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— PART 1 —

COMMERCE

CM301*

Building Act 2011

Building Amendment Regulations 2014

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Building Amendment Regulations 2014*.

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 15A amended

- (1) Delete regulation 15A(2) and insert:
 - (2) The permit authority that grants an occupancy permit for a building in respect of which plans and specifications were provided to the FES under regulation 18B(1) must give to the FES Commissioner a copy of the occupancy permit.
- (2) In regulation 15A(3) after “occupancy permit” insert:

referred to in subregulation (2)

5. Regulation 31B amended

In regulation 31B(1) delete “1 May 2014.” and insert:

1 May 2015.

Note: The heading to amended regulation 31B is to read:

**Applicable building standards for alterations etc. before
1 May 2015 (s. 3, 19(3) and 37(1))**

6. Regulation 31D amended

(1) In regulation 31D(1) after “37(1)” insert:

and (2)

(2) In regulation 31D(3):

(a) in the 1st item in the Table delete “BP1.3” and insert:

BP1.3, BP1.4

(b) in the 6th item in the Table delete “P2.1” and insert:

P2.1.1, P2.1.2

Note: The heading to amended regulation 31D is to read:

**Applicable building standards for relocated buildings and
incidental structures (s. 3, 19(3) and 37(1) and (2))**

7. Regulation 31F amended

In regulation 31F(1) delete “49(a) or 50(1)(a) or (b)” and insert:

49(a), 50(1)(a) or (b) or 50(2)(a) or (b)

Note: The heading to amended regulation 31F is to read:

**Applicable building standards for replacement occupancy permit
for permanent change of building’s use or for occupancy permit
or building approval certificate for registration of strata scheme,
plan of re subdivision (s. 3, 57(3), 49(a), 50(1)(a) and (b) and
50(2)(a) and (b))**

8. Regulation 31I amended

Delete regulation 31I(2)(b) and insert:

(b) ensuring that each electrical, gas, telephone or water service to the building or incidental structure being demolished is disconnected by

the provider of the service no later than the day on which the demolition work is completed.

9. Regulation 44A inserted

At the beginning of Part 7 insert:

44A. Terms used

In this Part —

architectural feature includes a moulding, string course, cornice, coping, eave, window sill and fin;

public place means an area that is —

- (a) a reserve as defined in the *Land Administration Act 1997* section 3(1); or
- (b) a mall reserve as defined in the *Land Administration Act 1997* section 3(1);

road has the meaning given in the *Land Administration Act 1997* section 3(1).

10. Regulations 45A and 45B inserted

After regulation 44 insert:

45A. Minor encroachments (s. 76(1)(c))

For the purposes of section 76(1)(c) the following encroachments are minor encroachments —

- (a) an architectural feature attached to a building if the feature encroaches on a road or a public place by not more than 250 mm;
- (b) a window or shutter that —
 - (i) when open encroaches on a road or a public place; and
 - (ii) is at least 2.75 m above the surface of the road or the ground level of the public place;
- (c) a window shutter that, when fully open, encroaches on a road or a public place by not more than 50 mm.

45B. Circumstances prescribed for purposes of section 76(1)(e)

- (1) For the purposes of section 76(1)(e) prescribed circumstances are the placement of an awning, verandah or thing attached to an awning or verandah

that encroaches on a road or a public place if the awning, verandah or thing —

- (a) is at least 2.75 m above the surface of the road or the ground level of the public place; and
 - (b) has no supports connecting it to the surface of the road or the public place; and
 - (c) is constructed in an approved manner.
- (2) For the purposes of subregulation (1)(c) an awning, verandah or thing attached to an awning or verandah is constructed in an approved manner if —
- (a) the construction —
 - (i) is development as defined in the *Planning and Development Act 2005* section 4(1); and
 - (ii) is in accordance with the requirements of that Act that applied to the construction at the time of the construction;
 - or
 - (b) the construction is in accordance with a local law made under the *Local Government Act 1995* section 9.60 that applied to the construction at the time of the construction.

11. Regulation 47 amended

In regulation 47(1) in the Table item 1 delete “Class 10a” and insert:

Classes 2 to 10

12. Part 8 Division 2A inserted

After regulation 47 insert:

Division 2A — Maintenance

48A. Maintenance of buildings

- (1) In this regulation —
- relevant building standards*, in relation to a part of a building, means —
- (a) if one or more building permits have been granted in respect of the part — the building standards in the edition of the Building Code identified in the applicable certificate of design

compliance for the most recent of those building permits; or

- (b) if paragraph(a) does not apply but one or more building licences were issued under the *Local Government (Miscellaneous Provisions) Act 1960* in respect of the part — the building standards in the edition of the Building Code that applied at the time the most recent building licence was issued;

safety measures means measures relating to the following —

- (a) building fire integrity;
 - (b) means of egress;
 - (c) signs;
 - (d) lighting;
 - (e) fire fighting services and equipment;
 - (f) air handling systems;
 - (g) automatic fire detection and alarm;
 - (h) occupant warning systems;
 - (i) lifts;
 - (j) standby power supply systems;
 - (k) building clearance and fire appliances;
 - (l) glazed assemblies, balconies, balustrades, refrigerated chambers, strong rooms, vaults;
 - (m) bushfire protection measures;
 - (n) building use and application.
- (2) The owner of an existing building that is a Class 2 to Class 9 building must ensure that —
- (a) the safety measures in each part of the building are capable of performing to a standard set out in the relevant building standards for the part; and
 - (b) the mechanical ventilation, hot water, warm water and cooling water systems are adequately maintained to safeguard people from illness or injury; and
 - (c) the building's services in each part of the building continue to perform to a standard of energy efficiency that is equal to or greater than the standard in the relevant building standards for the part.

Penalty: a fine of \$5 000.

13. Regulation 54A inserted

After regulation 53 insert:

54A. Temporary pool enclosures

- (1) In this regulation —
person responsible has the meaning given in section 75;
work has the meaning given in section 75.
- (2) A person responsible for work that requires the removal of a fence, wall, gate or other barrier that is part of the enclosure for a private swimming pool must ensure that an alternative enclosure that complies with regulation 50 is installed or provided for any period during which the fence, wall, gate or barrier is removed.

14. Regulation 60 amended

After regulation 60(3) insert:

- (4) Despite subregulation (2)(a) a dwelling is not required to meet a provision of the Building Code applicable at the time of installation of the alarms that requires smoke alarms to be interconnected if —
 - (a) a building licence for the construction, erection, assembly or placement of the dwelling was issued under the *Local Government (Miscellaneous Provisions) Act 1960* before commencement day; or
 - (b) a building permit for the construction, erection, assembly or placement of the dwelling was granted before 1 May 2015; or
 - (c) a building permit or a building licence was not required for the construction, erection, assembly or placement of the dwelling and the construction, erection, assembly or placement of the dwelling commenced before 1 May 2015.

15. Regulation 62 amended

- (1) Delete regulation 62(1) and insert:

- (1) This regulation applies to a person who is the lessor of a dwelling, within the meaning given in the *Residential Tenancies Act 1987* section 3.

- (2) In regulation 62(2) delete “owner” and insert:

lessor of a dwelling

16. Schedule 3 amended

In Schedule 3 in the second item in the Table delete “EP1.1” and insert:

EP1.3

17. Schedule 4 amended

Delete Schedule 4 clause 2 item 12(a) and insert:

- (a) commences before 30 June 2017; and

18. Schedule 5 amended

In Schedule 5 delete the item relating to Greater Geraldton and insert:

Greater Geraldton

Whole district except areas in
Mullewa Ward that are not townsites

19. Schedule 6 amended

In Schedule 6:

- (a) delete “100” and insert:

750

- (b) delete “750” (each occurrence) and insert:

1 000

R. KENNEDY, Clerk of the Executive Council.

HEALTH

HE301*

Hospitals and Health Services Act 1927

**Hospitals (Services Charges) Amendment
Regulations (No. 2) 2014**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Hospitals (Services Charges) Amendment Regulations (No. 2) 2014*.

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

In Schedule 1 Division 1 item 1:

- (a) in paragraph (c) delete “\$54.75” and insert:

\$55.80

- (b) in paragraph (d) delete “\$180.20” and insert:

\$181.25

R. KENNEDY, Clerk of the Executive Council.

HE302*

Health Act 1911

Health (Notifications by Midwives) Amendment Regulations 2014

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Health (Notifications by Midwives) Amendment Regulations 2014*.

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 2014.

3. Regulations amended

These regulations amend the *Health (Notifications by Midwives) Regulations 1994*.

Health (Notifications by Midwives) Regulations 1994 Form 2 **NOTIFICATION OF CASE ATTENDED – BABY DETAILS**

Mother last name _____ First name _____ Unit Rec No _____ Estab _____

BIRTH DETAILS		BABY DETAILS (continued)	
Anaesthesia (during delivery): 1 <input type="checkbox"/> none 2 <input type="checkbox"/> local anaesthesia to perineum 3 <input type="checkbox"/> pudendal 4 <input type="checkbox"/> epidural/caudal 5 <input type="checkbox"/> spinal 6 <input type="checkbox"/> general 7 <input type="checkbox"/> combined spinal/epidural 8 <input type="checkbox"/> other (specify) _____		Born before arrival: 1=yes 2=no <input type="checkbox"/>	
Complications of labour and birth (include the reason for instrument delivery): 1 <input type="checkbox"/> precipitate delivery 2 <input type="checkbox"/> fetal distress 3 <input type="checkbox"/> prolapsed cord 4 <input type="checkbox"/> cord tight around neck 5 <input type="checkbox"/> cephalopelvic disproportion 7 <input type="checkbox"/> retained placenta – manual removal 8 <input type="checkbox"/> persistent occipito posterior 9 <input type="checkbox"/> shoulder dystocia 10 <input type="checkbox"/> failure to progress <= 3cm 11 <input type="checkbox"/> failure to progress > 3cm 12 <input type="checkbox"/> previous caesarean section 13 <input type="checkbox"/> other (specify) _____		Birth date: _____ 2 0 _____ Birth time: (24hr clock) _____ Plurality: (number of babies this birth) _____ Birth order: _____ (specify this baby, eg, 1=1 st baby born, 2=2 nd baby born, etc) Presentation: _____ 1=vertex 2=breech 3=face 4=brow 8=other	
Principal reason for Caesarean Section (Tick one box only) 1 <input type="checkbox"/> fetal compromise 2 <input type="checkbox"/> suspected fetal macrosomia 3 <input type="checkbox"/> malpresentation 4 <input type="checkbox"/> lack of progress <= 3cm 5 <input type="checkbox"/> lack of progress in the 1st stage, 4cm to < 10cm 6 <input type="checkbox"/> lack of progress in the 2nd stage 7 <input type="checkbox"/> placenta praevia 8 <input type="checkbox"/> placental abruption 9 <input type="checkbox"/> vasa praevia 10 <input type="checkbox"/> antepartum/intrapartum haemorrhage 11 <input type="checkbox"/> multiple pregnancy 12 <input type="checkbox"/> unsuccessful attempt at assisted delivery 13 <input type="checkbox"/> unsuccessful induction 14 <input type="checkbox"/> cord prolapse 15 <input type="checkbox"/> previous caesarean section 16 <input type="checkbox"/> previous shoulder dystocia 17 <input type="checkbox"/> previous perineal trauma/4 th degree tear 18 <input type="checkbox"/> previous adverse fetal/neonatal outcome 19 <input type="checkbox"/> other obstetric, medical, surgical, psychological indications 20 <input type="checkbox"/> maternal choice in the absence of any obstetric, medical, surgical, psychological indications		Method of birth: 1 <input type="checkbox"/> spontaneous 2 <input type="checkbox"/> vacuum successful 3 <input type="checkbox"/> vacuum unsuccessful 4 <input type="checkbox"/> forceps successful 5 <input type="checkbox"/> forceps unsuccessful 6 <input type="checkbox"/> breech (vaginal) 7 <input type="checkbox"/> elective caesarean 8 <input type="checkbox"/> emergency caesarean Accoucheur(s): 1 <input type="checkbox"/> obstetrician 2 <input type="checkbox"/> other medical officer 3 <input type="checkbox"/> midwife 4 <input type="checkbox"/> student 5 <input type="checkbox"/> self/no attendant 8 <input type="checkbox"/> other	
Perineal status 1 <input type="checkbox"/> intact 2 <input type="checkbox"/> 1 st degree tear/vaginal tear 3 <input type="checkbox"/> 2 nd degree tear 4 <input type="checkbox"/> 3 rd degree tear 5 <input type="checkbox"/> episiotomy 7 <input type="checkbox"/> 4 th degree tear 8 <input type="checkbox"/> other		Gender: 1=male 2=female 3=indeterminate <input type="checkbox"/> Status of baby at birth: 1=liveborn 2=stillborn (unspecified) <input type="checkbox"/> 3=antepartum stillborn 4=intrapartum stillborn	
ABORIGINAL STATUS OF BABY (Tick one box only) 1 <input type="checkbox"/> Aboriginal but not Torres Strait Islander 2 <input type="checkbox"/> Torres Strait Islander but not Aboriginal 3 <input type="checkbox"/> Aboriginal and Torres Strait Islander 4 <input type="checkbox"/> other		Infant weight: (whole gram): _____ Length: (whole cm): _____ Head circumference: (whole cm): _____ Time to establish unassisted regular breathing: (whole min) _____ Resuscitation: (Record one only – the most intensive or highest number) 1 <input type="checkbox"/> none 2 <input type="checkbox"/> suction only 3 <input type="checkbox"/> oxygen therapy only 4 <input type="checkbox"/> continuous positive airway pressure (CPAP) 5 <input type="checkbox"/> bag and mask (IPPV) 6 <input type="checkbox"/> endotracheal intubation 7 <input type="checkbox"/> ext. cardiac massage and ventilation 8 <input type="checkbox"/> other	
		Resuscitation: 1 minute _____ 5 minutes _____ Estimated gestation: (whole weeks): _____ Birth defects: (specify): _____ Birth trauma: (specify): _____	
		BABY SEPARATION DETAILS Separation date: _____ 2 0 _____ Mode of separation: _____ 1=transferred 8=died 9=discharged home Transferred to: (specify establishment code) _____ Special care number of days: _____ (excludes Level 1; whole days only)	
		MIDWIFE Name _____ Date _____ 2 0 _____	

Complete this Baby form once for each baby born, and submit with Pregnancy form

R. KENNEDY, Clerk of the Executive Council.

HE303*

Poisons Act 1964

Poisons Amendment Regulations 2014

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Poisons Amendment Regulations 2014*.

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 *Poisons Regulations 1965*.

4. Regulation 37B amended

In regulation 37B(1):

- (a) in paragraph (b)(v) delete “(ACN 114 220 478);” and insert:

(ACN 114 220 478); or

- (b) after paragraph (b)(v) insert:

- (vi) in the Department (as defined in the *Prisons Act 1981* section 3(1));

R. KENNEDY, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

Local Government Act 1995

Local Government (Roebourne - Rectification of Omission) Order 2014

Made by the Governor in Executive Council under section 9.64 of the Act.

1. Citation

This order is the *Local Government (Roebourne - Rectification of Omission) Order 2014*.

Note: Under section 9.65(1) of the Act, this order comes into operation on the day on which it is published in the *Gazette*.

2. Rectification and validation of Minister's determination of valuation method for certain land in the Shire of Roebourne

- (1) In this order —
determination means the determination referred to in the notice entitled *Shire of Roebourne (BASIS OF RATES)* published in the *Government Gazette* on 19 July 2013 at p. 3274.
- (2) The determination is as valid and effective, and must be taken always to have been as valid and effective, as it would have been had it expressly excluded the application of section 6.29(2) of the Act.

R. KENNEDY, Clerk of the Executive Council.

MINERALS AND PETROLEUM

MP301*

Mining Rehabilitation Fund Act 2012

**Mining Rehabilitation Fund Amendment
Regulations 2014**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Mining Rehabilitation Fund Amendment Regulations 2014*.

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 *Mining Rehabilitation Fund Regulations 2013*.

4. Part 4 inserted

After regulation 19 insert:

Part 4 — Infringement notices**20. Prescribed offence and modified penalty**

- (1) The offence of failing to provide assessment information under section 15(2) of the Act is an offence for which an infringement notice may be issued under the *Criminal Procedure Act 2004* Part 2.
- (2) For the purposes of the *Criminal Procedure Act 2004* section 5(3), the modified penalty for the offence mentioned in subregulation (1) is \$4 000.

21. Authorised officers and approved officers

- (1) The CEO may, in writing, appoint persons or classes of persons to be authorised officers or approved officers for the purposes of the *Criminal Procedure Act 2004* Part 2.

- (2) The CEO must issue to each authorised officer a certificate identifying the officer as a person authorised to issue infringement notices.

22. Forms

For the purposes of the *Criminal Procedure Act 2004* Part 2, the forms set out in Schedule 2 are prescribed in relation to the matters specified in those forms.

5. Schedule 2 inserted

After Schedule 1 insert:

Schedule 2 — Infringement notice forms

[r. 22]

Form 1 — Infringement notice

<i>Mining Rehabilitation Fund Act 2012</i>		Infringement notice no.
INFRINGEMENT NOTICE		
Alleged offender	Name	
	Address	
Details of alleged offence	Mining authorisation	
	Date or period	
	Place	
	Written law contravened	Section _____ of the <i>Mining Rehabilitation Fund Act 2012</i>
	Details of offence	
Date	Date of notice	
Issuing officer	Name	
	Office	
	Signature	
Modified penalty	\$ _____	
TAKE NOTICE	<p>It is alleged that you have committed the above offence.</p> <p>If you do not want to be prosecuted in court for the offence, pay the modified penalty to the Approved Officer within 28 days after the date of this notice.</p>	

	<p>If you do not pay the modified penalty within 28 days, you may be prosecuted or enforcement action may be taken under the <i>Fines, Penalties and Infringement Notices Enforcement Act 1994</i>. Under that Act, some or all of the following action may be taken — your driver’s licence may be suspended; your vehicle licence may be suspended or cancelled; your details may be published on a website; your vehicle may be immobilised or have its number plates removed; and your property may be seized and sold.</p> <p>If you need more time to pay the modified penalty, you should contact the Approved Officer at the address below.</p> <p>Paying the modified penalty will not be regarded as an admission for the purposes of any civil or criminal court case.</p> <p>If you want this matter to be dealt with by prosecution in court, sign and date here:</p> <p>_____ / ____ /20</p> <p>and post this notice to the Approved Officer at the address below within 28 days after the date of this notice.</p>	
<p>How to pay</p>	<p>By post</p>	<p>Tick the relevant box below and post this notice to:</p> <p>Approved Officer — <i>Mining Rehabilitation Fund Act 2012</i></p> <p><i>[Insert address]</i></p> <p><input type="checkbox"/> I want to pay the modified penalty. A cheque or money order (payable to ‘Approved Officer — <i>Mining Rehabilitation Fund Act 2012</i>’) for the modified penalty is enclosed.</p> <p><input type="checkbox"/> I want to pay the modified penalty by credit card. Please debit my credit card account.</p> <p><i>[Insert details for credit card payment]</i></p>
	<p>In person</p>	<p>Pay the cashier at:</p> <p><i>[Insert address]</i></p>

Form 2 — Withdrawal of infringement notice

<i>Mining Rehabilitation Fund Act 2012</i>		Withdrawal no.	
WITHDRAWAL OF INFRINGEMENT NOTICE			
Alleged offender	Name		
	Address		
Details of infringement notice	Infringement notice no.		
	Date of issue		
Details of alleged offence	Mining authorisation		
	Date or period		
	Place		
	Written law contravened	Section of the <i>Mining Rehabilitation Fund Act 2012</i>	
	Details of offence		
Approved Officer withdrawing notice	Name		
	Office		
	Signature		
Date	Date of withdrawal		
Withdrawal of infringement notice <i>[*Delete whichever is not applicable]</i>	<p>The above infringement notice issued against you for the above alleged offence has been withdrawn.</p> <p>If you have already paid the modified penalty for the alleged offence, you are entitled to a refund.</p> <ol style="list-style-type: none"> 1. Your refund is enclosed. <p>or</p> <ol style="list-style-type: none"> 2. If you have paid the modified penalty but a refund is not enclosed, you may claim your refund by signing and dating this notice and posting it to: <p style="text-align: center;">Approved Officer — <i>Mining Rehabilitation Fund Act 2012</i></p> <p style="text-align: center;"><i>[Insert address]</i></p> 		
Your signature		Date	

PREMIER AND CABINET

PR301*

Supreme Court Act 1935

**Acting Attorney General Designation
Order 2014**

Made by the Governor in Executive Council.

1. Citation

This order is the *Acting Attorney General Designation Order 2014*.

2. Minister designated

Under the *Supreme Court Act 1935* section 154, the Honourable John Howard Dadley Day MLA, the Minister for Planning; Culture and the Arts, is designated as the Minister of the State —

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

during the period 27 April 2014 to 1 May 2014 (both dates inclusive).

R. KENNEDY, Clerk of the Executive Council.

— PART 2 —

CONSUMER PROTECTION

CP401*

ASSOCIATIONS INCORPORATION ACT 1987
REINSTATED ASSOCIATION

Swan Districts Ladies Dart Association Incorporated—A1001050V

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: 15 April 2014.

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

CP402*

CHARITABLE COLLECTIONS ACT 1946
REVOCATION OF LICENCES

I, David Hillyard, being the officer delegated by the Minister administering the Charitable Collections Act 1946, and acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organisations listed below—

- Black Horse Foundation Limited
- Southern Relief Services Incorporated
- Smile Foundation Limited

Dated this 9th day of April 2014.

DAVID HILLYARD, Director, Retail and Services.

CORRECTIVE SERVICES

CS401*

PRISONS ACT 1981
PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Department of Corrective Services has issued the following Permits to do High-Level Security Work—

Surname	Other Names	Permit No.	Issue Date
Grayson	Matthew	PA 0003	14/04/2014

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

DAVID HUGHES, Manager,
Acacia Prison Contract.

14 April 2014.

CS402*

PRISONS ACT 1981**PERMIT DETAILS**

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Department of Corrective Services has issued the following Permits to do High-Level Security Work—

Surname	Other Names	Permit No.	Issue Date
Moody	Craig	PA 0002	3/4/2014

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

DAVID HUGHES, Manager,
Acacia Prison Contract.

3 April 2014.

CS403*

PRISONS ACT 1981**PERMIT DETAILS**

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	Other Names	Permit No.	Revocation Date
Smith	Steven Vincent	AP 0635	14/04/2014
Johnston	Kaleb	AP 0819	14/04/2014
Grayson	Matthew	AP 0795	14/04/2014

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

DAVID HUGHES, Manager,
Acacia Prison Contract.

14 April 2014.

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004**RESIGNATIONS**

It is hereby notified for public information that the Minister has accepted the resignation of—

Mrs Merrian Fay Clampett of Millendon

Mrs Kerry Gaye Sanderson of Nedlands

from the Office of Justice of the Peace for the State of Western Australia.

RAY WARNES, Executive Director,
Court and Tribunal Services.

LANDS

LA401*

ELECTRONIC CONVEYANCING ACT 2014
MAKING AND PUBLICATION OF OPERATING REQUIREMENTS AND
PARTICIPATION RULES

Notice is given that the Registrar of Titles has determined the Operating Requirements and Participation Rules under sections 22(1) and 23(1) respectively of the *Electronic Conveyancing Act 2014* ("Act"). The Operating Requirements and Participation Rules were published on Landgate's website on 15 April 2014 in accordance with section 25 of the Act and can be found at <http://www.landgate.wa.gov.au>.

JEAN VILLANI, Registrar of Titles.

Dated: 16 April 2014.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954
Shire of Katanning
AUTHORISED OFFICER

It is hereby notified for public information that the following person has been authorised by Council to act under the provisions of the *Bush Fires Act 1954*—

- Mr Kane Bishop

SARAH MARTIN, Acting Chief Executive Officer.

16 April 2014.

LG402*

LOCAL GOVERNMENT ACT 1995
City of Swan
(BASIS OF RATES)

This notice, which is for public information only, is to confirm that I, Tony Simpson MLA, being the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from the date of Gazettal, determined that the method of valuation to be used by the City of Swan, as the basis for a rate in respect of the land referred to in the Schedules are to be the gross rental value of the land;

Schedule A

	Designated Land
UV to GRV	All those portions of land being Lot 118 as shown on Deposited Plan 41757 and Lot 207 as shown on Deposited Plan 70056.

Schedule B

	Designated Land
UV to GRV	All that portion of land being Lot 5 as shown on Diagram 58220.

Schedule C

	Designated Land
UV to GRV	All those portions of land being Lot 152 as shown on Plan 4804 and Lot 128 as shown on Plan 5873.

Hon TONY SIMPSON, MLA, Minister for Local Government.

MARINE/MARITIME

MA401*

WESTERN AUSTRALIAN MARINE ACT 1982**NAVIGABLE WATERS REGULATIONS 1958**

PROHIBITED SWIMMING AREA

City of Geraldton

Department of Transport,
Fremantle WA, 25 April 2014.

Acting pursuant to the powers conferred by Regulation 10A (b) of the *Navigable Waters Regulations 1958*, I hereby close all of the following waters to swimming, between the hours of 8.30pm and 10.15pm on Saturday 26 April 2014—

Champion Bay Foreshore

All the waters within a 250 metre radius around the firing point; located on the tip of the groyne of the Eastern Breakwater, Champion Bay Foreshore, Geraldton.

This area is set aside for safety measures during the set up and display of pyrotechnics.

MATT VERNEY, A/Director Waterways Management,
Marine Safety, Department of Transport.

MINERALS AND PETROLEUM

MP401*

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

INSTRUMENT OF DELEGATION

I, William Richard Marmion MLA, Minister for Mines and Petroleum for the State of Western Australia **do** by this instrument of delegation as authorised by section 25 of the *Petroleum and Geothermal Energy Resources Act 1967* (the Act)—

- 1 Revoke** the previous delegation under the Act (including all previous delegations of powers under the *Petroleum and Geothermal Energy Resources (Registration Fees) Act 1967*) dated 14 April 2013 and published in the *Government Gazette* of Western Australia dated 19 April 2013; and
- 2 Delegate** my powers under the Act (which incorporates the *Petroleum and Geothermal Energy Resources (Registration Fees) Act 1967*) and the regulations made under the Act as specified in the Schedule to any employees of the Department of Mines and Petroleum in the State of Western Australia who for the time being hold or are authorised to act in the positions identified by the position numbers listed in relation to the specified sections and regulations in the Schedule.

This instrument does not operate to otherwise prevent the exercise of the powers herein delegated by myself, as Minister.

None of the powers delegated by this instrument can be delegated by the delegate.

Date at Perth this 6th day of April 2014.

WILLIAM RICHARD MARMION MLA, Minister for Mines and Petroleum.

SCHEDULE

This is the schedule to the instrument of delegation as authorised by section 25 of the *Petroleum and Geothermal Energy Resources Act 1967* executed by William Richard Marmion MLA Minister for Mines and Petroleum at Perth and dated this 6th day of April 2014.

1 Powers under the Act and the *Petroleum and Geothermal Energy Resources (Registration Fees) Act 1967*

All powers under all sections of both the Act and the *Petroleum and Geothermal Energy Resources (Registration Fees) Act 1967* are delegated to—

Position Number	Position Title
00105983	Executive Director, Petroleum Division

2 Powers under the following specified sections of the Act

- (a) Powers under sections or sub sections 70(2), 70(3), 70(4), 70(6), 71, 72(5), 72(7), 72(9), 72(11), 73(2), 73(3), 75(9), 75(11), 75(12), 75(14), 78, 81, 81A of the Act are delegated to—

Position Number	Position Title
MIN00003	General Manager, Petroleum Tenure and Land Access
IR073801	Manager Petroleum Register
MP110032	Manager Petroleum and Geothermal Infrastructure
MP110042	Titles Coordinator, Petroleum Tenure and Land Access

- (b) Powers under sections or sub sections 70(2), 70(3), 70(4), 70(6), 71, 72(5), 72(7), 73(3), 75(9), 75(11), 78, 81, 81A of the Act are delegated to—

Position Number	Position Title
IR080083	Senior Titles Officer, Petroleum Tenure and Land Access
IR073869	Senior Titles Officer, Petroleum Tenure and Land Access
IR073870	Senior Titles Officer, Petroleum Tenure and Land Access
IR073867	Senior Titles Officer, Petroleum Tenure and Land Access
IR073871	Senior Titles Officer, Petroleum Tenure and Land Access
MP090187	Project Officer, Petroleum Tenure and Land Access

- (c) Powers under sections or sub sections 70(2), 70(3), 70(4), 70(6), 71, 72(5), 72(7), 75(9), 75(11) of the Act are delegated to—

Position Number	Position Title
MPR02243	Titles Officer, Petroleum Tenure and Land Access
MPR02244	Titles Officer, Petroleum Tenure and Land Access

- (d) Powers under sections 145 of the Act are delegated to—

Position Number	Position Title
01272512	General Manager, Strategic Planning and Royalties

3 Powers under the *Petroleum and Geothermal Energy Resources Regulations 1987* and the *Petroleum and Geothermal Energy Resources (Registration Fees) Regulations 1990*

All powers under all regulations of the *Petroleum and Geothermal Energy Resources Regulations 1987* and the *Petroleum and Geothermal Energy Resources (Registration Fees) Regulations 1990* are delegated to—

Position Number	Position Title
00105983	Executive Director, Petroleum Division

MP402*

PETROLEUM (SUBMERGED LANDS) ACT 1982

INSTRUMENT OF DELEGATION

I, William Richard Marmion MLA, Minister for Mines and Petroleum for the State of Western Australia do by this instrument of delegation as authorised by section 16 of the *Petroleum (Submerged Lands) Act 1982* (the Act)—

- 1 Revoke** the previous delegation under the Act dated 14 April 2013 and published in the *Government Gazette* of Western Australia dated 19 April 2013; and

- 2 Delegate** my powers under the Act (which incorporates the *Petroleum (Submerged Lands) Registration Fees Act 1982*) and the regulations made under the Act as specified in the Schedule to any employees of the Department of Mines and Petroleum in the State of Western Australia who for the time being hold or are authorised to act in the positions identified by the position numbers listed in relation to the specified sections and regulations in the Schedule.

This instrument does not operate to otherwise prevent the exercise of the powers herein delegated by myself, as Minister.

None of the powers delegated by this instrument can be delegated by the delegate.

Date at Perth this 6th day of April 2014.

WILLIAM RICHARD MARMION MLA, Minister for Mines and Petroleum.

SCHEDULE

This is the schedule to the instrument of delegation as authorised by section 16 of the *Petroleum (Submerged Lands) Act 1982* executed by William Richard Marmion MLA Minister for Mines and Petroleum at Perth and dated this 6th day of April 2014.

1 Powers under the Act and the *Petroleum (Submerged Lands) Registration Fees Act 1982*

All powers under all sections of both the Act and the *Petroleum (Submerged Lands) Registration Fees Act 1982* are delegated to—

Position Number	Position Title
00105983	Executive Director, Petroleum Division

2 Powers under the following specified sections of the Act

- (a) Powers under sections or sub sections 76(1), 76(2), 76(3), 76(5), 77, 78(5), 78(7), 78(9), 78(11), 79(2), 79(3), 81(9), 81(11), 81(12), 81(15), 84, 87, 87A of the Act are delegated to—

Position Number	Position Title
MIN00003	General Manager, Petroleum Tenure and Land Access
IR073801	Manager Petroleum Register
MP110032	Manager Petroleum and Geothermal Infrastructure
MP110042	Titles Coordinator, Petroleum Tenure and Land Access

- (b) Powers under sections or sub sections 76(1), 76(2), 76(3), 76(5), 77, 78(5), 78(7), 79(3), 81(9), 81(11), 84, 87, 87A of the Act are delegated to—

Position Number	Position Title
IR080083	Senior Titles Officer, Petroleum Tenure and Land Access
IR073869	Senior Titles Officer, Petroleum Tenure and Land Access
IR073870	Senior Titles Officer, Petroleum Tenure and Land Access
IR073867	Senior Titles Officer, Petroleum Tenure and Land Access
IR073871	Senior Titles Officer, Petroleum Tenure and Land Access
MP090187	Project Officer, Petroleum Tenure and Land Access

- (c) Powers under sections or sub sections 76(1), 76(2), 76(3), 76(5), 77, 78(5), 78(7), 81(9), 81(11) of the Act are delegated to—

Position Number	Position Title
MPR02243	Titles Officer, Petroleum Tenure and Land Access
MPR02244	Titles Officer, Petroleum Tenure and Land Access

- (d) Powers under sections 147 of the Act are delegated to—

Position Number	Position Title
01272512	General Manager, Strategic Planning and Royalties

3 Powers under the *Petroleum (Submerged Lands) (Management of Well Operations) Regulations 2006* and the *Petroleum (Submerged Lands) (Pipelines) Regulations 2007*

All powers under all regulations of the *Petroleum (Submerged Lands) (Management of Well Operations) Regulations 2006* and the *Petroleum (Submerged Lands) (Pipelines) Regulations 2007* are delegated to—

Position Number	Position Title
00105983	Executive Director, Petroleum Division

MP403*

PETROLEUM PIPELINES ACT 1969

INSTRUMENT OF DELEGATION

I, William Richard Marmion MLA, Minister for Mines and Petroleum for the State of Western Australia do by this instrument of delegation as authorised by section 61 of the *Petroleum Pipelines Act 1969* (the Act)—

- 1 **Revoke** the previous delegation under the Act dated 14 April 2013 and published in the *Government Gazette* of Western Australia dated 19 April 2013; and
- 2 **Delegate** my powers under the sections of the Act and the regulations made under the Act as specified in the Schedule to any employees of the Department of Mines and Petroleum in the State of Western Australia who for the time being hold or are authorised to act in the positions identified by the position numbers listed in relation to the specified sections and regulations in the Schedule.

This instrument does not operate to otherwise prevent the exercise of the powers herein delegated by myself, as Minister.

None of the powers delegated by this instrument can be delegated by the delegate.

Date at Perth this 6th day of April 2014.

WILLIAM RICHARD MARMION MLA, Minister for Mines and Petroleum.

SCHEDULE

This is the schedule to the instrument of delegation as authorised by section 61 of the *Petroleum Pipelines Act 1969* executed by William Richard Marmion MLA Minister for Mines and Petroleum at Perth and dated this 6th day of April 2014.

1 Powers under the Act

All powers under all sections of the Act are delegated to—

Position Number	Position Title
00105983	Executive Director, Petroleum Division

2 Powers under the following specified sections of the Act

- (a) Powers under sections or sub sections 20(2)(b), 20(3), 20(5), 43(2), 43(3), 43(4), 43(6), 44(5), 44(7), 44(9), 44(11), 45(2), 45(3), 47(9), 47(11), 47(12), 47(14), 50, 53, 53A; of the Act are delegated to—

Position Number	Position Title
MIN00003	General Manager, Petroleum Tenure and Land Access
IR073801	Manager Petroleum Register
MP110032	Manager Petroleum and Geothermal Infrastructure
MP110042	Titles Coordinator, Petroleum Tenure and Land Access

- (b) Powers under sections or sub sections 20(3), 20(5), 43(2), 43(3), 43(4), 43(6), 44(5), 44(7), 45(3), 47(9), 47(11), 50, 53, 53A of the Act are delegated to—

Position Number	Position Title
IR080083	Senior Titles Officer, Petroleum Tenure and Land Access
IR073869	Senior Titles Officer, Petroleum Tenure and Land Access
IR073870	Senior Titles Officer, Petroleum Tenure and Land Access
IR073867	Senior Titles Officer, Petroleum Tenure and Land Access
IR073871	Senior Titles Officer, Petroleum Tenure and Land Access
MP090187	Project Officer, Petroleum Tenure and Land Access

- (c) Powers under sections or sub sections 43(2), 43(3), 43(4), 43(6), 44(5), 44(7), 47(9), 47(11) of the Act are delegated to—

Position Number	Position Title
MPR02243	Titles Officer, Petroleum Tenure and Land Access
MPR02244	Titles Officer, Petroleum Tenure and Land Access

3 Powers under the *Petroleum Pipelines Regulations 1970*

All powers under all regulations of the *Petroleum Pipelines Regulations 1970* are delegated to—

Position Number	Position Title
00105983	Executive Director, Petroleum Division

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME MAJOR AMENDMENT 1222/41Perth-Darwin National Highway
Maralla Road Bullsbrook to Northern MRS Boundary Muchea

Outcome of Amendment

It is hereby notified for public information that the Perth-Darwin National Highway (Maralla Road Bullsbrook to Northern MRS Boundary Muchea) amendment to the Metropolitan Region Scheme (MRS) has been submitted before both Houses of Parliament in accordance with the provisions of section 56 of the *Planning and Development Act 2005*.

This amendment, as depicted on Western Australian Planning Commission (WAPC) plan number 1.7170, is effective in the MRS on and from 4 April 2014.

By virtue of section 126(1) of the *Planning and Development Act 2005*, the City of Swan Local Planning Scheme is amended to give effect to the reservation(s) included in MRS Amendment 1222/41.

TIM HILLYARD, Secretary,
Western Australian Planning Commission.

PL402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT*Shire of Dumbleyung*

Town Planning Scheme No. 1—Amendment No. 4

Ref: TPS/1280

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 Dumbleyung local planning scheme amendment on 7 April 2014 for the purpose of—

1. Reclassifying Lot 297 (Reserve 39633) Bartram Road, Dumbleyung from 'Local Scheme Reserve—Public Purposes (Local Government Requirements)' to 'Industrial' zone.
2. Amending the Scheme Map in accordance with the Scheme Amendment Map.

G. J. DAVIDSON, President.
M. GILFELLON, Chief Executive Officer.

PL403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT*Shire of Kojonup*

Town Planning Scheme No. 3—Amendment No. 10

Ref: TPS/1274

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 Kojonup local planning scheme amendment on 27 March 2014 for the purpose of—

1. Removing Lot 3 (No. 32) Spring Street, Kojonup from the Recreation Local Scheme Reserve classification and including it within the Public Purposes Local Scheme Reserve classification.
2. Amending the face of the Scheme Map accordingly.

R. FLEAY, Shire President.
R. MITCHELL-COLLINS, Chief Executive Officer.

PL404*

PLANNING AND DEVELOPMENT ACT 2005
 APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Mandurah
 Town Planning Scheme No. 3—Amendment No. 120

Ref: TPS/1102

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 Mandurah local planning scheme amendment on 17 December 2013 for the purpose of—

1. Rezoning part Lot 501 (372) Pinjarra Road, Greenfields from 'Local Recreation' reserve to 'Urban Development' zone.
2. Amending the Scheme Map accordingly.

M. VERGONE, Mayor.
 M. R. NEWMAN, Chief Executive Officer.

PREMIER AND CABINET

PR401*

INTERPRETATION ACT 1984
 MINISTERIAL ACTING ARRANGEMENTS

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

Hon Dr K. D. Hames MLA to act temporarily in the office of Premier; Minister for State Development; Science in the absence of the Hon C. J. Barnett MLA for the period 10 to 20 July 2014 (both dates inclusive).

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

PR402*

INTERPRETATION ACT 1984
 MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the 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 Attorney General; Minister for Commerce in the absence of the Hon M. Mischin MLC for the period 27 April to 1 May 2014 (both dates inclusive).

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

RACING, GAMING AND LIQUOR

RA401*

CASINO (BURSWOOD ISLAND) AGREEMENT ACT 1985
 AMENDMENT TO THE BOUNDARY OF RESORT SITE—CLAUSES 6(2A) AND 6(2B) OF
 THE CASINO (BURSWOOD ISLAND) AGREEMENT SET OUT IN SCHEDULE 1 TO
 THE CASINO (BURSWOOD ISLAND) AGREEMENT ACT 1985 AS AMENDED

The Honourable Terry Waldron MLA Minister for Racing and Gaming and being the Minister of the Crown for the time being charged with the administration of the *Casino (Burswood Island) Agreement Act 1985* acting for and on behalf of the State of Western Australia and its instrumentalities from time to time (the State) hereby amends the Resort Site by excising Lot 501 on Deposited Plan 74907 being the whole of the land in Certificate of Crown Land Title Volume 3163 Folio 374 from the Resort Site.

T. K. WALDRON, Minister for Racing and Gaming.

Dated: 22 April 2014.

RA402*

LIQUOR CONTROL ACT 1988**LIQUOR APPLICATIONS**

The following applications received under the *Liquor Control Act 1988 (the Act)* are required to be advertised.

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATION FOR THE GRANT OF A LICENCE			
14998	Ian Craig and Maree Therese Craig	Application for the grant of a Restaurant licence in respect of premises situated in Jurien Bay and known as Beach Bistro Jurien	27/04/2014

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

B. A. SARGEANT, Director of Liquor Licensing.

Dated: 17 April 2014.

SALARIES AND ALLOWANCES TRIBUNAL

SA401*

SALARIES AND ALLOWANCES ACT 1975**DETERMINATION VARIATION****PREAMBLE**

The Salaries and Allowances Tribunal has issued a determination in respect to the holders of the offices of Consultant State Prosecutor, Office of the Director of Public Prosecutions.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 18 December 2013 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

This variation is with effect from 1 March 2014.

Remove from Part 1 of the Second Schedule the following—

Office	Department or Agency	Band	Office Holder	Salary
Consultant State Prosecutor—Queen's/Senior Counsel	Office of the Director of Public Prosecutions	3	Vacant	\$-
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	L. Petrusa	\$322,608

Include in Part 1 of the Second Schedule the following—

Office	Department or Agency	Band	Office Holder	Salary
Consultant State Prosecutor—Queen's/Senior Counsel	Office of the Director of Public Prosecutions	3	L. Petrusa SC	\$332,608
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	Vacant	\$-

Remove from Part 1 of the Second Schedule the following—

Office	Department or Agency	Band	Office Holder	Salary
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	B. Meertens	\$268,841

Include in Part 1 of the Second Schedule the following—

Office	Department or Agency	Band	Office Holder	Salary
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	B. Meertens	\$322,608 *Review when vacant

Remove from Part 2 of the Second Schedule the following Classification Framework Table—

SENIOR LEGAL OFFICES		
Band	Salary Range	
Band 1	\$400,140	\$461,700
Band 2	\$328,320	\$400,140
Band 3	\$266,760	\$328,320
Band 4	\$215,460	\$266,760

Include in Part 2 of the Second Schedule the following Classification Framework Table—

SENIOR LEGAL OFFICES		
Band	Salary Range	
Band 1	\$400,140	\$461,700
Band 2	\$335,000	\$400,140
Band 3	\$266,760	\$335,000
Band 4	\$215,460	\$266,760

Dated at Perth this 16th day of April 2014.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. J. MOORE,
Member.

SALARIES AND ALLOWANCES TRIBUNAL

SA402*

SALARIES AND ALLOWANCES ACT 1975
DETERMINATION VARIATION

PREAMBLE

This determination provides for the remuneration of a new appointee to the office of Director General, Department of Planning.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 18 December 2013 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

The variation is with effect from the 7th day of April 2014.

Remove from Table 1, Part 1 of the First Schedule the following—

Special Division CEOs				
Office	Department or Agency	Band	Office Holder	Salary
Director General	Department of Planning	2	Vacant	\$-

Include in Table 1, Part 1 of the First Schedule the following—

Special Division CEOs				
Office	Department or Agency	Band	Office Holder	Salary
Director General	Department of Planning	2	G. McGowan	\$294,182

Remove from Table 3, Part 1 of the First Schedule the following—

Special Division Non CEOs				
Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General, State Initiatives	Department of State Development	3	G. McGowan	\$235,494

Include in Table 3, Part 1 of the First Schedule the following—

Special Division Non CEOs				
Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General, State Initiatives	Department of State Development	3	Vacant	\$-

Dated at Perth this 16th day of April 2014.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. J. MOORE,
Member.

SALARIES AND ALLOWANCES TRIBUNAL

WORKCOVER

WC401*

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981

EXEMPTION NOTICE

Given by the Board for the purposes of section 164 of the *Workers' Compensation and Injury Management Act 1981*.

Notice of Exemption

Notice is given that on 15 April 2014, the Governor, acting under section 164 of the *Workers' Compensation and Injury Management Act 1981* and with the advice and consent of Executive Council, exempted the organisations set out in the Table below from the obligation to insure pursuant to that Act, except for the obligation to insure against liability to pay compensation under that Act for any industrial disease of the kinds referred to in section 151(a)(iii) of the Act.

Table

Sass & Bide Pty Ltd
Sass & Bide Retail Pty Ltd

GREG JOYCE, Chairman of the Board.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of the late Barbara Ann Oreo, late of 20 Little Oxford Street, Gledhow, 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 9 October 2013, are required by the Executor, Roy Edward Nichols, care of Seymour Legal, PO Box 5897, Albany WA 6332 to send particulars of their claims to the address stated herein within 30 days of this notice, after which date the personal representative may convey or distribute the assets having regard only to the claims of which they then have notice.