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GOVERNMENT
Gazette**

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Nil

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

— PART 2 —

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 55(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Biggs	Tina	15-0598	23/09/2015
Crabb	Steven	12-0447-1	23/09/2015
Fox	Martin	12-0356	23/09/2015

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.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

APPROVED DIRECTIONS FOR THE INSTALLATION, USE AND TESTING OF APPROVED AUTOMATIC LOCATION COMMUNICATORS

Notice No. 1 of 2015

FD 10/07

For the purposes of regulation 55AA of the *Fish Resources Management Regulations 1995*, the documents specified in the Schedule are approved directions for the installation, use and testing of automatic location communicators in the Fishery specified in the title of the document.

The Approved Directions notice signed by B. Mezzatesta as delegate for the CEO on 20 March 2014 and published in the *Gazette* on 25 March 2014 is revoked.

Schedule

Approved Directions

Document Name	Date Document signed
Abrolhos Island and Mid-West Trawl Managed Fishery Automatic Location Communicator Approved Directions for Use	26/03/2001
Broome Prawn Managed Fishery Automatic Location Communicator (ALC) Approved Directions	04/07/2007
Exmouth Gulf Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use Version 3.2	11/04/2002
Automatic Location Communicator Gascoyne Demersal Scalefish Managed Fishery Approved Directions	18/08/2010
Kimberley Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	02/05/2002
Vessel Monitoring System Approved Directions Mackerel Managed Fishery	31/01/2012
Nickol Bay Prawn Fishery Management Plan Automatic Location Communicator Approved Directions for Use	06/03/2002

Document Name	Date Document signed
Northern Demersal Scalefish Managed Fishery Approved Directions	11/03/2014
Automatic Location Communicator Approved Directions WA North Coast Shark Fishery	12/11/2008
Onslow Prawn Fishery Management Plan Automatic Location Communicator Approved Directions for Use	14/02/2003
Pilbara Trap Managed Fishery Automatic Location Communicator Approved Directions for Use	28/06/2006
Pilbara Trawl Interim Managed Fishery Automatic Location Communicator Approved Directions for Use	14/03/2002
Shark Bay Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	20/02/2003
Shark Bay Scallop Managed Fishery Automatic Location Communicator Approved Directions for Use	20/02/2003
South Coast Crustacean Managed Fishery Vessel Monitoring System Approved Directions	15/09/2015
Automatic Location Communicator South West Trawl Managed Fishery Approved Directions	09/04/2009
Automatic Location Communicator West Coast Demersal Gillnet and Demersal Longline (Interim) Managed Fishery Approved Directions	01/06/2010
Vessel Monitoring System Approved Directions West Coast Demersal Scalefish (Interim) Managed Fishery	31/01/2012
Wetline Fishing Boat Licence Holder Automatic Location Communicator (ALC) Approved Directions	11/04/2007
Shark Hazard Mitigation Automatic Location Communicator (ALC) Approved Directions	20/12/2013

Dated this 24th day of September 2015.

BRUNO MEZZATESTA, Executive Director Regional Services as Delegate for the CEO.

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

It is hereby notified for public information that Her 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—

Peter Brian Gregory of 9 Deane Street, Mount Barker

RAY WARNES, Executive Director,
Court and Tribunal Services.

LOCAL GOVERNMENT

LG501*

BUSH FIRES ACT 1954

City of Swan

FIRE HAZARD REDUCTION NOTICE (FIREBREAK NOTICE)

Notice to Owners and/or Occupiers of land situated within the City of Swan

As a measure to assist in the control of bush fires, and pursuant to Section 33 of the *Bush Fires Act 1954*, all owners and occupiers of land within the City of Swan are required on or before 2 November 2015, or within 14 days of becoming an owner or occupier of land if after that date, to

clear firebreaks or take measures in accordance with this notice and maintain those firebreaks and measures to the required condition up to and including the 30th day of April, 2016.

1. All Land with an area under 5,001m² (land under ½ Hectare)

- (1) Maintain grass to a height of no greater than 5cm.
- (2) Install and maintain a Building Protection Zone, in accordance with the requirements (specified in clause 13 of this notice).
- (3) Any parcel of land having an area less than 5,001m² that is substantially developed that may include land that—

- (a) Predominantly consists of non-flammable managed vegetation, reticulated lawns and gardens and other non-flammable features; or
- (b) Areas that are sufficiently Parkland Cleared

may maintain grass to a height of no greater than 5cm, or remove all flammable materials in lieu of clearing firebreaks.

- (4) Areas of natural vegetation to be maintained at or below 8 tonnes per hectare.
- (5) Where a property is affected by an approved Bushfire Management Plan as a condition of subdivision or development, property owners shall comply with all requirements and responsibilities outlined within that plan.

2. All land with an area of 5,001m² or greater (land over ½ Hectare)

- (1) Install 3 metre wide firebreaks immediately inside and adjacent to all external property boundaries which are free from flammable materials with a 4 metre vertical height clearance free from overhanging branches
- (2) Properties over 100 hectares require additional firebreaks to divide the land into areas not exceeding 100 hectares.
- (3) Slash or mow unmanaged grass (grass that is 50cm or higher) to a height no greater than 10cm immediately adjacent firebreaks to a minimum width of 3 metres.
- (4) Install and maintain a Building Protection Zone, in accordance with the requirements specified in clause 13 of this notice.
- (5) Natural Vegetation within 100 metres of Buildings, Attached and Adjacent Structures and Essential Infrastructure shall be maintained at or below 8 tonnes per hectare, by *passive* methods of fuel reduction that does not permanently remove or reduce the quantity or occurrence of the native plants, shrubs and trees within the subject area.
- (6) Where a property is affected by an approved Bushfire Management Plan as a condition of subdivision or development, property owners shall comply with all requirements and responsibilities outlined within that plan.

3. Plantations

- (1) Install and maintain external and internal firebreaks, firebreaks that form compartments (cells), firebreaks and hazard reduction measures that protect neighbouring communities and essential infrastructure in accordance with the requirements of a Fire Management Plan approved in writing by the City; or
- (2) Where no such approved Fire Management Plan exists—
 - (a) Unless the City approves an alternative plan in writing in accordance with clause 3(2)(b), install and maintain external and internal firebreaks and firebreaks that form compartments (cells), and carry out all other firebreaks and hazard reduction measures which are required in accordance with the requirements and specifications within the Department of Fire and Emergency Services 'Guidelines for Plantation Fire Protection' 2011 publication; or
 - (b) If it is considered impractical for any reason to carry out the plantation requirements outlined above in clause 3(2)(a), plantation owners and managers may apply in writing to the City to implement an alternative plan or measures in accordance with clause 4 of this notice. A Fire Management Plan may be required to be developed and submitted as part of the application.

4. Application to Vary Firebreak and Hazard Reduction Requirements

- (1) If it is considered impractical for any reason to clear firebreaks in a manner or location required by this notice, or to carry out on the land any fire hazard reduction work or measures required by this notice, you may apply in writing on or before the 15th day of October, 2015 for approval to provide firebreaks in alternative positions or to take alternative measures to abate fire hazards on the land.
- (2) If permission is not granted in writing by the City prior to the 2nd day of November, 2015 you shall comply with the requirements of this notice.
- (3) When permission to provide alternative firebreaks or fire hazard reduction measures has been granted, you shall comply with all conditions on the endorsed permit and maintain the land to the required standard throughout the period specified by this notice.
- (4) Where the City has in writing approved a Bushfire Management Plan as a condition of subdivision and the Bushfire Management Plan depicts an array of alternative firebreak positions and alignments, a property owner may, as an alternative to general boundary firebreaks, elect to provide

an alternative firebreak(s) depicted on the Bushfire Management Plan. However, if the alternative firebreak is not constructed by the date required by this notice, then general firebreak requirements shall apply.

5. Fuel Dumps and Depots

Remove all inflammable material within 10 metres of fuel dumps, fuel ramps or where fuel drums, whether containing fuel or not, are stored.

6. Hay Stacks

Clear and maintain a firebreak completely surrounding any haystack on the land, within 60 metres of the haystack.

7. Strategic Firebreaks

(1) Where under a written agreement with the City, or where depicted on an approved Bushfire Management Plan strategic firebreaks are required on the land, you are required to clear and maintain strategic firebreaks a minimum of 6 metres wide along the agreed alignment to provide restricted vehicular access to emergency and authorised vehicles, unimpeded by obstructions including boundary fences unless fitted with gates and signage approved in writing by the City.

(2) Gates may only be secured with City of Swan Fire Service padlocks.

(3) Strategic firebreaks shall be graded to provide a continuous 4 wheel drive trafficable surface a minimum of 4 metres wide.

(4) All branches must be pruned and obstacles removed to maintain a 4 metre vertical height clearance above the full 6 metre width of the firebreak.

8. Emergency Access Ways

(1) Where under a written agreement with the City, or where depicted on a Bushfire Management Plan Emergency Access Ways are required on private land, you are required to clear and maintain a vehicular access way a minimum of 6 metres wide along the agreed alignment.

(2) Emergency access ways must be unimpeded by obstructions including boundary fences unless fitted with gates and signage approved in writing by the City.

(3) Gates on Emergency Access Ways must remain unlocked at all times.

(4) Emergency Access Ways shall be graded and have suitable drainage to provide a minimum 6 metre wide continuous trafficable surface suitable for all types of 2 wheel drive vehicles.

(5) All branches must be pruned and obstacles removed to maintain a 4 metre vertical height clearance above the full 6 metre width of the trafficable surface.

9. Firebreak Construction

(1) Firebreaks are to be developed and maintained clear of all obstacles and flammable materials to create a minimum of 3 metre wide trafficable surface suitable for 4 wheel drive vehicles.

(2) Overhanging branches must be pruned to provide a 4 metre vertical clearance above the full width of the firebreak surface.

(3) Boundary Firebreaks must be aligned immediately inside and adjacent to the external property boundaries.

(4) Alternative Firebreaks that are approved in writing by the City, or as depicted within a Bushfire Management Plan approved in writing by the City, are to be constructed to the same standard as general firebreaks and must be constructed along the specified alignment.

(5) Firebreaks must not terminate in a dead end.

(6) Firebreaks may be constructed by ploughing, grading, raking, burning, chemical spraying or any other approved method that achieves the required standard.

10. Driveways

Where building sites are situated more than 50 metres from a public road,

(1) Driveways must be maintained clear of all permanent obstacles and flammable materials to create a minimum 3 metre wide trafficable surface suitable for all types of 2 wheel drive vehicles.

(2) Overhanging branches must be pruned to provide a 4 metre vertical clearance above a minimum 3 metre width over the driveway.

11. Fuel Reduction—Unmanaged Grasses

(1) All grass within Building Protection Zones, and on all land less than 5,001m² in area, is required to be mowed and maintained under 5cm in height over the entire area.

(2) On land 5,001m² or greater, and not including Building Protection Zone areas—

(a) Maintain grass under 10cm within Hazard Separation Zones.

(b) Slash or mow unmanaged grass (grass that is 50cm or higher) to a height no greater than 10cm immediately adjacent firebreaks to a minimum width of 3 metres.

(c) If the land described above in 10(2)(b) is stocked, the grass must be reduced to a height of no greater than 10cm high by the 1st day of December 2015.

Subject to clause c), all grassed areas required by this notice to be maintained at or below a required height must be maintained in that condition between 2 November until the 30 April the following year.

12. Fuel Reduction—Natural Vegetation

- (1) Available bushfire fuels must be maintained at or below—
 - (a) Building Protection Zones—2 tonnes per hectare
 - (b) Hazard Separation Zones—8 tonnes per hectare **This requirement only applies where HSZs are depicted within a Fire Management Plan approved in writing by the City.*
 - (c) Natural Vegetation—8 tonnes per hectare for areas of natural vegetation within 100 metres of Buildings, Attached and Adjacent Structures and essential infrastructure.
- (2) Passive Fuel Reduction within natural vegetation may be achieved by burning, raking, pruning, weed management, removal of dead materials and any other approved method.
- (3) Permanent removal or partial clearing of natural vegetation including individual or groups of native grasses, shrubs or trees may only be carried out in accordance with the minimum requirements of this notice.
- (4) Permanent clearing of natural vegetation structures including individual plants, shrubs or trees, that exceeds the requirements of this notice or the specifications outlined within a Bushfire Management Plan approved in writing by the City, is only permitted in accordance with the provisions and exemptions outlined within the *Environmental Protection Act 1986*, or with the approval of the Department of Environment Regulation and the City of Swan.

Note: Advice and resources on how to measure and manage native vegetation fuel loads are available from the Department of Fire and Emergency Services or the City of Swan.

13. Building Protection Zones Specification

The Building Protection Zone for habitable buildings and related structures must meet the following requirements:

- (1) Building Protection Zones for habitable buildings must extend a minimum of 20 metres out from any external walls of the building, attached structures, or adjacent structures within 6 metres of the habitable building, unless varied under an approved Bushfire Management Plan.
- (2) On sloping ground the Building Protection Zone distance shall increase at least 1 metre for every degree in slope on the sides of the building/structure that are exposed to down slope natural vegetation.
- (3) Recommendation Only—Building Protection Zones predominantly consist of non-flammable managed vegetation, reticulated lawns and gardens and other non-flammable features.
- (4) All grass is maintained to or under 5cm.
- (5) Fuel loads must be reduced and maintained at 2 tonnes per hectare or lower.
- (6) The crowns of trees are to be separated where possible to create a clear separation distance between adjoining or nearby tree crowns. The separation distance between tree crowns is not required to exceed 10 metres. Clearing or thinning existing trees to create distances greater than 10 meters separation between tree crowns within a Building Protection Zone is not required or supported by this notice and requires approval from the Department of Environment and Regulation and the City of Swan.
- (7) A small group of trees within close proximity to one another may be treated as one crown provided the combined crowns do not exceed the area of a large or mature crown size for that species.
- (8) Trees are to be low pruned (or under pruned) to at least a height of 2 metres from ground.
- (9) No tree, or shrub over 2 metres high is planted within 2 metres of a building, especially adjacent to windows.
- (10) There are no tree crowns or branches hanging over buildings.
- (11) Clear and prune scrub to reduce to a sparse density (able to walk through vegetation with relative ease with minimal deviation around trees and shrubs).
- (12) Install paths or clear flammable or dry vegetation, debris and materials immediately adjacent to the building.
- (13) Wood piles and flammable materials stored a safe distance from buildings.

14. Burning

If the requirements of this notice are carried out by burning, such burning must be carried out in accordance with the relevant provisions of the *Bush Fires Act 1954*.

Prohibited period: garden refuse may not be burned during the prohibited burning period.

Restricted period: may be burned during the restricted burning period without a burning permit after 6 pm subject to conditions within the *Bush Fires Act 1954*, *Health Act 1911* and compliance with the City's Consolidated Local Laws 2005. Conditions of burning include—

- The pile of refuse being burnt does not exceed 1 cubic metre and only one pile is alight at any time.
- A 5 metre wide area clear of flammable material surrounds the pile.
- The fire is only lit between 6 pm and 11 pm and completely extinguished by midnight.
- The fire must not be lit if the Fire Danger Rating is Very High or above, or if a Total Fire Ban or Harvest and Vehicle Movement Ban is declared.

- At least one person capable of controlling the fire is in attendance at all times and adequate means of extinguishing the fire is available at all times (e.g. garden hose or a fire appliance).
- You notify your neighbours of your intention to burn and the smoke from your fire doesn't cause a nuisance to neighbours or obscure the vision of motorists.
- You do not burn household or commercial waste, any noxious materials or any damp, wet or green material which could cause excessive smoke at any time.

15. Compliance

(1) In addition to the requirements of this notice, further works which are considered necessary by an Authorised Officer of the City may be required as specified in writing in a subsequent notice addressed to the land owner.

(2) Where the owner or occupier of the land fails or neglects to comply with the requirements of this notice or a subsequent notice addressed to the land owner, the City of Swan may enter onto the land with workmen, contractors, vehicles and machinery to carry out the requisitions of the notice at the expense of the land owner.

(3) Failure to comply with this notice and subsequent written notices may result in a penalty not exceeding \$5,000, or the issue of a \$250 infringement notice and liability for any costs incurred by the City in relation to works undertaken on behalf of the land owner.

(4) Adherence to measures outlined within an approved Bushfire Management Plan developed as a condition of subdivision does not provide land owners and occupiers with any exemptions to the requirements of this notice unless this notice specifically states otherwise.

16. Definitions

'Alternative Firebreak' is a firebreak that is in an alternative position or alignment to the external boundaries of a property.

'Alternative Firebreak Application' is an application that may be made by a land owner to install firebreaks in an alternative position, or to carry out an alternative measures in lieu of general firebreaks.

'Available Fuel' is the bush fuel consisting of live and dead vegetation and debris that will actually burn under prevailing conditions. Fuel available for burning depends on temperature, moisture in the air and within the vegetation and curing of vegetation. In summer there is a significant increase in available fuel.

'City' means the City of Swan

'Buildings, Attached and Adjacent Structures' means habitable buildings that are used as a dwelling, workplace, place of gathering or assembly, a building that is a car park, or a building used for the storage or display of goods or produce for sale by whole sale in accordance with classes 1-9 of the Building Code of Australia. The term building includes attached and adjacent structures like garages, carports verandas or similar roofed structure(s) that are attached to, or within 6 metres of the dwelling or primary building.

'Building Protection Zone (BPZ)' is a low fuel area that is reduced of flammable vegetation and materials surrounding buildings and essential infrastructure to minimise the likelihood and impact that direct flame contact, radiant heat or ember attack may have on buildings and assets in the event of a bushfire. This area must extend out from the external walls of a building or asset a minimum of 20 metres.

'Bushfire Management Plan' or 'Fire Management Plan' is a comprehensive plan that may be placed on the certificate of title(s) of land, that has been developed as a condition of development or subdivision primarily for the purpose of determining the land suitability, design features and infrastructure that will increase bushfire safety within the location. Bushfire Management Plans may become outdated with regards to property owner fire safety advice and responsibilities due to seasonal changes and evolving fire safety strategies. Up to date advice and strategies are administered within local government areas as a legal requirement through the annual firebreak notice regulation. Fire Management Plans are not a legal requirement unless specifically referenced as a requirement within this notice, or a written notice addressed directly to a land owner.

'Emergency Access Way' is a two wheel drive trafficable, 6 metre wide access route to provide local residents, general public and emergency services alternative links to road networks at the end of cul-de-sacs or areas where access is limited during an emergency incident.

'Essential Infrastructure' or Critical Infrastructure means assets, infrastructure, systems and networks that provide essential services necessary for social and economic wellbeing and is typically public infrastructure. Assets and infrastructure, usually of a public nature, that generate or distribute electricity, water supply, telecommunications, gas and dams are typical assets that are essential to society and are often located in, or traverse areas that are prone to bushfires.

'Firebreak' is an area of land cleared of flammable material to minimise the spread or extension of a bushfire. For the purpose of this notice the term firebreak is a strip of land 3 metres wide that also provides a trafficable surface and 4 metres vertical clearance for emergency and authorised vehicle access. Boundary firebreaks are installed immediately adjacent the external boundaries of a property.

‘Fire Hazard or Bushfire Hazard’ means accumulated fuel (living or dead) such as leaf litter, twigs, trash, bush, dead trees and scrub capable of carrying a running fire, but excludes standing living trees and isolated shrubs.

‘Hazard Separation Zone (HSZ)’ if required by this notice and in accordance with a Fire Management Plan, means an area extending out from a Building Protection Zone a distance of 80 metres unless otherwise specified, to create a graduated fuel reduction and separation from natural vegetation that is unmodified in structure and density.

‘Natural Vegetation’ means natural areas of forest, woodland, shrubland, scrub, mallee and mulga.

‘Parkland Clearing’ means areas of natural vegetation that has been significantly cleared of understory and tree density reduced to create a grassland or low vegetation area that can be walked through unimpeded with isolated, grouped or well spaced trees.

‘Passive Fuel Reduction’ means lowering the amount of available fuel that will burn under prevailing conditions by means that will not *permanently* reduce or modify the structure or life cycle of plant, shrub, scrub or tree communities within an treated area. This is typically achieved by undertaking a cool, controlled burn of an area during cooler, damper months, or by physical removal of built up leaf litter, dead materials, weeds and slashing long dry grasses without damaging live native plants within the area.

‘Plantation’ is any area of native or exotic planted trees that exceeds three hectares in a gazetted town site, or elsewhere a stand of trees of 10 hectares or larger that has been planted and managed intensively for their commercial and environmental value. A plantation includes roads, firebreaks and small areas of native vegetation.

‘Strategic Firebreak’ is a firebreak that is 6 metres wide established to provide strategic access and links to road networks whilst providing a wider control/containment line to protect town sites, estates and similar exposures during bushfire operations.

‘Unmanaged Grasses’ is undisturbed or very lightly grazed grasses with a height of 50cm or greater.

By order of the Council,

M. J. FOLEY, Chief Executive Officer,
City of Swan.

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Irwin
Local Planning Scheme No. 5—Amendment No. 17

Ref: TPS/1516

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 Irwin local planning scheme amendment on 3 September 2015 for the purpose of—

To rezone Lots 15, 16 and 17 Francisco Road, Bonniefield, Dongara from ‘General Farming’ to ‘Development’.

S. C. CHANDLER, President.
D. J. SIMMONS, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA401*

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
APPLICATIONS FOR THE GRANT OF A LICENCE			
A000186636	Moore Enterprises Aust Pty Ltd	Application for the grant of a Small Bar licence in respect of premises situated in Perth and known as La Casa Sinti Whiskey Bar and Cafe	22/10/2015
A000186723	Residence Link Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Ellenbrook and known as Mouthful Duck	29/10/2015
APPLICATION FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
A000186475	Paroo Holdings Pty Ltd	Application for the grant of an Extended Trading Permit—Alfresco Dining, in respect of premises situated in Dianella and known as Dianella Tavern	12/10/2015

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

B. A. SARGEANT, Director of Liquor Licensing.

Dated: 25 September 2015.

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 appointment of the Deputy Director General, Finance and Administration at the Department of Education within the Special Division of the Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 23 June 2015 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 effective on and from 14 September 2015.

Delete reference to the office below as it appears in 'Table 3 Special Division Non-CEOs' within Part 1 of the First Schedule and insert the following:

Table 3—Special Division Non-CEOs

<i>Office</i>	<i>Department or Agency</i>	<i>Band</i>	<i>Office Holder</i>	<i>Annual Salary</i>
Deputy Director General, Finance and Administration	Education	2	J. McGrath	\$276,985

Dated at Perth this 24th day of September 2015.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. J. MOORE,
Member.

Salaries and Allowances Tribunal

DECEASED ESTATES

ZX401***TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

James Edward Martin, late of Elloura Lodge, Monash Avenue, Nedlands, 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 28 September 2013, are required by the executors, Roberts Dickinson Moore and Roger Lewis Martin both of care of Chris Brogan & Associates Pty Ltd, PO Box 158, Nedlands, Western Australia 6909 to send particulars of their claim to them by the 6th day of November 2015, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Notice to Creditors and Claimants

Lindsay Boyd Collins, late of 20A Pangbourne Street, Wembley, 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 2 September 2015, are required by the Executors Charlotte Elizabeth Collins and Philip Alexander James Collins to send particulars of their claim to them, care of Butcher Paull & Calder, 8th Floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: SO/20150966) within one (1) month of the date of publication hereof, after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated: 23 September 2015.

BUTCHER PAULL & CALDER, as solicitors for the Executor.

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

Notice to Creditors and Claimants

Estate of the late David James Howie, late of 7 Admiral Street, Albany, Western Australia, Handyman, 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 7 July 2015 are required by the Administrator Sharon Lee Whittaker 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 representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

STATE LAW PUBLISHER SUBSCRIPTION RATES FOR 2016

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