of ASIC, or of its staff, to issue certificates under this regulation.

**12. Registration or record of transfer**

The Registrar of Titles, the Registrar of Deeds and Transfers and any other person or authority required or authorised under a law of the State to register or record transactions affecting assets or liabilities, or documents relating to such transactions, must, on application under this regulation accompanied by a certificate issued under regulation 11, register or record in an appropriate manner the transfer or transfers to which the certificate relates.

**13. Exemption from State tax**

State tax is not payable in respect of a transfer of estate assets or liabilities facilitated under this Part.

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

N. HAGLEY, Clerk of the Executive Council.

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**MARINE/MARITIME**


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MA301\*

Western Australian Marine Act 1982

## Western Australian Marine (Infringements) Amendment Regulations (No. 2) 2012

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

**1. Citation**

These regulations are the *Western Australian Marine (Infringements) 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 the day after that day.

**3. Regulations amended**

These regulations amend the *Western Australian Marine (Infringements) Regulations 1985*.

**4. Schedule 1 amended**

In Schedule 1 after item 1 insert:

1AA 10(a)	Obstructing, impeding or interfering with passage of vessel approaching or leaving public jetty or bridge.....	100
1AB 10(b)	Causing a nuisance to any person on, in or about vessel, public jetty or bridge .....	100
1AC 10A(b) (as read with r. 20)	Swimming from or near public jetty or bridge specified in notice or within area of navigable waters defined in notice .....	100

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

N. HAGLEY, Clerk of the Executive Council.

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**POLICE**

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PO301\*

Surveillance Devices Act 1998

**Surveillance Devices Amendment Regulations  
(No. 2) 2012**

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

**1. Citation**

These regulations are the *Surveillance Devices 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 the day on which the *Dangerous Sexual Offenders Amendment Act 2012* section 6 comes into operation.

**3. Regulations amended**

These regulations amend the *Surveillance Devices Regulations 1999*.

**4. Regulation 6 amended**

After regulation 6(1)(e)(i) insert:

- (ia) *Dangerous Sexual Offenders Act 2006* section 19A(2);

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

N. HAGLEY, Clerk of the Executive Council.

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## RACING, GAMING AND LIQUOR

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RA301\*

Betting Control Act 1954

### Betting Control Amendment Regulations 2012

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

**1. Citation**

These regulations are the *Betting 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 the day after that day.

**3. Regulations amended**

These regulations amend the *Betting Control Regulations 1978*.

**4. Appendix Part 1 rule 3 amended**

Delete Appendix Part 1 rule 3(1a), (1b), (1c), (1d), (1e), (1f), (2) and (3).

**5. Appendix Part 1 rule 4A inserted**

After rule 3 insert:

**4A. Determination of bets where runner withdrawn**

- (1) In this rule —

*bet* means a bet, other than a play or pay bet, made on the day of a race that is —

- (a) a win bet or a place bet; or
- (b) a bet where the person making the bet selects a combination of 2 runners in the same race on the chance that they will be first and second in that race, irrespective of the order in which they finish (known as a “quinella bet”); or
- (c) a concession bet; or
- (d) a double;

**late scratched runner**, in relation to a race, means —

- (a) a runner that the stewards order or permit to be withdrawn from the race after the time for withdrawal has elapsed; or
- (b) a runner that the stewards have declared to be a non-starter;

**odds**, against a runner winning a race, means —

- (a) subject to paragraph (b), the odds against the runner on offer at the time, and at the place, the race is being run; or
- (b) if the stewards are satisfied that the odds against the runner on offer at the time, and at the place, where the race is being run cannot be accurately determined in a timely manner, the odds determined by the stewards in a manner approved by RWWA;

**percentage**, for a runner in a race, means the odds against the runner winning the race, expressed as a percentage;

**sum percentage**, for runners in a race, means the sum of the percentages for the runners.

- (2) If, in relation to a race, there is a late scratched runner, a bookmaker must —

- (a) refund all bets on the late scratched runner and those bets are, by operation of this rule, declared off;
- (b) subject to subrule (5), pay bets on the runners calculated in accordance with the following formula —

$$b = t - d$$

where —

- b** is the bets to be paid;
- t** is the face value of the ticket;
- d** is the deduction declared by the stewards under subrule (3) or (4).

- (3) The stewards may —

- (a) if the sum percentage of runners is less than or equal to 140%, declare a deduction for the purposes of subrule (2)(b) calculated in accordance with the following formula —

$$s \approx sa$$

where —

- s** is the sum percentage of remaining runners;
- $\approx$  means “as close as possible to”;
- sa** is the sum percentage of remaining runners and late scratched runners,

with the deductions applied to each remaining runner being proportional to the odds against that runner;

- (b) if the sum percentage of runners is greater than 140%, declare a deduction for the purposes of subrule (2)(b) calculated in accordance with the following formula —

$$s \approx sa - d$$

where —

**s** is the sum percentage of remaining runners;

$\approx$  means “as close as possible to”;

**sa** is the sum percentage of remaining runners and late scratched runners;

**d** is calculated in accordance with the following formula —

$$\frac{1}{2}(sa - 140)$$

with the deductions applied to each remaining runner being proportional to the odds against that runner.

- (4) Where it is not possible for the stewards to declare a deduction in accordance with subrule (3) the stewards may declare a deduction for the purposes of subrule (2)(b) in accordance with the Scale of Deduction Table.
- (5) The amount paid in relation to a bet must —
- (a) subject to paragraph (b) —
- (i) be at least the amount of the stake; and
- (ii) be at least 20% of the face value of the ticket;
- and
- (b) in the case of a dead-heat for a particular place, be at least the amount of the stake divided by the number of runners participating in the dead-heat.
- (6) A bookmaker is not required to settle any bet affected by the operation of this rule until all late scratched runners and the amount of any deduction declared under subrule (3) or (4) are known, despite —
- (a) the declaration of correct weight for the race; or
- (b) any rule or regulation to the contrary,
- unless the bookmaker is specifically directed to do so by the stewards.
- (7) Despite this rule, the stewards may, in exceptional circumstances, declare all bets (other than bets made at the starting price) off and order that betting on the race be re-opened.

**6. Appendix Part 2 Scale of Deduction Table amended**

In the Appendix Part 2 Scale of Deduction Table delete the note and insert:

1. The following Table is the Table referred to in rule 4A and is to be used to determine the rate % of deduction in situations where it is not possible for the stewards to declare a deduction in accordance with rule 4A(3). In that case the stewards may declare a deduction for the purposes of rule 4A(2)(b) in accordance with this Scale of Deduction Table. Calculations can be made in respect of win, place, each-way, concession and doubles wagers. Rate % of deduction (cent in \$) from the dividend payable in respect of the wager. (Note: For the purpose of this Table, the win component of an each-way wager is to be taken as win wager and the place component a place wager.)
2. Generally, the deduction is applied to the face value of a bet made prior to the time it became known that a runner was a late scratched runner.
3. In relation to concession bets, the deduction is applied only —
  - (a) in respect of a runner that comes first; and
  - (b) to the amount of winnings payable.
4. With regard to all successful win, place, each-way, concession and multiple doubles wagers, investors are to be paid the dividend payable in respect of the wager less the number of cents in the dollar deduction applicable on the scale of deductions in the Scale of Deduction Table for the dividends of the runner at the time of its withdrawal.
5. Where 2 or more withdrawals occur simultaneously during wagering, successful wagers made prior to the time of withdrawal are to be paid the dividend payable in respect of the wager, less a deduction determined by adding together the rates of deduction applicable to each of the runners withdrawn.
6. Where withdrawals occur at different times during wagering on a race, successful wagers placed prior to the last withdrawal are to be paid the dividend payable in respect of the wager, less deductions determined as follows —
  - (a) for wagers placed prior to the first withdrawal, the rate of deduction is to be determined by adding together the rates of deduction applicable to the dividends of all withdrawn runners;
  - (b) for wagers placed after the time of the first withdrawal — and prior to the time of the second withdrawal — the rate of deduction is to be determined by the deduction applicable on the scale of deductions in the Scale of Deduction Table to the dividends of the second withdrawal.

7. Where the runner ordered or permitted to be withdrawn, or declared a non-starter, is shorter than the range of dividends set out in the Scale of Deduction Table, the stewards may —
  - (a) if there is sufficient time, declare all wagers made on the remaining runners to be void and order that wagering on the race be re-opened; or
  - (b) if there is insufficient time to re-open wagering, declare a deduction assessed from the Scale of Deduction Table.

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

N. HAGLEY, Clerk of the Executive Council.

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RA302\*

Racing and Wagering Western Australia Act 2003

## Rules of Wagering Amendment Rules 2012

Made by Racing and Wagering Western Australia with the approval of the Commission under section 120 of the Act.

### 1. Citation

These rules are the *Rules of Wagering Amendment Rules 2012*.

### 2. Commencement

These rules come into operation as follows —

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

### 3. Rules amended

These rules amend the *Rules of Wagering 2005*.

### 4. Rule 3 amended

In rule 3(1) in the definition of *place wager* delete “dependant” and insert:

dependent

## 5. Rule 56 replaced

Delete rule 56 and insert:

### 56. Determination of wagers where runner withdrawn

(1) In this rule —

*late scratched runner*, in relation to a race, means —

- (a) a runner that the stewards order or permit to be withdrawn from the race after the time for withdrawal has elapsed; or
- (b) a runner that the stewards have declared to be a non-starter;

*odds*, against a runner winning a race, means —

- (a) subject to paragraph (b), the odds against the runner on offer at the time, and at the place, the race is being run; or
- (b) if the stewards are satisfied that the odds against the runner on offer at the time, and at the place, where the race is being run cannot be accurately determined in a timely manner, the odds determined by the stewards in a manner approved by RWWA;

*percentage*, for a runner in a race, means the odds against the runner winning the race, expressed as a percentage;

*play or pay wager* means a wager that holds good whether the runner to which the bet relates runs in the race in respect of which the wager is made or not;

*sum percentage*, for runners in a race, means the sum of the percentages for the runners;

*wager* means a wager, other than a play or pay wager, made on the day of a race that is —

- (a) a win wager or a place wager; or
- (b) a quinella wager referred to in rule 17(2)(b); or
- (c) a concession wager; or
- (d) a double event wager referred to in rule 17(2)(a).

(2) If, in relation to a race, there is a late scratched runner, a bookmaker must —

- (a) refund all wagers on the late scratched runner, and those wagers are, by operation of this rule, declared off;
- (b) subject to subrule (5), pay wagers on the runners calculated in accordance with the following formula —

$$w = t - d$$



where —

- w** is the wagers to be paid;
- t** is the face value of the ticket;
- d** is the deduction declared by the stewards under subrule (3) or (4).

(3) The stewards may —

- (a) if the sum percentage of runners is less than or equal to 140%, declare a deduction for the purposes of subrule (2)(b) calculated in accordance with the following formula —

$$s \approx sa$$

where —

- s** is the sum percentage of remaining runners;
- $\approx$  means “as close as possible to”;
- sa** is the sum percentage of remaining runners and late scratched runners,

with the deductions applied to each remaining runner being proportional to the odds against that runner;

- (b) if the sum percentage of runners is greater than 140%, declare a deduction for the purposes of subrule (2)(b) calculated in accordance with the following formula —

$$s \approx sa - d$$

where —

- s** is the sum percentage of remaining runners;
- $\approx$  means “as close as possible to”;
- sa** is the sum percentage of remaining runners and late scratched runners;
- d** is calculated in accordance with the following formula —

$$\frac{1}{2}(sa - 140)$$

with the deductions applied to each remaining runner being proportional to the odds against that runner.

- (4) Where it is not possible for the stewards to declare a deduction in accordance with subrule (3) the stewards may declare a deduction for the purposes of subrule (2)(b) in accordance with the Scale of Deduction Table in Schedule 1.

- (5) The amount paid in relation to a wager must —
- (a) subject to paragraph (b) —
    - (i) be at least the amount of the stake; and
    - (ii) be at least 20% of the face value of the ticket;
  - and
  - (b) in the case of a dead-heat for a particular place, be at least the amount of the stake divided by the number of runners participating in the dead-heat.
- (6) A bookmaker is not required to settle any wager affected by the operation of this rule until all late scratched runners and the amount of any deduction declared under subrule (3) or (4) are known, despite —
- (a) the declaration of correct weight for the race; or
  - (b) any rule to the contrary,
- unless the bookmaker is specifically directed to do so by the stewards.
- (7) Despite this rule, the stewards may, in exceptional circumstances, declare all wagers (other than wagers made at the starting price) off and order that wagering on the race be re-opened.

## **6. Schedule 1 amended**

In Schedule 1 before the Table delete the note and insert:

1. The following Table is the table referred to in rule 56 and is to be used to determine the rate % of deduction in situations where it is not possible for the stewards to declare a deduction in accordance with rule 56(3). In that case the stewards may declare a deduction for the purposes of rule 56(2)(b) in accordance with this Scale of Deduction Table. Calculations can be made in respect of win, place, each-way, concession and doubles wagers. Rate % of deduction (cent in \$) from the dividend payable in respect of the wager. (Note: For the purpose of this Table, the win component of an each-way wager is to be taken as win wager and the place component a place wager).
2. Generally, the deduction is applied to the face value of a bet made prior to the time it became known that a runner was a late scratched runner.
3. In relation to concession bets, the deduction is applied only —
  - (a) in respect of a runner that comes first; and
  - (b) to the amount of winnings payable.

4. With regard to all successful win, place, each-way, concession and multiple doubles wagers, investors are to be paid the dividend payable in respect of the wager, less the number of cents in the dollar deduction applicable on the scale of deductions in the Scale of Deduction Table for the dividends of the runner at the time of its withdrawal.
5. Where 2 or more withdrawals occur simultaneously during wagering, successful wagers made prior to the time of withdrawal are to be paid the dividend payable in respect of the wager, less a deduction determined by adding together the rates of deduction applicable to each of the runners withdrawn.
6. Where withdrawals occur at different times during wagering on a race, successful wagers placed prior to the last withdrawal are to be paid the dividend payable in respect of the wager, less deductions determined as follows —
  - (a) for wagers placed prior to the first withdrawal, the rate of deduction is to be determined by adding together the rates of deduction applicable to the dividends of all withdrawn runners;
  - (b) for wagers placed after the time of the first withdrawal, and prior to the time of the second withdrawal, the rate of deduction is to be determined by the deduction applicable on the scale of deductions in the Scale of Deduction Table to the dividends of the second withdrawal.
7. Where the runner ordered or permitted to be withdrawn, or declared a non-starter, is shorter than the range of dividends set out in the Scale of Deduction Table, the stewards may —
  - (a) if there is sufficient time, declare all wagers made on the remaining runners to be void and order that wagering on the race be re-opened; or
  - (b) if there is insufficient time to re open wagering, declare a deduction assessed from the Scale of Deduction Table.

Approved by the Gaming and Wagering Commission of Western Australia on the 18th day of December 2012.

Common seal

Made by Racing and Wagering Western Australia on the 20th day of December 2012.

Common seal

JULIAN HILTON-BARBER.

RICHARD BURT.

RA303\*

Racing and Wagering Western Australia Act 2003

## Rules of Wagering Amendment Rules (No. 2) 2012

Made by Racing and Wagering Western Australia with the approval of the Commission under section 120 of the Act.

### 1. Citation

These rules are the *Rules of Wagering Amendment Rules (No. 2) 2012*.

### 2. Commencement

These rules come into operation as follows —

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

### 3. Rules amended

These rules amend the *Rules of Wagering 2005*.

### 4. Rule 18A replaced

Delete rule 18A and insert:

#### 18A. Dividends on novelty wagers if less than one unit is invested on correct selections

Despite rule 22, where the total of investments on any novelty wager (the *relevant novelty wager*) in respect of which a dividend is to be paid (the *winning relevant novelty wager combination*) is less than one unit —

- (a) only the amount of the dividend pool for the relevant novelty wager determined in accordance with the following formula will be distributed amongst the investors on the winning relevant novelty wager combination —

$$da = di \times (ai \div ui)$$

where —

**da** is the amount of the dividend pool for the relevant novelty wager that is to be distributed among the investors on the winning relevant novelty wager combination;

- di** is the total amount that would be distributed to investors on the winning relevant novelty wager combination if the total of relevant novelty wager investments in respect of which a dividend is to be paid was not less than a unit of investment;
- ai** is the total of all relevant novelty wager investments (if any) on the winning relevant novelty wager combination;
- ui** is the unit of investment for the relevant novelty wager;

and

- (b) there is to be transferred to the jackpot pool for the relevant novelty wager conducted on the succeeding relevant novelty wager event an amount calculated in accordance with the following formula —

$$t = di - da$$

where —

- t** is the amount transferred to the jackpot pool for the relevant novelty wager on the succeeding relevant novelty wager event;
- di** has the same meaning as in paragraph (a);
- da** has the same meaning as in paragraph (a).

#### 5. **Rule 22A amended**

In rule 22A(1) delete “a trifecta wager, a quaddie wager or a quartet wager.” and insert:

a novelty wager.

#### 6. **Rule 43 amended**

In rule 43(2):

- (a) in paragraph (b)(i) and (iii) delete “\$2 500; and” and insert:

\$2 500 at a time before the horses enter onto the track and more than \$1 500 once the horses have entered onto the track; and

- (b) in paragraph (b)(iv) delete “\$2 500; and” and insert:

\$1 500 at a time before the horses enter onto the track and more than \$1 000 once the horses have entered onto the track; and

- (c) in paragraph (b)(v) delete “\$1 500; and” and insert:

\$1 500 at a time before the horses enter onto the track and more than \$1 000 once the horses have entered onto the track; and

- (d) in paragraph (b)(vi) delete “\$1000; and” and insert:

\$1 000 at a time before the horses enter onto the track and more than \$500 once the horses have entered onto the track; and

Approved by the Gaming and Wagering Commission of Western Australia on the 18th day of December 2012.

Common seal

Made by Racing and Wagering Western Australia on the 20th day of December 2012.

Common seal

JULIAN HILTON-BARBER.

RICHARD BURT.

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## **ROTTNEST ISLAND AUTHORITY**

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RX301\*

Rottnest Island Authority Act 1987

### **Rottnest Island Amendment Regulations (No. 2) 2012**

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

#### **1. Citation**

These regulations are the *Rottnest Island 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 the day after that day.

**3. Regulations amended**

These regulations amend the *Rottnest Island Regulations 1988*.

**4. Regulation 6 amended**

In regulation 6(2) delete the Penalty and insert:

Penalty: a fine of \$750.

**5. Regulation 13 amended**

In regulation 13(1) delete the Penalty and insert:

Penalty: a fine of \$750.

**6. Regulation 51 amended**

In regulation 51(1) delete the Penalty and insert:

Penalty: a fine of \$750.

**7. Schedule 4 amended**

(1) After Schedule 4 item 1 insert:

2AA.	6(2)	Passing on ticket with intention of providing false evidence as to payment of admission fee	150
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(2) After Schedule 4 item 2B insert:

2C.	7E(2)	Failing to pay Main Jetty berthing fee	200
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(3) After Schedule 4 item 9A insert:

9B.	13(1)	Anchoring or securing vessel without competent operator	150
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(4) After Schedule 4 item 28 insert:

29A.	46(1)	Using vehicle without permission	200
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(5) After Schedule 4 item 29 insert:

30A.	51(1)(a)	Possessing hired bicycle without consent	150
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30B.	51(1)(b)	Possessing bicycle or other wheeled vehicle without consent	150
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30C.	52(2)	Erecting tent without permission	150
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By Command of the Lieutenant-Governor  
and deputy of the Governor,

N. HAGLEY, Clerk of the Executive Council.

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## — PART 2 —

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### AGRICULTURE AND FOOD

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AG401\*

#### MARKETING OF POTATOES ACT 1946 POTATO MARKETING POOLS

Potato Marketing Corporation of Western Australia.

Public notice in accordance with Section 26(2) of the *Marketing of Potatoes Act 1946*.**Pool 3, Season 2012/13**

Pool period: The pool commences on 30 December 2012 and closes on 30 March 2013.

The quantity of ware potatoes required to be accepted: 12,194 tonnes.

Additional specifications: Nil

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### CONSUMER PROTECTION

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CP401\*

#### ASSOCIATIONS INCORPORATION ACT 1987 REINSTATED ASSOCIATION

City Tri Club (Inc.) – A1003583D

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

Dated: 31 December 2012.

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

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### CORRECTIVE SERVICES

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CS401\*

#### COURT SECURITY AND CUSTODIAL SERVICES ACT 1999 PERMIT DETAILS

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

Surname	First Name(s)	Permit Number	Date Permit Issued
Banks	Perry	12-0308	17/12/12
Beilken	Neville	12-0309	17/12/12
Braine	Victor	12-0310	17/12/12
Holmes	Christine	12-0315	17/12/12
Hume	John	12-316	17/12/12
Kleehammer	Darren	12-0318	17/12/12
L'Hopital	Didier	12-0319	17/12/12
Mangachena	Jonathan	12-320	17/12/12
McKenzie	Bryan	12-321	17/12/12
Sesay	Sam	12-0322	17/12/12
Singh	Bhupinder	12-0324	17/12/12

<b>Surname</b>	<b>First Name(s)</b>	<b>Permit Number</b>	<b>Date Permit Issued</b>
Vaskess	Robin	12-0297	17/12/12
Connick	Katie	12-0298	15/12/12
Dean	Deborah	12-0299	15/12/12
Gurr	Darren	12-0300	15/12/12
Hocking	Cheryl	12-0301	15/12/12
Moka	Meihana	12-0302	15/12/12
Moka	Lisa	12-0303	15/12/12
Mustoe	Wade	12-0304	15/12/12
Pilypaitis	Lisa	12-0305	15/12/12
Remaj	Robin	12-0306	15/12/12
Greaves	Leola	12-0287	15/12/12
Gardiner	Graham	12-0288	17/12/12
Hawaikirangi	Leslie	12-0289	17/12/12
Iti	Marlene	12-0290	17/12/12
Pannowitz	Norah	12-0291	17/12/12
Casley	Edwards	12-0292	17/12/12
Dallachy	Karen	12-0293	17/12/12
Davies	Karen	12-0294	17/12/12
Ford	Dawn	12-0295	17/12/12
Graveson	Jeanette	12-0296	17/12/12
Farmer	Cameron	12-0311	17/12/12
Grov	Winifred	12-341	17/12/12
Keogh	Jacqueline	12-0317	17/12/12
Griffiths	Jeffery	12-0313	17/12/12
Shervington	Brendan	12-323	17/12/12
Robertson	Allan	12-0307	17/12/12
Cameron	Janine	DCB03-146	28/12/12
Evans	Gareth	DCB03-147	28/12/12
Iozzi	Matthew	DCB03-148	28/12/12
Sercombe	Kevan	DCB03-149	28/12/12
Neumann	Elke	DCB03-150	28/12/12
Mcilwain	James	DCB03-155	28/12/12

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

SUE HOLT, Manager,  
Court Security and Custodial Services Contract.

#### CS402\*

### COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

#### PERMIT DETAILS

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

<b>Surname</b>	<b>First Name(s)</b>	<b>Permit Number</b>	<b>Date Permit Revoked</b>
Arnol	James Reginald	12-0010	26/11/2012
Donnelly	Sally Anne	12-0056	26/11/2012
Mills	Deborah	12-0158	26/11/2012
Molloy	Colin John	12-0160	26/11/2012
Solomon	Glenden	12-0209	26/11/2012
Taylor	Michael Graeme	11-0357	26/11/2012
York	Elizabeth	12-0244	26/11/2012

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

SUE HOLT, Manager,  
Court Security and Custodial Services Contract.

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**ENERGY**


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EN401\*

**ENERGY COORDINATION ACT 1994**  
**AMENDED LICENCES**

Notice is given that the following Gas Licences have been amended—

Licensee: Alinta Sales Pty Ltd (t/a Alinta Energy)  
 ABN 92 089 531 984

Issue Date: 1 July 2010

Address of Licensee: Alinta Plaza  
 12-14 The Esplanade  
 Perth WA 6000

Classification: Gas Trading (GTL9)

Term of Licence: Up to and including 30 June 2020

Area Covered: Coastal, Great Southern and Goldfields-Esperance gas supply areas as shown in **Plan No. ERA-GAS-007(A)** in the State of Western Australia

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).  
 — Trading name and revision number updated on map ERA-GAS-007(A).

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Licensee: ATCO Gas Australia Pty Ltd  
 ABN 90 089 531 975

Issue Date: 1 July 2000

Address of Licensee: 12-14 The Esplanade  
 Perth WA 6000

Classification: Gas Distribution (GDL8)

Term of Licence: Up to and including 30 June 2021

Area Covered: Coastal, Great Southern and Goldfields-Esperance gas supply areas as shown in **Plan No. ERA-GAS-006(C)** in the State of Western Australia

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).  
 — Change of name from WA Gas Networks Pty Ltd t/a ATCO Gas Australia to ATCO Gas Australia Pty Ltd, and revision number updated on map ERA-GAS-006(C).

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Licensee: Esperance Power Station Pty Ltd  
 ABN 24 086 409 949

Issue Date: 15 March 2004

Address of Licensee: Suite 6, Esperance Business Centre  
 75 Dempster Street  
 Esperance WA 6450

Classification: Gas Distribution (GDL10)

Term of Licence: Up to and including 14 March 2025

Area Covered: Goldfields-Esperance gas supply areas as shown in **Plan No. ERA-GAS-010** in the State of Western Australia

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).

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Licensee: Perth Energy Pty Ltd  
 ABN 40 008 679 543

Issue Date: 30 November 2009

Address of Licensee: Unit 3, 77 Mill Point Road  
 South Perth WA 6151

Classification: Gas Trading (GTL12)

Term of Licence: Up to and including 29 November 2019

Area Covered: Western Australian gas supply areas as shown in **Plan No. ERA-GAS-012** in the State of Western Australia

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).

Licensee: Electricity Retail Corporation (t/a Synergy)  
 ABN 71 743 446 839

Issue Date: 1 July 2007

Address of Licensee: 228 Adelaide Terrace  
 Perth WA 6000

Classification: Gas Trading (GTL8)

Term of Licence: Up to and including 30 June 2017

Area Covered: Coastal, Great Southern and Goldfields-Esperance gas supply areas as shown in **Plan No. ERA-GAS-005(A)** in the State of Western Australia

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).

Licensee: Wesfarmers Kleenheat Gas Pty Ltd  
 ABN 40 008 679 543

Issue Date: 30 September 2000

Address of Licensee: Campus Drive  
 Murdoch WA 6150

Classification: Gas Distribution (GDL9)

Term of Licence: Up to and including 29 September 2021

Area Covered: Coastal, Goldfields-Esperance, Great Southern and Wheatbelt gas supply areas as shown in **Plan No. ERA-GAS-009(A)** in the State of Western Australia

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).

Licensee: Wesfarmers Kleenheat Gas Pty Ltd  
 ABN 40 008 679 543

Issue Date: 6 September 2011

Address of Licensee: Campus Drive  
 Murdoch WA 6150

Classification: Gas Trading(GTL10)

Term of Licence: Up to and including 5 September 2021

Area Covered: Coastal, Goldfields-Esperance, Great Southern and Wheatbelt gas supply areas as shown in **Plan No. ERA-GAS-008(A)** in the State of Western Australia.

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).

Licensee: WorleyParsons Asset Management Pty Limited  
 ACN 102 863 918

Issue Date: 15 March 2004

Address of Licensee: Suite 6, Esperance Business Centre  
 75 Dempster Street  
 Esperance WA 6450

Classification: Gas Trading (GTL11)

Term of Licence: Up to and including 14 March 2014

Area Covered: Goldfields-Esperance gas supply areas as shown in **Plan No. ERA-GAS-011(A)** in the State of Western Australia

Amendment: — Insertion of new compendium of gas customer licence obligations (Schedule 2).  
 — Licensee name and revision number updated on map ERA-GAS-011(A).

Inspection of Licences: Economic Regulation Authority  
 4th Floor  
 Albert Facey House  
 469 Wellington Street  
 Perth WA 6000

EN402\*

**ELECTRICITY ACT 1945**  
**ELECTRICITY REGULATIONS 1947**  
**CODE OF PRACTICE FOR PERSONNEL ELECTRICAL SAFETY FOR**  
**VEGETATION CONTROL WORK NEAR LIVE POWERLINES**

It is hereby notified for public information that for the purposes of subparagraph (i) of regulation 316A(4)(b) of the *Electricity Regulations 1947* the following amendments have been made to the *Code of Practice for Personnel Electrical Safety for Vegetation Control Work Near Live Powerlines* published in July 2012.

**AMENDMENTS**

1. Clause 3.1: delete definition “limit of approach”
2. Clause 5.2: 4th paragraph—insert “suitable authorised” after “may assist a”.
3. Clause 5.6(d): replace existing paragraph with “Eye protection must comply with AS/NZS 1337.1:2010—Personal eye protection—Eye and face protectors for occupational applications”.
4. Clause 5.10: in the 1st line delete “above a high voltage power line or”.
5. Clause 5.11(a): in the 2nd line delete “minimum”.
6. Clause 5.12: in the 2nd last line delete “program” and insert “control circuit” in its place.
7. Clause 5.14: 3rd dot point—delete “limit of” and replace with “safe”.
8. Clause 5.16: replace “non conductive” with “non-conductive”.
9. Clause 6.1: 7th paragraph—insert “held by the person” after “extensions” and in the 9th paragraph insert “with the worker” after “point of contact”.
10. Clause 6.3: 3rd paragraph—delete “minimum”.
11. Clause 6.4: 5th paragraph—delete “minimum”.
12. Clause 6.5.1: 1st paragraph—insert “safe approach” before “distances” and in the 4th paragraph delete “minimum”.
13. Clause 6.5.4: in the Note delete “minimum clearances” and replace with “safe approach distances”.
14. Clause 8.2: 1st paragraph—delete “Australian Qualifications Framework” and replace with “Industry Training Package”.
15. Clause 8.3 last line: replace “Works” with “Workers”.
16. Clause 8.3.2 Mandatory units: replace “units” with “units” and in the following line replace “CPCOS2001A” with “CPCOHS2001A”.
17. Clause 9.4: 3rd paragraph—delete “minimum”.
18. Clause 9.5: 4th paragraph—delete “limit of” and replace with “safe”.
19. Clause 9.5: 5th paragraph—delete “limit of” and replace with “safe”.
20. Clause 9.7: replace “self closing” with “self-closing”.
21. Clause 10.5 second paragraph: replace “shire” with “government authority” and “Alinta Gas” with “AlintaGas”.
22. Appendix C: 1st dot point—replace “within 1 month” with “by 30 September 2012,” and delete “comply” and replace with “work in accordance”
23. Appendix C: 2nd dot point—replace “within 6 months” with “by 30 June 2013,”.
24. Appendix C: 4th dot point—delete “comply” and replace with “work in accordance”.

The amendments apply on and from the day this notice is published in the *Government Gazette*.

For public information a copy of the amended Code is published on EnergySafety’s website.

20 December 2012.

DON SAUNDERS, Director of Energy Safety.

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## HEALTH

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HE401\*

**HEALTH ACT 1911**  
**LOCAL HEALTH AUTHORITIES ANALYTICAL COMMITTEE**  
**(APPOINTMENT OF MEMBER) INSTRUMENT (NO. 2) 2012**

Made by the Minister under section 247A(3) of the *Health Act 1911*.

**1. Citation**

This instrument may be cited as the *Local Health Authorities Analytical Committee (Appointment of Member) Instrument (No. 2) 2012*.

**2. Appointment of [Member/s]**

The appointment of Mr Eugene Teik Hock Lee pursuant to section 247A(3)(a)(i) of the *Health Act 1911* as a Member to the Local Health Authorities Analytical Committee is approved for an indefinite period commencing on the date of this instrument.

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

Date: 2 December 2012.

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**HE402\***

**POISONS ACT 1964****POISONS ADVISORY COMMITTEE (APPOINTMENT OF MEMBERS) INSTRUMENT 2012**

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council pursuant to sections 8, 14 and 18 of the Act.

**1. Citation**

This instrument may be cited as the *Poisons Advisory Committee (Appointment of Members) Instrument 2012*.

**2. Appointment of Members**

The appointment of—

- (a) Professor David Anthony Joyce pursuant to section 8(3)(a) of the *Poisons Act 1964*;
- (b) Dr Evelyn Lee pursuant to section 8(3)(b) of the *Poisons Act 1964*;
- (c) Mr Christopher Raymond Sharpe pursuant to section 8(3)(d) of the *Poisons Act 1964*;
- (d) Ms Karin Janna Karina Lee pursuant to section 8(3)(e) of the *Poisons Act 1964*;
- (e) Dr David Victor Neck pursuant to section 8(3)(f) of the *Poisons Act 1964*;
- (f) Mr John Lionel Harvey pursuant to section 8(3)(g) of the *Poisons Act 1964*; and
- (g) Ms Zoe Lenette Mullen pursuant to section 8(3)(h) of the *Poisons Act 1964*;

as members to the Poisons Advisory Committee is approved for a term of three years commencing on the date of appointment.

**3. Appointment of Deputy**

The appointment of Professor Philip Cyril Burcham pursuant to section 14(1) of the *Poisons Act 1964* as deputy to the section 8(3)(a) member of the Poisons Advisory Committee is approved for a term of three years commencing on the date of appointment.

**4. Appointment of Secretary**

The appointment of Mr Peter Anthony Rutherford pursuant to section 18(1) of the *Poisons Act 1964* as Secretary to the Poisons Advisory Committee, is approved for an indefinite term commencing on the date of appointment.

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

N. HAGLEY, Clerk of the Executive Council.

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**JUSTICE**

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**JU401\***

**JUSTICES OF THE PEACE ACT 2004****APPOINTMENTS**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

- Steven Lionel Kean of 14 Victoria Street, Kalgoorlie WA
- Joseph Yew Tong Hoe of 26 Thorson Way, Lockridge WA
- Andrew John Waddell of 10 Flemington Way, Redcliffe WA

RAY WARNES, Executive Director,  
Court and Tribunal Services.

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**PLANNING**

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PL401\*

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*Shire of Wyndham East Kimberley*  
Town Planning Scheme No. 7—Amendment No. 39

Ref: TPS/0701

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 Wyndham East Kimberley local planning scheme amendment on 12 December 2012 for the purpose of deleting Clauses 5.5.1 and 5.5.2 of the Scheme and replacing with the following modified text—

5.5 Variation to Site and Development Standards and Requirements

- 5.5.1 Except for development in respect of which the Residential Planning Codes apply, if a development is the subject of an application for planning approval and does not comply with a standard or requirement prescribed under the Scheme, the Council may, despite the non-compliance, approve the application unconditionally or subject to such conditions as the local government thinks fit.
- 5.5.2 In considering an application for planning approval under this clause, where, in the opinion of the Council, the variation is likely to affect any owners or occupiers in the general locality or adjoining the site which is the subject of consideration for the variation, the local government is to—
- (a) consult the affected parties by following one or more of the provisions for advertising uses under clause 11.2; and
  - (b) have regard to any expressed views prior to making its determination to grant the variation.
- 5.5.3 The power conferred by this clause may be only exercised if the Council is satisfied that—
- (a) approval of the proposed development would be consistent with the orderly and proper planning of the locality and preservation of the amenities of the locality; and
  - (b) the non-compliance will not have an adverse effect upon the occupiers or users of the development, the inhabitants of the locality or the likely future development of the locality;
  - (c) the spirit and purpose of the requirement or standard will not be unreasonably departed from thereby.

J. MOULDEN, Shire President.  
G. GAFFNEY, Chief Executive Officer.

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**PREMIER AND CABINET**

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PR401\*

**INTERPRETATION ACT 1984**  
MINISTERIAL ACTING ARRANGEMENTS

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

Hon J. H. D. Day MLA to act temporarily in the office of Minister for Health; Tourism in the absence of the Hon Dr K. D. Hames MLA for the period 7 to 13 January 2013 (both dates inclusive).

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

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## TRANSPORT

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TN401\*

**ROAD TRAFFIC ACT 1974**  
**ROAD TRAFFIC (VEHICLE STANDARDS) REGULATIONS 2002**  
**EXEMPTION**

To Allow Certain Heavy Vehicles to have a front axle mass limit of up to  
6.7 Tonnes providing suitable tyres are fitted

(RTVSR—2012—00834)

**1. Exemption**

I, Reece Waldoock, Director General of Transport, acting pursuant to regulation 41 of the *Road Traffic (Vehicle Standards) Regulations 2002* ("the Regulations") **hereby exempt** the vehicles to which this Notice applies from the following provisions of the Regulations subject to compliance with the conditions set out in this Notice—

- (a) Schedule 1, Division 1, Clause 2(6) regarding the sum of the mass on axle groups and single axles;
- (b) Schedule 1, Division 1, Clause 3(1), (2) and (3) regarding mass limits relating to axle spacing;
- (c) Schedule 1, Division 1, Clause 4(1) regarding mass limits for combinations;
- (d) Schedule 2, Division 1, Clause 2 regarding mass limits relating to tyre width; and
- (e) Schedule 2, Division 2, Clause 13 regarding mass limits for axles and axle groups,

insofar as they limit the load on a single steer axle.

A vehicle to which this Notice applies must comply with all other applicable requirements of the Regulations.

**2. Vehicles to which this Notice applies**

This Notice applies only to a heavy motor vehicle that is—

- (a) fitted with a single steer axle; and
- (b) operating within Western Australia.

**3. Conditions**

A vehicle to which this Notice applies is exempt from the provisions set out in clause 1 of this Notice provided that it complies with the following conditions—

- (a) The single steer axle mass does not exceed 6.0 tonnes unless the vehicle is fitted with suitably rated tyres having a width dimension of at least that specified in sub-clause 3(d) together with complying rims; and
- (b) The vehicle has the capacity to carry the additional load without any modifications, unless the modifications have been approved by the Director General; and
- (c) The vehicle, when loaded up to the front axle mass limits specified in sub-clause 3(d), must continue to comply with the Regulations and the *Road Traffic (Vehicle Standards) Rules 2002*; and
- (d) The single steer axle mass does not exceed—
  - 6.7 tonnes if fitted with tyres of at least 375 mm in width; or
  - 6.5 tonnes if fitted with tyres of at least 295 mm in width.

**4. Commencement**

This exemption has effect from the day after the day of publication of this Notice in the *Government Gazette*.

*This instrument is to be known as RTVSR-2012-00834.*

Date this 14th day of December 2012.

REECE WALDOOCK, Director General.

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## DECEASED ESTATES

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ZX401

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

Notice to Creditors and Claimants

Ivy Collins of 561 Takenup Road, Napier, 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 16 September 2010, are required by the Executors of the Will of the late Ivy Collins of c/- Latro Lawyers of PO Box 5994, Albany, Western Australia 6332 to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the Executors may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 28th day of December 2012.

LATRO LAWYERS.