



**WESTERN
AUSTRALIAN
GOVERNMENT
Gazette**

ISSN 1448-949X (print) ISSN 2204-4264 (online)

PRINT POST APPROVED PP665002/00041



PERTH, FRIDAY, 20 JANUARY 2017 No. 17

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 12.00 NOON
© STATE OF WESTERN AUSTRALIA

CONTENTS

PART 1

	Page
Firefighters and Emergency Volunteers Legislation Amendment (Compensation) Act 2016 Commencement Proclamation 2017	647
Local Government (Narrogin, Wagin and West Arthur - Change of Boundaries) Order 2017	650
Local Government Legislation Amendment Act 2016 Commencement Proclamation 2017..	648
Local Government Regulations Amendment (Gifts) Regulations 2017.....	648
Road Traffic (Vehicles) Amendment Regulations 2017.....	651

PART 2

Agriculture and Food.....	653
Deceased Estates	687
Education	653
Electoral	658
Health.....	658
Justice.....	659
Lands.....	662
Local Government.....	671
Marine/Maritime.....	672
Minerals and Petroleum	681
Planning	682
Police	685
Racing, Gaming and Liquor.....	685

IMPORTANT COPYRIGHT NOTICE

© State of Western Australia

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

PUBLISHING DETAILS

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

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

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

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

Delivery address:

State Law Publisher
Basement Level,
10 William St. Perth, 6000
Telephone: 6552 6000 Fax: 9321 7536

- Inquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

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

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2016 (Prices include GST).

Deceased Estate notices (per estate)—\$31.10

Articles in Public Notices Section—\$72.30 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices—

Per Column Centimetre—\$14.40

Bulk Notices—\$263.90 per page

Electronic copies of gazette notices sent to clients for lodgement with the Delegated Legislation Committee—\$47.50

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

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

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

— PART 1 —

PROCLAMATIONS

AA101

Firefighters and Emergency Volunteers Legislation Amendment
(Compensation) Act 2016

Firefighters and Emergency Volunteers Legislation Amendment (Compensation) Act 2016 Commencement Proclamation 2017

Made under the *Firefighters and Emergency Volunteers Legislation Amendment (Compensation) Act 2016* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Firefighters and Emergency Volunteers Legislation Amendment (Compensation) Act 2016 Commencement Proclamation 2017*.

2. Commencement

The *Firefighters and Emergency Volunteers Legislation Amendment (Compensation) Act 2016* Part 4 comes into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. SANDERSON, Governor.

L.S.

J. FRANCIS, Minister for Emergency Services.

AA102

Local Government Legislation Amendment Act 2016

Local Government Legislation Amendment Act 2016 Commencement Proclamation 2017

Made under the *Local Government Legislation Amendment Act 2016* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Local Government Legislation Amendment Act 2016 Commencement Proclamation 2017*.

2. Commencement

The *Local Government Legislation Amendment Act 2016* sections 4, 6 to 9, 11 and 17 and Part 3 come into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. SANDERSON, Governor.

L.S.

P. MILES, Minister for Local Government.

Note: The *Local Government (Regional Subsidiaries) Regulations 2017* come into operation when the *Local Government Legislation Amendment Act 2016* section 9 comes into operation.

LOCAL GOVERNMENT

LG301

Local Government Act 1995

Local Government Regulations Amendment (Gifts) Regulations 2017

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Local Government Regulations Amendment (Gifts) Regulations 2017*.

2. Commencement

These regulations come into operation as follows —

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

Part 2 — *Local Government (Administration) Regulations 1996* amended**3. Regulations amended**

These regulations amend the *Local Government (Administration) Regulations 1996*.

4. Regulation 34B amended

In regulation 34B(1) in the definition of *gift*:

- (a) in paragraph (c) delete “training;” and insert:

training; or

- (b) after paragraph (c) insert:

- (d) a gift from WALGA, the Australian Local Government Association Limited (ABN 31 008 613 876) or the Local Government Managers Australia WA Division Incorporated (ABN 91 208 607 072);

Part 3 — *Local Government (Rules of Conduct) Regulations 2007* amended**5. Regulations amended**

These regulations amend the *Local Government (Rules of Conduct) Regulations 2007*.

6. Regulation 12 amended

In regulation 12(1) in the definition of *gift*:

- (a) in paragraph (c) delete “training;” and insert:

training; or

- (b) after paragraph (c) insert:

- (d) a gift from WALGA, the Australian Local Government Association Limited (ABN 31 008 613 876) or the Local Government Managers

Australia WA Division Incorporated
(ABN 91 208 607 072);

K. H. ANDREWS, Clerk of the Executive Council.

LG302

Local Government Act 1995

Local Government (Narrogin, Wagin and West Arthur - Change of Boundaries) Order 2017

Made by the Governor in Executive Council on the recommendation of the Minister for Local Government.

1. Citation

This order is the *Local Government (Narrogin, Wagin and West Arthur - Change of Boundaries) Order 2017*.

2. Commencement

This order comes into operation as follows —

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

3. Terms used

In this order —

Authority has the meaning given in section 9.69(1) of the Act; **Deposited Plan**, followed by a number, means the deposited plan of that number —

- (a) lodged with the Authority; and
- (b) certified by an authorised land officer, as defined in section 9.69(1) of the Act; and
- (c) available —
 - (i) in paper form at the Authority's head office; and
 - (ii) in electronic form on the Authority's official website.

4. District boundaries changed

- (1) The boundaries of the district of Narrogin are changed so that the district consists of the land delineated in red and coloured purple on Deposited Plan 410014 version 1.
- (2) The boundaries of the district of Wagin are changed so that the district consists of the land delineated in red and coloured purple on Deposited Plan 410015 version 1.
- (3) The boundaries of the district of West Arthur are changed so that the district consists of the land delineated in red and coloured purple on Deposited Plan 410005 version 1.

5. Ward boundaries changed

The boundaries of the Rural Ward in the district of Narrogin are changed so that the ward consists of the land delineated in red and coloured green on Deposited Plan 410022 version 1.

K. H. ANDREWS, Clerk of the Executive Council.

TRANSPORT

TN301

Road Traffic (Vehicles) Act 2012

**Road Traffic (Vehicles) Amendment
Regulations 2017**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic (Vehicles) Amendment Regulations 2017*.

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 8 March 2017.

3. Regulations amended

These regulations amend the *Road Traffic (Vehicles) Regulations 2014*.

4. Regulation 120 amended

In regulation 120:

(a) in the Penalty delete “24 PU.” and insert:

64 PU.

(b) in the Modified penalty delete “20 PU.” and insert:

24 PU.

K. H. ANDREWS, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE AND FOOD

AG401

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007
BIOSECURITY AND AGRICULTURE MANAGEMENT (PROHIBITED ORGANISMS)
DECLARATION (NO. 6) 2016

Made by the Minister of the Department of Agriculture and Food under section 12 of the Act and regulation 8 of the Regulations.

1. Citation

This declaration is the *Biosecurity and Agriculture Management (Prohibited Organisms) Declaration (No. 6) 2016*.

2. Prohibited organisms

(1) The organisms listed below are declared under section 12(1) of the Act to be prohibited organisms for whole of the State.

(2) Under section 22(1) of the Act a prohibited organism is a declared pest for the whole of the state.

(3) The organisms listed below are assigned to the control *Category 1 (C1)—Exclusion* and keeping category of *Prohibited keeping* under regulation 8 of the *Biosecurity and Agriculture Management Regulations 2013*.

(4) All previous declarations under the Act relating to the organisms specified below are revoked.

- *Pica pica* (Linnaeus, 1758)
- *Petaurus norfolcensis* (Kerr, 1792)

MARK LEWIS, MLC, Minister for Agriculture and Food.

Date 11 January 2017.

EDUCATION

ED401

SCHOOL EDUCATION ACT 1999
NON-GOVERNMENT SCHOOLS FUNDING ORDER 2017

Made by the Minister for Education under section 183 of the *School Education Act 1999*.

1. Citation

This order may be cited as the *Non-Government Schools Funding Order 2017*.

2. Application

This Order applies for the year commencing on 1 January 2017.

3. Interpretation

In this Order, unless the contrary intention appears—

Act means the *School Education Act 1999*;

chief executive officer has the same meaning as in section 151 of the Act;

eligible school means a registered school described in clause 5;

eligible student means a student described in clause 6;

full-time equivalent has the meaning specified;

funding means funding referred to in clause 8;

funding category means a category specified in column 1 of the table in Part 1 of the Schedule;

Guidelines means the Guidelines issued by the Minister under clause 21;

- high support needs student** means an eligible student classified as having high support needs;
- incorporated** in respect of a governing body means incorporated in Australia;
- report** means a report referred to in clause 19(3);
- schedule** means the Schedule to this Order;
- special education student** means an eligible student classified as having a mild, moderate or severe disability;
- specified** means specified by the Minister, whether in the Guidelines or otherwise; and
- student census** means a student census referred to in clause 19(3) or any other document specified as such.

PART 1—ELIGIBILITY AND APPLICATION FOR FUNDING

4. Funding

Funding will be paid under and in accordance with this Order and the Guidelines to or for eligible schools which apply for funding in accordance with clause 7. Funding will be—

- (a) in the case of funding referred to in clause 8(1), calculated for an eligible school on the basis of its eligible students;
- (b) in the case of funding referred to in clause 8(3), calculated as determined by the Minister; and
- (c) provided on and subject to the conditions, limitations and restrictions set out in this Order and in the Guidelines.

5. Eligible schools

An eligible school is a registered school which satisfies all of the following criteria at the relevant point in time—

- (a) its governing body is incorporated or the Minister has otherwise approved its status for the purposes of this clause;
- (b) there is not in effect a determination of the Minister that the registered school is conducted for profit for the purposes of this clause; and
- (c) there is not in effect a determination of the Minister that the registered school is ineligible for the purposes of this clause.

6. Eligible students

A student is an eligible student in relation to an eligible school if he or she satisfies all of the following criteria—

- (a) the student is resident in Western Australia;
- (b) the student is enrolled at the eligible school;
- (c) the student is enrolled in a year level of education which is recorded in the register in respect of the eligible school and which is no earlier than the pre-compulsory education period for the student;
- (d) the student is compliant with the specified year level requirements;
- (e) the student has specified citizenship, residency or visa status in Australia;
- (f) the student meets the specified attendance requirements; and
- (g) the student has not turned 20 years of age before 1 January 2017.

7. Application for Funding

(1) An eligible school, or a school system for which a system agreement is in force, may apply for funding under clause 8(1) in respect of its eligible students in the manner set out in this clause and as specified.

(2) An application for funding under subclause (1) is to be made, on behalf of the eligible school or school system, by its governing body.

(3) An application for funding is to be certified as specified.

PART 2—CALCULATION AND PAYMENT OF FUNDING

8. Calculation of Funding

(1) The amount of funding to be paid to the governing body of an eligible school or school system which has made an application under clause 7 will be, in respect of its eligible students—

- (a) a Per Capita Grant for each eligible student, calculated and paid in accordance with clause 9;
- (b) a Special Education Supplementary Per Capita Grant for each eligible student who is a special education student, calculated and paid in accordance with clause 10; and
- (c) a High Support Needs Per Capita Grant for each eligible student who is a high support needs student, calculated and paid in accordance with clause 11.

(2) The funding category for each eligible school is as determined by the Minister.

(3) In addition to the funding described in subclause (1), other funding may be provided for a registered school or school system at the discretion of and as determined by the Minister.

9. Calculation and Payment of Per Capita Grant funding

(1) A Per Capita Grant amount for a full-time equivalent eligible student of an eligible school is specified in the table in Part 1 of the Schedule, corresponding to the funding category of the eligible

school and according to the year level of the full-time equivalent eligible student specified in columns 2, 3, 4 and 5 of that table. This amount is the **Part 1 amount** for that full-time equivalent eligible student.

(2) Per Capita Grant funding under clause 8(1)(a) for an eligible school in a funding category other than 'H' is to be calculated and, unless otherwise determined in accordance with clause 13, paid, in four instalments as follows—

- (a) a February instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's August 2016 student census;
- (b) a May instalment equal to the aggregate of 50% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's February 2017 student census, less the instalment amount paid for the eligible school in February as calculated under subclause (2)(a);
- (c) an August instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's February 2017 student census; and
- (d) an October instalment equal to the aggregate of 50% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's August 2017 student census less the instalment amount paid for the eligible school in August as calculated under subclause (2)(c).

(3) Per Capita Grant funding under clause 8(1)(a) for an eligible school in funding category 'H' is to be calculated and, unless otherwise determined in accordance with clause 13, paid, in four instalments as follows—

- (a) a February instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the November 2016 quarter;
- (b) a May instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the February 2017 quarter;
- (c) an August instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the May 2017 quarter; and
- (d) an October instalment equal to the aggregate of 25% of the Part 1 amount for each full-time equivalent eligible student properly included in the eligible school's report for the August 2017 quarter.

10. Calculation and Payment of Special Education Supplementary Per Capita Grant funding

(1) A Special Education Supplementary Per Capita Grant amount for a full-time equivalent special education student of an eligible school applies as follows—

- (a) Mild disability—110 per cent of the relevant Part 1 amount for the full-time equivalent eligible student;
- (b) Moderate disability—210 per cent of the relevant Part 1 amount for the full-time equivalent eligible student;
- (c) Severe disability—360 per cent of the relevant Part 1 amount for the full-time equivalent eligible student.

(2) Special Education Supplementary Per Capita Grant funding under clause 8(1)(b) for an eligible school is to be calculated and, unless otherwise determined in accordance with clause 13, paid, in two instalments, as follows—

- (a) a June instalment equal to the aggregate of 50% of the relevant Special Education Supplementary Per Capita Grant amount for each full-time equivalent special education student of the eligible school; and
- (b) an October instalment equal to the aggregate of 50% of the relevant Special Education Supplementary Per Capita Grant amount for each full-time equivalent special education student of the eligible school.

11. Calculation and Payment of High Support Needs Per Capita Grant funding

(1) A High Support Needs Per Capita Grant amount for a full-time equivalent high support needs student of an eligible school is specified in the table in Part 2 of the Schedule, according to the year level of the full-time equivalent high support needs student specified in columns 2, 3, 4 and 5 of that table. This amount is the **Part 2 amount** for that full-time equivalent high support needs student.

(2) High Support Needs Per Capita Grant funding under clause 8(1)(c) for an eligible school is to be calculated and, unless otherwise determined in accordance with clause 13, paid, in two instalments as follows—

- (a) a June instalment equal to—
 - (i) the aggregate of 50% of the Part 2 amount for each full-time equivalent high support needs student of the eligible school, less
 - (ii) all amounts of funding paid or payable in respect of those full-time equivalent high support needs students under clause 9(2)(a) and (b) or clause 9(3)(a) and (b); and

- (b) an October instalment equal to—
- (i) the aggregate of 50% of the Part 2 amount for each full-time equivalent high support needs student of the eligible school, less
 - (ii) all amounts of funding paid or payable in respect of those full-time equivalent high support needs students under clause 9(2)(c) and (d) or clause 9(3)(c) and (d).

12. Variation or Withholding of Payment of Funding

(1) Subject to subclause (2), a payment of funding for an eligible school may with the approval of the chief executive officer be increased or decreased to correct an overpayment or an underpayment previously made for that eligible school, whether due to an error in the eligible school's application or student census or otherwise.

(2) Funding will not be paid in respect of eligible students for any period prior to the 2017 year.

(3) A payment of funding for an eligible school may be withheld if in the opinion of the Minister the eligible school has not provided to the chief executive officer satisfactory evidence of appropriate acquittal of funding previously provided to the eligible school under Part 4, Division 5 of the Act.

13. Safeguarding of Funds—Monthly Payments

(1) Should the Minister consider it necessary in order to ensure that funding to be paid for an eligible school under this Order will be available to be applied for the purposes stipulated in clause 15, the Minister may determine that funding for the eligible school is to be paid in equal monthly instalments in the manner determined by the chief executive officer instead of in accordance with clauses 9, 10 or 11 (as the case may be).

(2) The Minister is to notify the governing body of the eligible school in writing if the Minister makes a determination under subclause (1) as soon as practicable after the making of that determination.

(3) The Minister may by notice in advance to its governing body revoke a determination made under subclause (1) in relation to an eligible school.

14. Payment Method

Unless otherwise approved by the chief executive officer, funding paid to a governing body under this Order is to be paid into the bank account of the governing body.

PART 3—APPLICATION AND ACQUITTAL OF FUNDING

15. Purposes for which Funding May be Applied

(1) The governing body of an eligible school must apply, and ensure the application of, Per Capita Grant funding received for that eligible school under clause 8(1)(a) only for the purposes of school education.

(2) The governing body of an eligible school must apply, and ensure the application of, Special Education Supplementary Per Capita Grant funding and High Support Needs Per Capita Grant funding received for that eligible school under clause 8(1)(b) and (c) only to support the education of the students in respect of whom that funding is paid, either individually or collectively.

(3) The governing body of an eligible school which receives funding under clause 8(3) must apply, and ensure the application of, that funding for the purpose stipulated by the Minister in allocating the funding.

16. Distribution of Funding by the Governing Body

(1) Unless authorised under subclause (2), where—

- (a) a governing body of a school system receives funding for eligible schools in its school system, the governing body must allocate to each school in the school system the funding paid for that school under clause 8; and
- (b) a governing body receives funding as the governing body of more than one eligible school other than as the governing body of a school system, the governing body must allocate to each such eligible school the funding paid for that eligible school under clause 8.

(2) The Minister may authorise—

- (a) the governing body of a school system to allocate the funding paid to it under clause 8 among the schools in the school system in a manner approved by the chief executive officer; and
- (b) a governing body which is the governing body for more than one eligible school to allocate the funding paid to it under clause 8 among the eligible schools for which it receives funding, in a manner approved by the chief executive officer,

instead of in accordance with subclause (1).

17. Grant acquittal and reporting

(1) A governing body in receipt of funding under this Order must provide to the chief executive officer a statement (a **funding acquittal**) by no later than 31 December 2017 confirming that the funding paid to it under this Order has been spent or committed in accordance with this Order.

(2) A funding acquittal must comply with the specified requirements.

18. Safeguarding of Funds—Separate Accounting

(1) The chief executive officer may determine that the governing body of a registered school must separately identify in its accounts the revenue and expenditure related to funding provided under this Order, as from a specified date and in the manner determined by the chief executive officer.

(2) The chief executive officer is to notify the governing body of the eligible school in writing if the chief executive officer makes a determination under subclause (1) as soon as practicable after the making of that determination and of the date from which the governing body must give effect to the determination. The chief executive officer's notice must be given not less than 60 days prior to the date from which the governing body must give effect to the determination and the commencement of the governing body's financial year.

(3) The chief executive officer may by notice in advance to its governing body revoke a determination made under subclause (1) in relation to an eligible school.

19. Governing Body Records

(1) The chief executive officer may personally or through any representative conduct an audit to verify entitlement to or expenditure of funding or to verify any other matter in connection with this Order or the provision of funding. A governing body in receipt of funding under this Order must keep and provide when requested all necessary or appropriate student enrolment and attendance records and other records (including disability assessment and residency status records) validating a school's funding application to enable audits to be conducted by the chief executive officer or any representative of the chief executive officer.

(2) A governing body in receipt of funding under this Order must maintain financial records and documents to enable audits to be conducted by the chief executive officer or any representative of the chief executive officer in accordance with Australian Accounting Standards and Australian Auditing and Assurance Standards.

(3) A governing body applying for, or in receipt of, funding under this Order must provide, at the times and in the form from time to time specified—

- (a) in the case of an eligible school in a funding category other than 'H', a student census; and
- (b) in the case of an eligible school in funding category 'H', a report as to student numbers,

in respect of each eligible school for which funding has been provided or for which an application for funding is made.

20. Notice to be Given to the Chief Executive Officer

A governing body in receipt of funding under this Order must notify the chief executive officer within 14 days if any of the following occurs—

- (a) any change to the governing body's bank account details;
- (b) any change to the governing body's registration for Goods and Services Tax by the Commissioner of Taxation;
- (c) a decision to proceed with the winding up of any eligible school of which it is the governing body;
- (d) the affairs of the governing body or the affairs of any eligible school of which it is the governing body go under any form of external control (for example the control of a voluntary administrator) under a law of the Commonwealth or a State or Territory;
- (e) any change to the relationship between the governing body and one or more eligible schools insofar as it affects the governing body's ownership, oversight, management or control, or which negatively impacts interaction with an eligible school;
- (f) any eligible school of which it is the governing body is conducted for profit.

21. Guidelines

The Minister may from time to time issue guidelines under this Order expressing the principles on which funding will be provided and assistance given under this Order.

SCHEDULE

Part 1

2017 Per Capita Grants

Column 1	Column 2	Column 3	Column 4	Column 5
State Funding Category	School year Pre-Compulsory (Kindergarten) \$	School year Compulsory Pre-Primary to Year 6 \$	School year Compulsory Years 7 to 10 \$	School year Compulsory Years 11 and 12 \$
A	2504	1669	2453	2534
B	2885	1922	2826	3116
C	2897	1932	2839	3192
D	2988	1992	2929	3287
E	3135	2089	3070	3431
F	3269	2178	3202	3543
G	3372	2248	3305	3671
G (A)	5024	3350	4924	5465
H ^(a)	—	—	4924	5465
I	6684	4457	6552	7220
J	0	9687	14240	15689

(a) Base Rate—An additional amount of \$315 is payable per eligible student to 30 June 2017.

Part 2
2017 High Support Needs Per Capita Grants

State Funding Category	School year Pre-Compulsory (Kindergarten) \$	School year Compulsory Pre-Primary to Year 6 \$	School year Compulsory Years 7 to 10 \$	School year Compulsory Years 11 and 12 \$
A—I	14448	36118	36118	36118

Dated this 9th day of January 2017.

Hon PETER COLLIER MLC, Minister for Education.

ELECTORAL

EL401

ELECTORAL ACT 1907
REGISTRATION OF POLITICAL PARTIES—WESTERN AUSTRALIA
Notice of Registration (Section 62H)
Pauline Hanson's One Nation

I hereby give notice in accordance with section 62H of the *Electoral Act 1907* that on 16 January 2017 I registered "Pauline Hanson's One Nation" as a political party in Western Australia, with an abbreviation of "Pauline Hanson's One Nation" to be used on ballot papers.

DAVID KERSLAKE, Electoral Commissioner.

HEALTH

HE101

CORRECTION
HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994
HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE)
ORDER (NO. 5) 2016

An error occurred in the notice published under the above heading on page 5996 of *Government Gazette* No. 233 dated 30 December 2016 and is corrected as follows—

Delete the text of item 3 and in its place insert: "The Anaesthetic Quality Committee established by Mark Grime, Chief Executive Officer of St John of God Bunbury Hospital, is declared to be an approved quality improvement committee for the purposes of the *Health Services (Quality Improvement) Act 1994*."

Dated this 17th day of January 2017.

Dr. DAVID RUSSELL-WEISZ, Director General of Health.

HE401

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994
HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE)
ORDER (NO. 3) 2016

Made by the Director General, Department of Health (as the delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Order (No. 3) 2016*.

Commencement

2. This order comes into operation on the day on which it is published in the *Government Gazette*.

Committee

3. The Clinical Practice Morbidity and Mortality Review Committee established by Mark Grime, Chief Executive Officer of St John of God Bunbury Hospital, is declared to be an approved quality improvement committee for the purposes of the *Health Services (Quality Improvement) Act 1994*.

Expiry of order

4. This order expires three years after its commencement.

Revocation of order

5. The *Health Services (Quality Improvement) (Approved Committee) Order (No. 1) 2013** is revoked. [*Published in Gazette 6 August 2013, p. 3659*]

Dated this 28th day of December 2016.

ANGELA KELLY, A/Director General, Department of Health.

JUSTICE

JU401

JUSTICES OF THE PEACE ACT 2004

RESIGNATION

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

Mr Kevin John Girdlestone of Bull Creek
from the Office of Justice of the Peace for the State of Western Australia.

MICHAEL JOHNSON, A/Executive Director,
Court and Tribunal Services.

JU402

CHARITABLE TRUSTS ACT 1962 (WA)

IN THE SUPREME COURT OF WESTERN AUSTRALIA

CIV/1721/2014

In the Matter of the *Charitable Trusts Act 1962* (WA)

Between—

Shire of Gingin

Applicant

and

The Attorney General of the State of Western Australia

Respondent

Order Approving Scheme

Before the Honourable Master Sanderson

Dated: 11 December 2014

Upon hearing the Originating Summons dated 26 May 2014, and reading the Affidavits of Jeremy Lee Edwards sworn 29 October 2013 and 6 November 2013 respectively, and the Affidavit of Linda Joanne Fidge sworn 10 December 2014 and upon reading the submissions of counsel for the Applicant and the Respondent, and by consent of the parties, the Master made orders as follows—

Pursuant to the power in s. 15 of the *Charitable Trusts Act 1962* (WA), approval of the Court is given to—

1. A scheme by which the terms of the charitable trust established by the gift of Lot 60 on Deposited Plan 249300 to the Shire of Gingin in May 1978 by Douglas Graham Barrett-Lennard and Olive Barrett-Lennard, as set out in the memorandum of declaration of trust which is Annexure JLE 7 to the Affidavit of Jeremy Lee Edwards sworn 29 October 2013 and filed in support of this application, are varied as follows—

Condition 1 of the memorandum of declaration of trust is deleted and replaced with the following—

‘1 Lot 60 will only be used for the provision of aged persons’ accommodation and associated facilities, to be made available, at no pecuniary profit, to aged persons who wish to reside in the Shire of Gingin.’

so that the terms of the trust shall be as set out in Annexure A.

2. A scheme by which the trustee is granted the powers as set out in Annexure B.

By the Court

L. M. STRK, Principal Registrar.

ANNEXURE A

FROM: Douglas Graham and Olive Barrett-Lennard

TO: The Shire Councillors of Gingin

For the people of Gingin

We now give into the safe-keeping of the Shire of Gingin, Gingin Town Lot 60 Robinson Street. We wish it to be vested in and administered by the Shire of Gingin.

Conditions as follows—

1. Lot 60 will only be used for the provision of aged persons' accommodation and associated facilities, to be made available, at no pecuniary profit, to aged persons who wish to reside in the Shire of Gingin.
2. No part of Lot 60 will henceforth be privately owned or controlled.
3. The Shire of Gingin will have the power to hand over control of this land, or part thereof, if the need arises and the residents of Gingin express this wish.
4. In any event, the conditions of land usage and ownership will always apply.

D. G. BARRETT-LENNARD.
O. BARRETT-LENNARD.

ANNEXURE B

(A) The powers of the Trustee of the charitable trust established by the gift of Lot 60 on Deposited Plan 249300 to the Shire of Gingin in May 1978 by Douglas Graham Barrett-Lennard and Olive Barrett-Lennard ("the Barrett-Lennard Charitable Trust") be extended to include the power to amalgamate Lot 60 on Deposited Plan 249300 with Lot 61 on Deposited Plan 249300 for the sole purpose of giving effect to the scheme approved by the Attorney General on 2 October 2013.

(B) If Lot 60 on Deposited Plan 249300 is amalgamated with Lot 61 of Deposited Plan 249300, then the Trustee of the Barrett-Lennard Charitable Trust shall make a declaration of trust in respect of that portion of the newly amalgamated block which previously comprised Lot 60 on Deposited Plan 249300. The declaration of trust shall expressly state that the Trustee holds that portion of the newly amalgamated block which previously comprised Lot 60 on Deposited Plan 249300 on trust subject to the conditions contained in Annexure A of the scheme approved by the Attorney General on 2 October 2013.

(C) The Trustee of the Barrett-Lennard Charitable Trust shall deposit with the Registrar of Titles a copy of the declaration of trust as executed by the Trustee together with a copy of this scheme and the scheme approved by the Attorney General on 2 October 2013.

JU403

CHARITABLE TRUSTS ACT 1962 (WA)

IN THE SUPREME COURT OF WESTERN AUSTRALIA
CIV/1837/2015

In the Matter of the *Charitable Trusts Act 1962 (WA)*

Between—

Churches of Christ in Western Australia
Plaintiff

and

The Attorney General of Western Australia
First Defendant

and

Registrar of Titles
Second Defendant

Order Approving Scheme

Before the Honourable Justice Le Miere

Dated: 2 September 2015

Upon the application of the Plaintiff by Originating Summons dated 27 May 2015, and upon hearing Ms A M Symons for the Plaintiff and Ms M J Elliott for the First Defendant it is ordered and declared that—

1. Orders in terms of the originating summons dated 27 May 2015 paragraphs 1, 2, and 4, namely—
 - i. An order approving the Scheme prepared by the plaintiff in its capacity as trustee of the property commonly known as 1245 Richardson Road, Hovea and being more particularly described as Lot 501 on Deposited Plan 302100 and being the whole of the

land in Certificate of Title Volume 918 Folio 153, in relation to the disposition of that property and income.

- ii. The Registrar of Titles remove the caveat lodged over the property commonly known as 1245 Richardson Road, Hovea and being more particularly described as Lot 501 on Deposited Plan 302100 and being the whole of the land in Certificate of Title Volume 918 Folio 153.
- iii. There be no order as to costs.

By the Court

L. M. STRK, Principal Registrar.

JU404

CHARITABLE TRUSTS ACT 1962 (WA)
IN THE SUPREME COURT OF WESTERN AUSTRALIA
CIV/2742/2013

In the Matter of the *Charitable Trusts Act 1962 (WA)*

Between—

Roger Price as the Executor of the Estate of Beryl Sheila Price
Plaintiff

and

The Attorney General for Western Australia
First Defendant

and

Australian Conservation Foundation Incorporated
Second Defendant

Order Approving Scheme

Before the Honourable Justice Chaney

Dated: 19 November 2014

Upon the application of the Plaintiff by Originating Summons dated 14 November 2013, and upon hearing Mr A M Prime of counsel for the Plaintiff and Ms M J Elliott of counsel for the First Defendant it is ordered and declared that—

1. Pursuant to Part III of the *Charitable Trusts Act 1962 (WA)*, the terms of the charitable trust established by the will of Beryl Sheila Price dated 4 February 1997 (the Trust) be varied as follows—
 - a. By deleting clause 3 of the will and by substituting the following paragraph—

“I GIVE the sum of Two Hundred and Fifty Thousand Dollars (\$250,000.00) to—

 - (1) The Roberta Sykes Indigenous Education Foundation; and
 - (2) The Batchelor Institute of Indigenous Tertiary Education,

in equal shares on condition that the monies from the bequest be used and applied for the tertiary education of Aboriginal women.
2. The trustee’s and the Attorney General’s reasonable costs and expenses of and incidental to—
 - (a) preparing and advertising the scheme for variation of the Trust; and
 - (b) obtaining approval for the scheme for variation of the Trust,

be paid out of, and be a charge on, the trust property.
3. The reference to the “AUSTRALIAN CONSERVATION FOUNDATION” in clause 2 of the will of Beryl Sheila Price dated 4 February 1997 (Will) and to the “AUSTRALIA CONSERVATION FOUNDATION” in clause 5 of the Will are references to the second defendant.

By the Court

L. M. STRK, Principal Registrar.

JU405

VEXATIOUS PROCEEDINGS RESTRICTION ACT 2002
IN THE SUPREME COURT OF WESTERN AUSTRALIA
 CIV 2872 of 2016

Between: Nursing and Midwifery Board of Australia, Applicant and Xiao Hua Hou, Respondent
 Orders of the Honourable Justice Banks-Smith made on 15 December 2016.

Upon the application by motion dated 28 October 2016 and upon hearing Ms McGrath for the applicant it is ordered that—

1. The respondent's name on the originating motion dated 28 October 2016 be amended to read 'Xiao Hua Hou'.
2. The applicant have leave to bring this application pursuant to section 4(2)(c)(i) of the *Vexatious Proceedings Restrictions Act 2002*.
3. The respondent is prohibited from instituting any further proceedings in relation to her registration or refusal of registration as a nurse in the State Administrative Tribunal or a court, against the applicant or the Australian Health Practitioner's Regulation Agency (AHPRA), without the leave of the State Administrative Tribunal or the court.
4. There be no order as to costs.

By the Court,

L. M. STRK, Principal Registrar.

LANDS

LA401

LAND ADMINISTRATION ACT 1997
LAND ADMINISTRATION REGULATIONS 1998

INSTRUMENT OF REVOCATION OF DELEGATIONS AND INSTRUMENT OF DELEGATION

I, Donald Terrence Redman MLA, acting in my capacity as the body corporate Minister for Lands continued by section 7(1) of the *Land Administration Act 1997* (Act)—

- a. Under section 59 of the *Interpretation Act 1984* and under section 9 of the Act, revoke all delegations made under the Act and the *Land Administration Regulations 1998* (Regulations) in favour of officers within the Department of Regional Development and Lands, as published in the Gazette of 3 March 2015; and
- b. Under section 9 of the Act, delegate to the persons for the time being holding or acting in the positions in the Department of Lands (Department) specified in Column 1 of the Schedule the powers conferred and duties imposed on me by the provisions of the Act and the Regulations specified in Column 2 of the Schedule opposite the positions, to the extent specified (if at all) in Column 3 of the Schedule opposite the powers and duties, except that no powers are delegated to officers of the Department other than the Director General in respect of the execution of any LAA Instrument* that is to, or for the benefit of, the Native Title Party* under a Native Title Agreement*.

For the avoidance of doubt, the Director General is not delegated the power to enter into a Native Title Agreement* but is only delegated the power to execute a LAA Instrument* in respect of an existing Native Title Agreement*.

* For the purposes of this Instrument of Delegation—

“LAA Instrument” has the same meaning as the term “instrument” is defined in the Act.

“Native Title Agreement” means any agreement that is—

- (i) an indigenous land use agreement under the *Native Title Act 1993 (Cth)* (NTA);
- (ii) a deed under section 31 of the NTA;
- (iii) an agreement for the withdrawal or ‘lifting’ of objections made under s24MD(6B) of the NTA and/or the Act; or
- (iv) a letter of intent, a ‘letter agreement’ or any similar type of arrangement,

under which Crown land is being agreed to be the subject of a LAA Instrument or any other type of benefit is being agreed to be conferred in exchange for an outcome being achieved or intended to be achieved under the NTA and/or the Act in respect of native title rights and interests claimed or held in the relevant Crown land.

“Native Title Party” means any person or persons on whom a benefit is being conferred pursuant to a Native Title Agreement (including under a LAA Instrument) as consideration for the outcome under the NTA and/or the Act in respect of native title rights and interests claimed or held in the relevant Crown land.

The common seal of the Minister for Lands is hereto affixed on this 11th day of January 2017.

Hon. DONALD TERRENCE REDMAN, MLA, Minister for Lands.

In the presence of—

J. CACCETTA.

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
<p>Director General 33513000</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 31, 34, 35, 36, 41, 42(1), 42(3) and (5), 45(2) and (5), 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a) and (b), 57, 58(4)(a) and (b), 59(4)(a) and (b), 59(5), 62(3)(a) and (b), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 103, 131, 133(3), 134, 136, 142, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(1), 170(5), 170(6), 170(8), 172, 173, 175(2), 175(4), 175(5), 176(1), 176(3), 177(3), 177(4), 177(5), 180(1a), 181(2), 182(1), 182(2), 183(1), 183(2), 184(1), 184(2), 184(3), 185(1), 185(3), 185(4), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(1), 191(3), 192, 193, 194, 195, 196, 197, 198, 199, 207(2), 210(1), 212(2), 214, 215(1), 217(3), 218, 220, 222, 224(3)(a), 224(3)(b), 229, 230(1), 231, 241(6)(e), 241(8), 241(9), 241(10), 241(13), 242(2), 248, 249, 255, 256, 257, 260, 261, 263, 267(2), 267(8), 269, 271(3) and 272. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under sections 101, 128(1), 135 and 141 of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 42(1)—In accordance with approved departmental policy guidelines</p> <p>Section 42(3)—Limited to where no opposition has been expressed to the proposed amendment.</p> <p>Section 42(5)—Limited to advertising in relation to section 42(3) minor amendments.</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land dispositions.</p> <p>Section 131—Excluding the power to determine whether forfeiture should occur</p> <p>Section 136—Powers up to and including 2,000,000 ha.</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 175(4)—Limited to considering objections and representations in relation to possible defect in the notice of intention</p> <p>Section 175(5)—Limited to possible defect in the notice of intention</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p> <p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
<p>Executive Director Regional and Metropolitan Services 33513136</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a) and (b), 57, 58(4)(a) and (b), 59(4)(a) and (b), 59(5), 62(3)(a) and (b), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 103, 133(3), 134, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 170(8), 172, 173, 175(2), 176(3), 177(4), 177(5), 180(1)(a), 181(2), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(1), 191(3), 192, 193, 195, 196, 198, 199, 207(2), 210(1), 212(2), 214, 215(1), 217(3), 218, 220, 222, 224(3)(a), 224(3)(b), 229, 230(1), 231, 241(6)(e), 241(8), 241(9), 241(10), 241(13), 242(2), 248, 249, 255, 256, 257, 260, 261, 263, 267(2), 267(8), 269, 271(3) and 272. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under sections 83, 101, 128(1), 131, 135, 141 and 142 of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 59(4)—In accordance with policy guidelines</p> <p>Section 64—In accordance with policy guidelines</p> <p>Section 67—In accordance with policy guidelines</p> <p>Section 73—Limited to appointing panels in respect of land dispositions.</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p> <p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Executive Director Land Asset Management Services 33513344</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a) and (b), 57, 58(4)(a) and (b), 59(4)(a) and (b), 59(5), 62(3)(a) and (b), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 103, 133(3), 134, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 170(8), 172, 173, 175(2), 176(3), 177(4), 177(5), 180(1)(a), 181(2), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(1), 191(3), 192, 193, 195, 196, 198, 199, 207(2), 210(1), 212(2), 214, 215(1), 217(3), 218, 220, 222, 224(3)(a), 224(3)(b), 229, 230(1), 231, 241(6)(e), 241(8), 241(9), 241(10), 241(13), 242(2), 248, 249, 255, 256, 257, 260, 261, 263, 267(2), 267(8), 269, 271(3) and 272. Schedule 2 and Schedule 3 of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 59(4)—In accordance with policy guidelines</p> <p>Section 64—In accordance with policy guidelines</p> <p>Section 67—In accordance with policy guidelines</p> <p>Section 73—Limited to appointing panels in respect of land dispositions.</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
	<p>Regulations 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under sections 83, 101, 128(1), 131, 135, 141 and 142 of the Act.</p>	<p>making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p> <p>“Processing powers”—</p> <p style="padding-left: 40px;">Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Manager Land Access Level 8 33513140</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a) and (b), 57, 58(4)(a) and (b), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 133(3), 134, 142A, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 170(8), 172, 173, 175(2), 176(3), 177(4), 177(5), 180(1a), 181(2), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(3), 192, 193, 195, 196, 198, 199, 260, 261, 263, 267(2), 267(8) and 271(3).</p> <p>Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under section 64 of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 187(1)—Where land is Crown land and the taking was intended to satisfy the <i>Native Title Act 1993</i> (Commonwealth) requirements, give effect to the purpose of the taking disposition and is concurrent with the disposition. Delegations to change and cancel designation limited to Executive Director and above</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p> <p>“Processing powers”—</p> <p style="padding-left: 40px;">Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Manager Operations South Level 8 33513207</p> <p>Manager Operations North Level 8 33513163</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a) and (b), 57, 58(4)(a) and (b), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 170(8), 172, 173, 175(2), 176(3), 177(4), 177(5), 180(1a),</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
<p>Manager Major Projects Level 8 33513346</p> <p>Manager Land Asset Management Unit Level 8 33514012</p>	<p>181(2), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(3), 192, 193, 195, 196, 198, 199, 260, 261, 263, 267(2), 267(8) and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under section 64 of the Act.</p>	<p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 187(1)—Where land is Crown land and the taking was intended to satisfy the <i>Native Title Act 1993</i> (Commonwealth) requirements, give effect to the purpose of the taking disposition and is concurrent with the disposition. Delegations to change and cancel designation limited to Executive Director and above</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p> <p>“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Manager Kimberley Level 7 33513167</p> <p>Manager Metropolitan and Peel Level 7 33513208</p> <p>Manager Mid West and Gascoyne Level 7 33513179</p> <p>Manager Pilbara Level 7 33513191</p> <p>Manager Goldfields Esperance and Wheatbelt Level 7 33513223</p> <p>Manager South West and Great Southern Level 7 33513234</p> <p>Manager Contaminated Sites Level 7 33513281</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a) and (b), 57, 58(4)(a) and (b), 65, 68, 74, 75(5), 75(6), 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 172, 173, 176(3), 177(4), 177(5), 180(1a), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(6), 190(8), 190(9), 190(11), 191(3), 192, 193, 195, 196, 198, 260, 261, 263, 267(2), and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations</p> <p>“Processing powers” under sections 64 and 267(8) of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur and the power to extend notice period under sub-section 2</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 187(1)—Where land is Crown land and the taking was intended to satisfy the <i>Native Title Act 1993</i> (Commonwealth) requirements, give effect to the purpose of the taking disposition and is concurrent with the disposition. Delegations to change and cancel designation limited to Executive Director and above</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
<p>Manager Survey Coordination Level 6 33513158</p> <p>Project Manager Level 7 33513354</p> <p>Project Manager South West Settlement Level 7 33513360</p> <p>Project Manager Water for Food Level 7 33514022</p> <p>Manager Property Transaction Services Level 7 33514030</p> <p>Manager Property Asset Utilisation Level 7 33514025</p>		<p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Manager Infrastructure Corridors Level 7 33513141</p>	<p>Sections 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 172, 173, 176(3), 177(4), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(6), 190(8), 190(9), 190(11), 191(3), 192, 193, 195, 196, 198 and 267(2). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under sections 64 and 267(8) of the Act.</p>	<p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 187(1)—Where land is Crown land and the taking was intended to satisfy the <i>Native Title Act 1993</i> (Commonwealth) requirements, give effect to the purpose of the taking disposition and is concurrent with the disposition. Delegations to change and cancel designation limited to Executive Director and above</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p> <p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Manager Native Title Negotiations and Notifications Level 7 33513276</p> <p>Team Leader Level 6 33513357</p>	<p>Sections 29, 170(5), 172, 177(5) and 180(1)(a) of the Act.</p>	

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
<p>Assistant Managers Level 6 33513224 33513235 33513236 33513168 33513180 33513210 33513209 33513249 33513192 33513211 33515016</p> <p>Team Leader Level 6 33513361</p> <p>Senior Project Officer Level 6 33513194 33513193 33513248 33514010</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4)(a), 65, 68, 74, 79, 80, 81, 82(1), 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 176(3), 260, 261, 263 and 267(2). Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations</p> <p>“Processing powers” under sections 64 and 267(8) of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur and the power to extend notice period under sub-section 2</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Team Leader Infrastructure Corridors Level 6 33513142</p>	<p>Sections 176(3), and 267(2). Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under sections 64 and 267(8) of the Act.</p>	<p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Project Officers Level 5 33513170 33513195 33513197 33513171 33513181 33513282 33513196 33513198 33513212 33513352 33513351 33513363 33514020 33514028 33514036</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 58(4)(a), 81, 82(1), 86, 87, 91, 92, 144, 145, 148, 150, 176(3), 260, 261 and 267(2). Schedule 2 and Schedule 3 of the Act.</p> <p>Regulation 7(b), 9(a), and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under sections 64 and 267(8) of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur and the power to extend notice period under sub-section 2</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Project Leader Infrastructure Corridors Level 5 33513143</p>	<p>Sections 176(3) and 267(2). Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under sections 64 and 267(8) of the Act.</p>	<p>“Processing powers”—</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
<p>Senior State Land Officers Level 4 33513237 33513238 33513250 33513182 33513225 33513213 33513200 33513172 33513284 33513214 33513199 33513173 33513252* 33513364 33513359 33513358</p> <p><i>*Delegations for 33513252 are limited to a 3 year period from the date of gazettal, for the purpose of finalising the War Service Land Settlement Scheme project.</i></p> <p>Project Officer Level 4 33513283 33514024</p>	<p>Sections 10, 13, 18, 21, 22(2), 29, 34, 41, 46(1), 46(3)(a), 47, 48, 50(1)(a), 50(4), 50(5), 51, 56(3)(a) and 82(1). Schedule 2 and Schedule 3 of the Act.</p> <p>“Processing powers” under— Sections 11(1)(a)(b)(c) and (2), 15,16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a) and (b), 59(5), 62(3)(a) and (b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2) and (3), 91, 101, 103, 144, 145, 148, 150, 267(8), 270(2), (3) and (4) and 284. Schedule 3 of the Act.</p>	<p>Section 50(4)—Limited to where all interests continue to exist</p> <p>“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Senior State Land Officer Infrastructure Corridors Level 4 33513144</p>	<p>“Processing powers” under sections 267(8), 267(8), 270(2), (3) and (4), 284. Schedule 3 of the Act.</p>	<p>“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Manager Pastoral Land Level 8 33514011</p>	<p>Sections 10, 13, 18, 21, 22(2), 29, 35, 65, 68, 79, 81, 87, 91, 92, 102, 103, 133(3), 134, 142A, 143, 185, 260, 261 and 267(2) of the Act.</p> <p>“Processing powers” under sections 83, 101, 128(1), 131, 135, 136, 141, 142, and 267(8) of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Senior Project Officer Level 6 33513269</p>	<p>Sections 10, 13, 18, 21, 22(2), 29, 68, 87, 103, 134, 142A, 143 and 260 of the Act.</p> <p>“Processing powers” under sections 35, 81, 83, 91, 92, 101, 102, 128, 131, 133(3), 135, 136, 141, 142, 142A and 267(8) of the Act.</p>	<p>“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Senior Project Officer Level 6 33513270</p>	<p>Sections 10 and 13 of the Act.</p> <p>“Processing powers” under sections 35, 81, 102, 103, 133(3), 135, 136, 141, 142 and 267(8) of the Act.</p>	<p>“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Pastoral Liaison Officer Level 6 33513153</p>	<p>Sections 10, 13, 18, 21, 22(2), 68, 91, 134 and 260 of the Act.</p> <p>“Processing powers” under sections 35, 81, 87, 92, 101, 102, 103, 115, 118, 119, 120, 121, 122, 122A, 128, 131, 133(3), 135, 136, 141, 142, 142A and 267(8) of the Act.</p>	<p>“Processing powers”— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
Executive Officer Pastoral Land Level 5 33513271	"Processing powers" under section 10 of the Act.	"Processing powers"— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Senior Project Officer Pastoral Land Level 6 33514032 Project Leader Land Tenure Pastoral Land Level 5 33513155	Sections 10, 13, 18, 21, 22(2), 29, 87, 134 and 142A of the Act. "Processing powers" under sections 35, 81, 83, 91, 92, 101, 102, 103, 128, 131, 133(3), 135, 136, 141, 142, 142A, 143, 260 and 267(8) of the Act.	"Processing powers"— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Leader Level 5 33513274	Sections 10, 13, 18, 21, 22(2) and 29 of the Act. "Processing powers" under sections 81, 83, 87, 91, 92, 101, 102, 103, 131, 133(3), 136, 141, 142, 143, 260 and 267(8) of the Act.	"Processing powers"— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Rangelands Liaison Officer Level 5 33513154	Sections 10, 13, 18, 21, 22(2), 29, 134 and 260 of the Act. "Processing powers" under sections 35, 81, 91, 92, 101, 133(3), 135, 136, 260 and 267(8) of the Act.	"Processing powers"— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Development Officer Level 4 33513156	"Processing powers" under sections 10, 13, 22(2), 29, 35, 81 and 101 of the Act.	"Processing powers"— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Officer Pastoral Land Level 4 33513275	"Processing powers" under sections 10, 29, 81, 91 and 101 of the Act.	"Processing powers"— Power to execute instruments and letters to give effect to a decision of the Minister or his delegates

LA402**TRANSFER OF LAND ACT 1893**

APPLICATION N270567

Take notice that Seng Tan of 8 Fiennes Street, Toodyay has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Fiennes Street, Toodyay being portion of Toodyay (formerly Newcastle) Building Lot 23 being Lot 23 on Deposited Plan 223148 containing 1894 square metres being the whole of the Land comprised in Memorial Book XXX No. 226.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge with Landgate on or before 10 February 2017 a caveat forbidding the land being brought under the operation of the Act.

JEAN VILLANI, Registrar of Titles.

LA403**DAMPIER TO BUNBURY PIPELINE ACT 1997**

DESIGNATED LAND

I, Donald Terrence Redman, MLA, DBNGP Land Access Minister, give notice in accordance with section 33(1) of the *Dampier to Bunbury Pipeline Act 1997* that the land the subject of the Land Description described below is designated, at the beginning of the day this notice is published in the *Government Gazette*, as additional land in the DBNGP corridor.

Land Description—

Portion of Lot 3002 on Deposited Plan 46763 shown as 'A' on Deposited Plan 403283 and being part of the land comprised in Certificate of Crown Land Title Volume 3135 Folio 621.

The Plans may be inspected at Landgate, Midland Square, Midland.

Hon. DONALD TERRENCE REDMAN, MLA, DBNGP Land Access Minister.

LOCAL GOVERNMENT

LG401**LOCAL GOVERNMENT ACT 1995**

Shire of Dardanup

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by 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 Shire of Dardanup as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 301 to 314 inclusive as shown on Deposited Plan 72568, Lot 101, Lot 102 and Lots 116 to 118 inclusive as shown on Deposited Plan 403626.

BRAD JOLLY, Executive Director Sector Regulation and Support,
Department of Local Government and Communities.

LG402**LOCAL GOVERNMENT ACT 1995**

City of Albany

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by 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 day of publication in the *Government Gazette*, determined that the method of valuation to be used by the City of Albany as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All those portions of land being Lot 109 as shown on Deposited Plan 70290 and Lot 108 as shown on Deposited Plan 409641.

BRAD JOLLY, Executive Director Sector Regulation and Support,
Department of Local Government and Communities.

LG403**LOCAL GOVERNMENT ACT 1995**

Shire of Toodyay

(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Brad Jolly, being delegated by 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 1 July 2017, determined that the method of valuation to be used by the Shire of Toodyay 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 11 as shown on Diagram 54916; Lot 1, Lot 4 and Lot 6 as shown on Diagram 66602; Lot 219 and Lot 220 as shown on Diagram 80628; Lot 1 and Lot 2 as shown on Diagram 82001; Lot 55 as shown on Diagram 96685.

Schedule B

	Designated Land
UV to GRV	All those portions of land being Lot 1 and Lot 5 as shown on Plan 12225; Lot 16, Lot 17, Lot 43, Lot 44, Lots 55 to 63 inclusive, Lots 103 to 107 inclusive and Lot 109 as shown on Plan 12560; Lots 34 to 37 inclusive, Lots 39 to 42 inclusive, Lot 45 and Lot 46 as shown on Plan 12561; Lots 26 to 33 inclusive, Lots 47 to 49 inclusive and Lot 65 as shown on Plan 12562; Lots 12 to 15 inclusive, Lots 18 to 25 inclusive and Lots 50 to 54 inclusive as shown on Plan 12563; Lot 88, Lot 91, Lot 92, Lot 98 and Lot 99 as shown on Plan 13030; Lots 67 to 87 inclusive as shown on Plan 13031; Lots 100 to 102 inclusive, Lots 110 to 112 inclusive, Lot 131 and Lots 133 to 138 inclusive as shown on Plan 13032; Lots 113 to 118 inclusive, Lots 124 to 130 inclusive and Lot 132 as shown on Plan 13033; Lot 1, Lot 2, Lots 5 to 15 inclusive, Lots 24 to 27 inclusive, Lot 80, Lots 82 to 86 inclusive, Lots 101 to 106 inclusive, Lot 111, Lot 112, Lot 29619 and Lot 29709 as shown on Plan 14524; Lots 16 to 23 inclusive, Lots 28 to 39 inclusive, Lots 87 to 90 inclusive, Lots 92 to 98 inclusive, Lot 100, Lots 107 to 110 inclusive, Lot 113 and Lot 114 as shown on Plan 14525; Lots 41 to 43 inclusive, Lots 45 to 49 inclusive, Lots 68 to 76 inclusive and Lots 116 to 141 inclusive as shown on Plan 14526; Lots 50 to 52 inclusive, Lots 54 to 67 inclusive, Lots 77 to 79 inclusive and Lots 142 to 158 inclusive as shown on Plan 14527; Lot 100, Lot 101, Lots 103 to 107 inclusive, Lots 109 to 111 inclusive and Lots 140 to 155 inclusive as shown on Plan 17504; Lots 157 to 159 inclusive as shown on Plan 17803; Lots 202 to 218 inclusive and Lots 230 to 268 inclusive as shown on Plan 18244; Lots 221 to 229 inclusive as shown on Plan 18296; Lots 174 to 177 inclusive as shown on Plan 19849; Lots 101 to 111 inclusive as shown on Plan 20991; Lots 302 to 306 inclusive, Lot 308, Lot 309, Lots 316 to 332 inclusive and Lot 339 as shown on Plan 21005; Lots 310 to 315 inclusive, Lot 334, Lot 335, Lot 337, Lot 338 and Lot 340 as shown on Plan 21006; Lot 651, Lot 652 and Lots 688 to 690 inclusive as shown on Plan 21256; Lot 653, Lot 654 and Lots 692 to 694 inclusive as shown on Plan 21257; Lots 680 to 687 inclusive as shown on Plan 21258; Lots 655 to 659 inclusive, Lot 678 and Lot 679 as shown on Plan 21259; Lots 661 to 663 inclusive, Lot 676 and Lot 677 as shown on Plan 21382; Lots 667 to 669 inclusive and Lots 671 to 675 inclusive as shown on Plan 21383.

BRAD JOLLY, Executive Director Sector Regulation and Support,
Department of Local Government and Communities.

MARINE/MARITIME

MA401

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
PROHIBITED SWIMMING AREA
City of Busselton

Department of Transport,
Fremantle WA, 20th January 2017.

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 9.00 pm and 10.30 pm on Sunday 22nd January 2017.

Busselton Jetty

All the waters within a 150 metre radius around the firing point; located on the Busselton Jetty at approximately 185 metres along the Jetty from the foreshore.

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

CHRISTOPHER J. MATHER, Director of Waterways Safety Management,
Department of Transport.

MA402

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
PROHIBITED SWIMMING AREA
Val Street Jetty
City of Rockingham

Department of Transport,
Fremantle WA, 20th January 2017.

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 7:45 pm and 9:15 pm on Thursday 26th January 2017.

Val Street Jetty, City of Rockingham

Area of Closure:—All the waters within a 150 metre radius of the firing point located at approximately 32°16.496'S, 115°43.560'E.

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

CHRISTOPHER J. MATHER, Director of Waterways Safety Management,
Department of Transport.

MA403

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
PROHIBITED SWIMMING AREA
Town Beach Jetty
Shire of Broome

Department of Transport,
Fremantle WA, 20th January 2017.

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 7:00 pm and 9:30 pm on Thursday 26th January 2017.

Town Beach Jetty, Broome

Area of Closure:—All the waters within a 150 metre radius of the firing point located at position 17°58.275'S and 122°14.276'E on the Town Beach Jetty Broome.

This area is set aside for safety measures during the set up and display of pyrotechnics associated with the Australia Day Celebration 2017. Mariners are advised to take caution when navigating in the area.

CHRISTOPHER J. MATHER, Director of Waterways Safety Management,
Department of Transport.

MA404

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
PROHIBITED SWIMMING AREA
Bunbury

Department of Transport,
Fremantle WA, 20 January 2017.

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 8:00 pm and 9:30 pm on 26th January 2017.

Leschenault Inlet, Bunbury

All the waters within a 150 metre radius around the firing point; located on the Foreshore of Leschenault Inlet, Bunbury at position 33°19.294'S, 115°38.444'E.

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

CHRISTOPHER J. MATHER, Director Waterways Management, Marine Safety,
Department of Transport.

MA405

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
 PROHIBITED SWIMMING AREA
 Fremantle Fishing Boat Harbour
City of Fremantle

Department of Transport,
 Fremantle WA, 20th January 2016.

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 7:30 pm and 9:00 pm on the 26th January 2017.

Fremantle Fishing Boat Harbour, City of Fremantle

Area of Closure:—All the waters within a 200 metre radius of the firing point located at approximately 32°03.896'S 115°44.569'E.

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

CHRISTOPHER J. MATHER, Director of Waterways Safety Management,
 Department of Transport.

MA406

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
 PROHIBITED SWIMMING AREA
 Geraldton

Department of Transport,
 Fremantle WA, 20th January 2017.

Acting pursuant to the powers conferred by Regulation 10A (b) of the *Navigable Waters Regulations 1958*, I hereby close the following area of water to swimming between 6:00 pm and 9:00 pm on Thursday 26th January 2017.

Geraldton

Area of Closure:—All of the waters within Champion Bay bounded by a line from the south-western corner of the Batavia Coast Marina main breakwater (approximately 28°46.130'S, 114°36.543'E) to Port Beacon BE22 at approximately 28°46.253'S, 114°36.117'E (north of Seal Rock and the eastern breakwater), then to the north-west corner of the Geraldton Port eastern breakwater at approximately 28°46.345'S, 114°36.140'E, but excluding those waters within 100 metres of the foreshore at the swimming beaches. All coordinates based on GDA9.

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

MARK BRIANT, A/Director of Waterways Safety Management,
 Department of Transport.

MA407

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
 DECLARATION AND EXEMPTION OF EMERGENCY VESSELS
 Western Australian Government Agencies
 (NWR—2016—201602)

Department of Transport,
 Fremantle WA, 20th January 2017.

I, Raymond Buchholz, Marine Safety General Manager, Department of Transport and delegate of the Chief Executive Officer—

1. acting pursuant to regulation 19H of the *Navigable Waters Regulations 1958* ('the Regulations'), hereby declare the vessels listed in Schedule 1 to be emergency vessels, with the specifications in Schedule 2; and
2. acting pursuant to section 115A of the *Western Australian Marine Act 1982* ('the Act'), hereby exempt the vessels listed in Schedule 1 from notices made under the following sections of the Act ('the exemption'), subject to the conditions in Schedule 3—
 - (a) section 66 (Closure of navigable waters); and
 - (b) section 67 (Limiting speed of vessels).

This instrument is to be known as NWR-2016-201602 and it revokes the previous instrument NWR-2016-201345 dated 8/6/2016.

RAYMOND BUCHHOLZ, Marine Safety General Manager,
Department of Transport.

Schedule 1—Vessels Declared to be Emergency Vessels

Agency	Vessel Name	Unique Identifier
Department of Transport, Marine Safety	PV1	06443
Department of Transport, Marine Safety	PV2	06255
Department of Transport, Marine Safety	PV3	07072
Department of Transport, Marine Safety	PV4	06296
Department of Transport, Marine Safety	PV5	06096
Department of Transport, Marine Safety	PV6	06683
Department of Transport, Marine Safety	PV7	06355
Department of Transport, Marine Safety	PV8	07044
Department of Transport, Marine Safety	PV9	06241
Department of Transport, Marine Safety	PV10	05107
Department of Transport, Marine Safety	PV11	08788
Department of Transport, Marine Safety	PV12	05262
Department of Transport, Marine Safety	PV14	06826
Department of Transport, Marine Safety	PV15	06825
Department of Transport, Marine Safety	PV16	08460
Department of Transport, Marine Safety	PV17	06956
Department of Transport, Marine Safety	PV18	08110
Department of Transport, Marine Safety	PV20	04437
Department of Transport, Coastal Infrastructure	Alec Hansen III	05562
Department of Transport, Coastal Infrastructure	Profiler II	09161
Department of Transport, Coastal Infrastructure	Harbour 1	07059
Department of Transport, Marine Education	Gemini	08782
Department of Fisheries	Walcott	04752
Department of Fisheries	FD5	06499
Department of Fisheries	FD6	06945
Department of Fisheries	FD7	06184
Department of Fisheries	FD9	05632
Department of Fisheries	FD12	06602
Department of Fisheries	FD23	08508
Department of Fisheries	FD26	06498
Department of Fisheries	FD41	05665
Department of Fisheries	FD50	06385
Rottneest Island Authority	Ranger 1	06501
Rottneest Island Authority	Marine II	06183
Department of Parks and Wildlife	Pseudorca III	06412
Department of Parks and Wildlife	Lakela	06414
Department of Parks and Wildlife	Worndoom	027013
Department of Parks and Wildlife	Osprey	08182
Department of Parks and Wildlife	Sirenia III	06404
Department of Parks and Wildlife	Pandion	06413
Department of Parks and Wildlife	Jangabarru	06685
Department of Parks and Wildlife	Joonwinyin	06881
Department of Parks and Wildlife	Murlanda	06952
Department of Parks and Wildlife	Eclipse	06601
Department of Parks and Wildlife	Kgaiup Spirit	06332
Department of Parks and Wildlife	Cetea	06500
Department of Parks and Wildlife	Squalus	08875
Department of Parks and Wildlife	Walgine	09247
Department of Parks and Wildlife	Booneenboro	06827

Agency	Vessel Name	Unique Identifier
Department of Parks and Wildlife	Marli	08315
Police Department	Delphinus (TW150)	03621
Police Department	Aux to Delphinus (TW155)	06455
Police Department	Cygnets V (TW160)	07002
Police Department	TW151	06353
Police Department	TW152	09352
Police Department	TW153	08226
Police Department	TW154	09081
Police Department	TW170	09080
Police Department	TW171	08632
Police Department TRG	QO390	06654
Police Department TRG	QO391	06254

Schedule 2—Declaration Specifications

Pursuant to regulation 19H(2) of the Regulations—

1. A vessel listed in Schedule 1 is taken to be operating as an **emergency vessel** in the following circumstances only—
 - (a) the vessel is being deployed in relation to an identified emergency (sea search and rescue or other situations where serious injury and/or loss of life can either be reasonably expected or has been reported to the vessel); or
 - (b) the vessel is being used in connection with the official duties, including the compliance, monitoring and enforcement of legislation administered by the Department of Transport or the WA Police, of—
 - (i) an inspector or authorised person appointed under section 117 of the Act; or
 - (ii) a Police Officer.
2. The master (every person, except a pilot, having command or charge) of a vessel listed in Schedule 1, whilst it is operating as an emergency vessel must—
 - (a) hold, as a minimum, a Certificate of Competency Coxswain Grade 2; and
 - (b) be an inspector or authorised person appointed under section 117 of the Act or a Police Officer.
3. The following provisions of the Regulations **do not apply** to a vessel listed in Schedule 1 whilst it is operating as an emergency vessel and if it is reasonable that the provisions should not apply—
 - (a) Regulation 19A (Speed limit in Swan and Canning Rivers); and
 - (b) Regulation 48 (Limitation of speed).
4. A vessel listed in Schedule 1 is permitted to use a lamp displaying intermittent blue flashes at any time it is operating as an emergency vessel.

Schedule 3—Exemption Conditions

Pursuant to section 115A of the Act, the exemption applies only to vessels listed in Schedule 1 and only if the following conditions are met—

1. The vessel—
 - (a) is deployed in relation to an identified emergency (sea search and rescue or other situations where serious injury and/or loss of life can either be reasonably expected or has been reported to the vessel); or
 - (b) is being used in connection with the official duties, including compliance monitoring and enforcement of legislation administered by the Department of Transport or the WA Police, of—
 - (i) an inspector or authorised person appointed under section 117 of the Act; or
 - (ii) a Police Officer; and
 - (c) exhibits a lamp displaying intermittent blue flashes whilst it is exceeding the speed limit; and
2. The master of the vessel—
 - (a) holds, as a minimum, a Certificate of Competency Coxswain Grade 2;
 - (b) is an inspector or authorised person appointed under section 117 of the Act or a Police Officer;
 - (c) complies with the *Prevention of Collisions at Sea Regulations 1983* including—
 - i. Rule 5 (Look-out);
 - ii. Rule 6 (Safe Speed);
 - iii. Rule 7 (Risk of Collision); and
 - (d) assesses it is appropriate to exceed the speed limit, taking into account the situation of the identified emergency.

MA408

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
DECLARATION AND EXEMPTION OF EMERGENCY VESSELS
 Volunteer Organisations
 (NWR-2016-201579)

Department of Transport,
 Fremantle WA, 20th January 2017.

I, Raymond Buchholz, Marine Safety General Manager, Department of Transport and delegate of the chief executive officer—

1. acting pursuant to regulation 19H of the *Navigable Water Regulations 1958* (‘the Regulations’), hereby declare the vessels listed in Schedule 1 to be emergency vessels, with the specifications in Schedule 2; and
2. acting pursuant to section 115A of the *Western Australian Marine Act 1982* (‘the Act’), hereby exempt a vessel listed in Schedule 1 from notices made under the following sections of the Act (‘the exemption’), subject to the conditions in Schedule 3—
 - (a) Section 66 (Closure of navigable waters); and
 - (b) Section 67 (Limiting speed of vessels).

This instrument is to be known as NWR-2016-201579 and it revokes the previous instrument NWR-2016-201343 dated 8/6/2016.

RAYMOND BUCHHOLZ, Marine Safety General Manager,
 Department of Transport.

Schedule 1—Vessels declared as Emergency Vessels

Rescue Group / Agency	Vessel Name	Unique Identifier
Albany Sea Rescue Squad	Rescue 1	09480
Albany Sea Rescue Squad	Rescue 2	08684
Augusta Volunteer Sea Rescue Group	R.V. Ryal	08688
Bremer Bay Volunteer Marine Rescue	Rescue 1	09834
Broome Volunteer Sea Rescue Group	Redbill II	08692
Broome Volunteer Sea Rescue Group	Sea Legs	09286
Busselton Volunteer Marine Rescue Group	BJ Lucy	08707
Busselton Volunteer Marine Rescue Group	Cheryll K	08704
Bunbury Sea Rescue	Spirit of Bunbury III	0693
Bunbury Sea Rescue	VMR3	09168
Bunbury Sea Rescue	Captain Bob Allsop	08695
Carnarvon Volunteer Sea Rescue Group	Rescue 1	08709
Carnarvon Volunteer Sea Rescue Group	Lady Daph	08708
Cockburn Sea Rescue	Avail4	EC126
Cockburn Sea Rescue	Woodmans 01	BR296
Coral Bay Sea Rescue		08710
Denmark Sea Rescue Group		08713
Derby Volunteer Marine Rescue Group	RV Volunteer	08716
Esperance Sea Search and Rescue Group	Volunteer III	08720
Exmouth Volunteer Marine Rescue Group	Ningaloo Endeavour	08721
Fremantle Sea Rescue	R 100	08876
Fremantle Sea Rescue	Reliant	08878
Fremantle Sea Rescue	Vigilant	08877
Fremantle Sea Rescue	Gemini 1	08879
Geraldton Volunteer Marine Rescue Group	Nashira	08725
Geraldton Volunteer Marine Rescue Group	Capella	GN2301
Hopetoun Volunteer Sea Rescue Group	Mary Ann	08727
Jurien Bay Volunteer Marine Rescue Group	Crikey	08732
Kalbarri Water Rescue Group	Spirit of Kalbarri	09033
Lancelin Sea Search and Rescue Group	Volunteer Spirit	08736
Leeman Volunteer Sea Rescue Group	The Abe-Lee	08739

Rescue Group / Agency	Vessel Name	Unique Identifier
Mandurah Volunteer Marine Rescue Group	The Duck	08883
Mandurah Volunteer Marine Rescue Group	Spirit of Mandurah	08742
Mandurah Volunteer Marine Rescue Group	Charles B	08741
Mandurah Volunteer Marine Rescue Group	Westwide 1	24578
Margaret River Volunteer Sea Rescue Group	RV Brems	08698
Naturaliste Volunteer Sea Rescue Group	Austin T	08734
Naturaliste Volunteer Sea Rescue Group	Valarie June	08717
Onslow Volunteer Marine Rescue Group		08754
Peaceful Bay Sea Rescue Group	Scorpien	08756
Peaceful Bay Sea Rescue Group	Irwin	08757
Port Denison Volunteer Sea Rescue Group	Rescue 1	08758
Port Hedland Volunteer Sea Rescue	Iron Pride	08759
Port Hedland Volunteer Sea Rescue	Lancer RIB	09358
Port Hedland Volunteer Sea Rescue	Quintrex Explorer	GC921
Port Walcott Sea Search and Rescue Group	Pilbara Seeker III	08761
Rockingham Volunteer Sea Rescue Group	Jaimee Lee	08763
Rockingham Volunteer Sea Rescue Group	Cape Peron	09035
Two Rocks Volunteer Sea Rescue Group	Sea Guardian II	08770
Two Rocks Volunteer Sea Rescue Group	Guardian I	08769
Shark Bay Volunteer Marine Rescue	Tamala Rose	08768
VMRWA	Tom Reid	DW342
VMRWA	Sardam	ES311
Walpole Volunteer Marine Rescue Group	Harlequin	08771
West Pilbara Volunteer Sea Search and Rescue	North West Shelf Venturer	08773
Whitfords Sea Rescue	RV Upton	08777
Whitfords Sea Rescue	Stacey Hall	08886
Whitfords Sea Rescue	City of Joondalup	08887
Windy Harbour Volunteer Marine Rescue	Wind N Sea	09336
Wyndham Sea Rescue	Veronica Ryan	08719

Schedule 2—Declaration Specifications

Pursuant to regulation 19H(2) of the Regulations—

1. A vessel listed in Schedule 1 is taken to be operating as an **emergency vessel** when the vessel is being deployed in relation to an identified emergency (sea search and rescue or other situations where serious injury and/or loss of life can either be reasonably expected or has been reported to the vessel).
2. The following provisions of the Regulations **do not apply** to a vessel listed in Schedule 1, in any circumstances, while the vessel is operating as an emergency vessel—
 - (a) Regulation 19A (Speed limit in Swan and Canning Rivers); and
 - (b) Regulation 48 (Limitation of speed).
3. A vessel listed in Schedule 1—
 - (a) is permitted to use a lamp displaying intermittent blue flashes at any time the vessel is—
 - (i) operating as an emergency vessel; or
 - (ii) supporting an aquatic event approved under regulation 51C of the Regulations, under the direction of a Department of Transport Marine Inspector appointed pursuant to section 117 of the Act; and
 - (b) must exhibit a lamp displaying intermittent blue flashes whilst it is exceeding the speed limit.
4. The operator of a vessel listed in Schedule 1 must hold, as a minimum, a Recreational Skippers Ticket.
5. The master (every person, except a pilot, having command or charge) of a vessel listed in Schedule 1 must—
 - (a) comply with the *Prevention of Collisions at Sea Regulations 1983* including—
 - i. Rule 5 (Look-out);
 - ii. Rule 6 (Safe Speed);
 - iii. Rule 7 (Risk of Collision); and

- (b) assess if it is appropriate to exceed the speed limit, taking into account the situation of the identified emergency.
- 6. The vessel master and crew must comply with directions issued by Western Australia Police officers, and Department of Transport Marine Inspectors appointed pursuant to section 117 of the Act, including the provision of timely and accurate information and situation reports in relation to the identified emergency as requested.

Schedule 3—Exemption Conditions

Pursuant to section 115A of the Act, the exemption applies only to vessels listed in Schedule 1 and only if the following conditions are met—

1. The vessel—
 - (a) is deployed in relation to an identified emergency (sea search and rescue or other situations where serious injury and/or loss of life can either be reasonably expected or has been reported to the vessel); and
 - (b) exhibits a lamp displaying intermittent blue flashes whilst it is exceeding the speed limit;
2. The master of the vessel—
 - (a) holds, as a minimum, a Recreational Skippers Ticket;
 - (b) complies with the *Prevention of Collisions at Sea Regulations 1983* including—
 - i. Rule 5 (Look-out);
 - ii. Rule 6 (Safe Speed);
 - iii. Rule 7 (Risk of Collision); and
 - (c) assesses it is appropriate to exceed the speed limit, taking into account the situation of the identified emergency; and
3. The vessel master and crew comply with directions issued by Western Australia Police officers, and Department of Transport Marine Inspectors appointed pursuant to section 117 of the Act, including the provision of timely and accurate information and situation reports in relation to the identified emergency as requested.

Note—

A master of a vessel listed in Schedule 1 is not required to hold a commercial Certificate of Competency under regulation 28 of the *W.A. Marine (Certificates of Competency and Safety Manning) Regulations 1983*. However the Department of Fire and Emergency Services may require the master to hold a minimum qualification higher than the Recreational Skippers Ticket required by this instrument.

MA409

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
 DECLARATION AND EXEMPTION OF EMERGENCY VESSEL
 Shire of Murray Fire Boat
 (WAMA-2017-201731)

Department of Transport,
 Fremantle WA, 20th January 2017.

I, Raymond Buchholz, Marine Safety General Manager, Department of Transport and delegate of the chief executive officer—

1. acting pursuant to regulation 19H of the *Navigable Water Regulations 1958* (‘the Regulations’), hereby declare the vessel known as the Murray Fire Boat DA317 with unique identifier 9418 and EX number 247 (‘Murray fire boat’) to be an emergency vessel, with the specifications in Schedule 1;
2. acting pursuant to section 115A of the *Western Australian Marine Act 1982* (‘the Act’), hereby exempt the Murray fire boat from—
 - (a) notices made under the following sections of the Act (‘the speed exemption’), subject to the conditions in Schedule 2—
 - i. Section 66 (Closure of navigable waters);
 - ii. Section 67 (Limiting speed of vessels); and
 - (b) compliance with Part II of the Act ‘Survey, Manning and Operation of Commercial Vessels’ (‘the Act Part II exemption’), subject to the conditions in Schedule 3.

This instrument is to be known as WAMA-2017-201731 and is valid until revoked.

RAYMOND BUCHHOLZ, Marine Safety General Manager,
 Department of Transport.

Schedule 1—Declaration Specifications

Pursuant to regulation 19H(2) of the Regulations—

1. The Murray fire boat is taken to be operating as an emergency vessel when the vessel is being deployed in relation to an identified fire emergency.
2. Regulation 48 (Limitation of speed) of the Regulations does not apply to the Murray fire boat, in any circumstances, while the vessel is operating as an emergency vessel.
3. The Murray fire boat is permitted to use a lamp displaying intermittent blue flashes at any time the vessel is operating as an emergency vessel.
4. The operator of the Murray fire boat must hold, as a minimum, a Recreational Skippers Ticket.

Schedule 2—Speed Exemption Conditions

Pursuant to section 115A of the Act, the speed exemption applies only to the Murray fire boat if the following conditions are met—

1. The Murray fire boat—
 - (a) is deployed in relation to an identified fire emergency; and
 - (b) exhibits a lamp displaying intermittent blue flashes whilst it is exceeding the speed limit; and
2. The master (every person, except a pilot, having command or charge) of the Murray fire boat—
 - (a) holds, as a minimum, a Recreational Skippers Ticket;
 - (b) complies with the *Prevention of Collisions at Sea Regulations 1983* including—
 - i. Rule 5 (Look-out);
 - ii. Rule 6 (Safe Speed);
 - iii. Rule 7 (Risk of Collision); and
 - (c) assesses it is appropriate to exceed the speed limit, taking into account the situation of the identified emergency.

Schedule 3—Act Part II Exemption Conditions

Pursuant to section 115A of the Act, the Act Part II exemption applies only to the Murray fire boat and only if the following conditions are met—

1. The vessel operates only on smooth waters, as defined in Schedule 1 of the *W.A. Marine (Certificates of Competency and Safety Manning) Regulations 1983*;
2. The vessel displays the EX number allocated to the vessel by the Department of Transport, and no other vessel identification numbers, in accordance with regulation 10A(1)(f) of the *W.A. Marine (Surveys and Certificates of Survey) Regulations 1983*;
3. The Murray fire boat is equipped with the following—
 - a. either—
 - i. a lifejacket for each person on the vessel, which as a minimum, meets the classification for—
 - a. Type 1 under Australian Standard AS 1512, or
 - b. Level 100 under Australian Standard AS 4758; or
 - ii. inbuilt buoyancy which, as a minimum, meets 'basic flotation' as defined in the National Standard for the Australian Builders Plate for Recreational Boats;
 - b. a fire extinguisher that bears the stamp of Standards Australia and conforms, as a minimum, to one of the following Australian Standards—
 - i. AS 1841.1 and AS 1841.4 (foam);
 - ii. AS 1841.1 and AS 1841.5 (powder type);
 - iii. AS 1841.1 and AS 1841.6 (carbon dioxide); or
 - iv. AS 1841.1 and AS 1841.7 (vaporizing liquid);
 - c. an effective anchor and line; and
 - d. a suitable first aid kit;
4. The Murray fire boat does not carry any passengers, except where a passenger has just been rescued in relation to an identified emergency; and
5. The master of the Murray fire boat follows Department of Fire and Emergency Services procedures.

Note—

A master of the Murray fire boat is not required to hold a commercial Certificate of Competency under regulation 28 of the *W.A. Marine (Certificates of Competency and Safety Manning) Regulations 1983*. However the Department of Fire and Emergency Services may require the master to hold a minimum qualification higher than the Recreational Skippers Ticket required by this instrument.

MINERALS AND PETROLEUM

MP401

PETROLEUM ACT 1936

PARTIAL SURRENDER

On 4 January 2017 the Governor of the State of Western Australia consented to the partial surrender of the said part (as to area and depth) of Barrow Island Petroleum Lease 1H (as renewed) as described below.

Description	Area (Square meters)	Depth (meters)	Block Number
Gas Treatment Plant and Associated Facilities Infrastructure <i>(Land Administration Act 1997 Lease L77431)</i>	21,943sq.m at natural surface	200M below natural surface	Part of Hamersley Range map sheet (SF50) block 5666 DP 409277

Endorsed in the register on 9 January 2017.

MP402

MINING ACT 1978

INSTRUMENT OF EXTENSION OF TERM OF EXEMPTION OF LAND

I, Frederick Ivor Roberts, Executive Director, Mineral Titles, pursuant to section 19 of the *Mining Act 1978*, hereby extend the exemption originally declared on 8 February 2001, and published in the *Government Gazette* dated 16 February 2001, for that area described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a further period of two years, expiring on 6 February 2019.

Locality

Burrup Peninsula—West Pilbara Region

Description of Land

Land designated S19/153 in the TENGRAPH electronic plan of the Department of Mines and Petroleum.

Area of Land

Approximately 46603.28 hectares

Dated at Perth this 12th day of January 2017.

FREDERICK IVOR ROBERTS, Executive Director, Mineral Titles.

MP403

MINING ACT 1904

TEMPORARY RESERVES

Department of Mines and Petroleum
Perth, 16 January 2017.

In accordance with the provisions of the *Mining Act 1904*, the Governor in Executive Council has been pleased to deal with the following Temporary Reserves.

TIM GRIFFIN, Acting Director General.

The rights of occupancy on the undermentioned Temporary Reserves have been renewed.

Number	Occupant	For Further Period Expiring On	Locality	Mineral Field
5615H, 5616H, 5621H and 5622H	Central Pilbara North Iron Ore Pty Ltd	31 December 2017	Wittenoom	West Pilbara

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005**GREATER BUNBURY REGION SCHEME AMENDMENT 0044/57**

Department of Parks and Wildlife, 'Visitor Gateway' project, Koombana Drive, Bunbury

Call for Public Submissions

The Western Australian Planning Commission (WAPC) intends to amend the Greater Bunbury Region Scheme (GBRS) for land in the local government of the City of Bunbury and is seeking public comment.

The purpose of this amendment proposal is to rationalise the GBRS zones and reservations at Lots 882, portion 883, portion 460 and portion 902, Koombana Drive, Bunbury to facilitate the proposed Department of Parks and Wildlife, 'Visitor Gateway' development.

The proposal will see all of the land subject of the amendment reserved as Public Purposes—Special Uses, Regional Open Space and Other Regional Roads, including a net gain in Regional Open Space of approximately 0.3ha.

Display locations

The WAPC's Amendment Report and plans showing the proposed changes are available for viewing online at www.planning.wa.gov.au (Public Comment page); and at the following locations—

- Western Australian Planning Commission, Level 2,
140 William Street, Perth
 - Department of Planning,
61 Victoria Street, Bunbury
 - State Reference Library
Perth Cultural Centre
- Municipal office of the—
- City of Bunbury

Submissions

Submissions to support, object to, or provide comment on the proposed amendment should be made on a Form 57, which is available online and at the display locations.

Submissions can be lodged online to Bunbury.Planning@planning.wa.gov.au or by post to: The Secretary, Western Australian Planning Commission, 61 Victoria Street, Bunbury WA 6230.

Submissions must be received by 5.00pm, Monday 20 March 2017. Late submissions will not be considered.

KERRINE BLENKINSOP, Secretary,
Western Australian Planning Commission.

PL403

PLANNING AND DEVELOPMENT ACT 2005**APPROVED LOCAL PLANNING SCHEME AMENDMENT***Town of Claremont*

Town Planning Scheme No. 3—Amendment No. 123

Ref: TPS/1704

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 Town of Claremont Town Planning Scheme amendment on 21 December 2016 for the purpose of—

- (1) Modify the use class classification under Table 1—Land Use Table for Car Park in the Town Centre zone, from X and P* to AA, together with removing Car Park from the use class allocations under Sub-clauses (1) and (2) of Clause 61 Disposition of Uses.
- (2) Add an additional Note to Table 2—Development Table as follows—
Car parking requirements are to be measured to the second decimal point for all elements of the calculation and then rounded up or down to the nearest whole number for the final figure.
- (3) Amend Clause 30 to provide for 'status quo' recognition of parking standards for existing development by deletion of the words "car parking spaces of the number required by the scheme shall be" and by adding the words "and the alteration results in additional usable area and/or creates an additional demand for car parking, the additional bays" as follows—

Where—

- (1) land is developed by any substantial reconstruction, alteration or any addition to a building on that land, or
- (2) the nature of the use made of the land is changed.

and the alteration results in additional useable area and/or creates an additional demand for car parking, only the additional bays shall be required to be provided, constructed and maintained in accordance with the Scheme.

- (4) Amend Clause 31(2) to remove reference to “Appendix III” and “appropriate diagram contained in the Appendix” and replace these reference with “relevant Australian Standards” as follows—

Those car parking spaces and access ways to those spaces shall not be of lesser dimension than those specified under the relevant Australian Standards and shall be laid out together with required access aisles in accordance with those standards.

- (5) Delete “Appendix III—Dimensions of Car Parking” from the Scheme.
 (6) Amend Clause 31A(1) and (2) by combining them under Clause 31A(1) for clarity modified as follows—

Notwithstanding Clause 31(1) and the requirements of Table No. 2 relating to the number of car parking spaces to be provided, the Council may in its discretion approve the development of land for the purpose of—

- (a) a Retail Store;
- (b) a Shop (Intermediate); or
- (c) a Shop (Small)

with a reduced number of parking bays in accordance with the third column of Table No. 3, provided the parking layout is in accordance with the first and second columns of Table No. 3.

- (7) Rename Table 3—Car Parking Space under existing Clause 31A(2) (to be changed to Clause 31A (1) to “Table 3—Car Parking Space under Clause 31A(1) and modify reference “Appendix III” to “relevant Australian Standards.”
 (8) Replacing existing Clause 31A(2) with a new Clause 31A(2) which allows for parking concessions to apply to the minimum parking requirements achievable under the provisions of Town Planning Scheme No. 3 as follows—

Notwithstanding other parking concessions available for non-residential development under this Scheme, Council at its absolute discretion may apply further parking concessions for non-residential development (excluding educational establishments) of up to 35% where it is considered that the proposed land use or development satisfies the performance criteria contained in Table 4—Additional Car Parking Concessions.

Table 4—Additional Car Parking Concessions

Car Parking Concession	Performance Criteria
5%	The proposed development is within 400m of a rail station and customers/staff are likely to use the train to access the development.
5%	The proposed development is within 100m of a stop on a high frequency bus route and customers/staff are likely to use the bus to access the development.
5%	The proposed development is within 400m of a public car park.
5%	The proposed development provides 10 bicycles bays or more and where ‘end-of-trip facilities’ are provided as recommended under a Local Planning Policy adopted under the provisions of the Scheme and customers/staff are likely to use bicycles to access the development.
5%	The proposed development is located within Town Centre or Local Centre zone and provides a public benefit, compliments the character of the zone and does not adversely impact the amenity of the locality.
5%	Where the building/place is listed on the Town’s Heritage List, Municipal Inventory or the State Register of Heritage Places (subject to the building or place being conserved to the satisfaction of Council).
5%	The proposed development contains parking controls which monitor and control use through boom-gates (or similar) and ticket issuing machines.

- Notes:
1. Distances referred to in this table are measured along constructed footpaths or verges of road reserves, not ‘as the crow flies’.
 2. The applicant shall be required to submit a Peak Parking Demand Survey to satisfy Council that the granting of parking concessions under this clause will not result in parking shortfalls for the proposed development.

- (9) Add a new Clause 31A(8) to provide for and recognise reduced parking requirements in accordance with proposed Clause 31A(2) as interim arrangements to the provision of the required parking bays under Town Planning Scheme as follows—

If the Council has granted an interim parking concession in accordance with Clause 31A(2) in respect of a development of land, and application is made to Council for reconsideration of the parking requirements under the Scheme, the Council may consider any revised parking requirement as satisfying the parking requirements of the Scheme as if the application for the development was then before the Council for determination.

The reduced parking requirements shall be taken into account as satisfying the final parking requirements of the Scheme.

- (10) Delete existing Clause 31A(3) and add a new Clause 31A(3) as follows—
 Council, in considering the merits and application of parking concessions relative to non-residential land use and development proposals under Clause 31A(2) and the value of cash-in-lieu for parking bay construction under Clause 33(1)(a), is to take into consideration any Local Planning Policy which is adopted under the scheme and is applicable to public parking.
- (11) Delete existing Clause 31A(4) relating to existing parking concessions and Clause 32 relating to parking bay location together with adding a new Clause 31A(4) which formalises reciprocal parking opportunity on site and on other land sufficiently close to the development—
 Council may consider joint use of car parking facilities in satisfaction of parking requirements for non-residential development under the scheme as follows—
- (a) Parking facilities may be provided jointly by two or more owners or users of land or by one owner or user in respect of separate buildings or uses, subject to the satisfaction of the standards and requirements hereinafter set out in this sub-clause.
 - (b) If there is a deficiency in the number of parking spaces provided to serve and building or use, the Council may permit the parking spaces for that building or use to be provided jointly with any one or more other buildings or uses whether or not those others separately have the prescribed number of parking spaces provided that the peak hours of operation of the buildings or uses so sharing are different and do not substantially overlap.
 - (c) The Council may require that reciprocal access and circulation arrangements are provided for any buildings or uses affected by this sub-clause when, in the opinion of the Council, such arrangements are deemed necessary to improve design or amenity.
 - (d) The combined supply of car parking is considered by Council to be sufficient to meet the estimated peak combined demand and the location of parking is considered to be within close proximity and accessible from the development site, to the satisfaction of Council.
 - (e) The Council may require an agreement to be prepared by a solicitor at the expense of the person seeking to take advantage of the provisions of this sub-clause, detailing the relevant issues of the joint usage, and executed by all parties concerned. Any such agreement shall be capable of operating as an easement, an easement in gross and/or a restrictive covenant against any land providing parking spaces, reciprocal access or circulation arrangements and shall ensure that where the easement or restriction is made expressly in favour of an adjacent landowner other than the Town, that the restraint cannot be removed without consent of the Council upon the Council being satisfied that the joint use of parking facilities is no longer required.
- (12) Modify the valuation calculation for cash-in-lieu parking bays under Clause 33(1)(a) to remove all reference to the value of land in the Town Centre and Local Centre zones by removing the last half of the clause following “spaces calculated” and adding the following—
 in accordance with the scheme inclusive of any amount the Council estimates to be the cost of providing land to accommodate those spaces within or adjacent to the Town Centre and Local Centre zones taking into consideration any Local Planning Policy which is adopted under the scheme and is applicable to public parking.
- (13) Delete Clause 33(2) and replace with the following new Clause 33(2)—
- (2) The monies received by the Town under this clause shall be paid into a Parking Reserve Fund and shall only be used—
 - (a) for the provision of public parking or facilities, infrastructure and services for cyclists, pedestrians and public transport users;
 - (b) for reimbursing the Town for any expenses incurred for the purpose of this clause including any loan repayments.
- (14) Add a new Clause 33(3) to provide for and recognise the leasing or licensing of Council provided car parking bays as an interim arrangement to the provision of cash-in-lieu for insufficient parking bays as follows—
 If the Council has granted or waived a parking licence fee or granted a licence of car parking bays in a parking area or parking station under the control of the Council in respect of a development of land for any of the purposes referred to in Clause 31A(3), if during the term of the licence, or within three months after the termination of the licence by reason of the expiration of the term, or otherwise on the election of the licensee in accordance with the provisions of the lease or licence, the licensee may apply to the Council to reassess the parking requirements for the development in accordance with the provisions of this clause and the Council may do so as if the application for the development was then before the Council for determination. The waived licence fee or licence payment paid to Council for the licence of Council parking bays shall be taken into account as satisfying the final cash-in-lieu payment to Council for parking.

J. BARKER, Mayor.
 S. GOODE, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Gosnells
 Local Planning Scheme No. 6—Amendment No. 154

Ref: TPS/1434

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 Gosnells Local Planning Scheme amendment on 21 December 2016 for the purpose of—

1. Rezoning a portion of Robinson Park being Lot 864, 865, 866, 867 Corfield Street, Lot 2501, 2538, 2776, 2787, 2852 Rosekelly Road and Lot 2181 Swanley Street, Gosnells from “Local Open Space” to “Residential R25.
2. Amending the Scheme Map accordingly.

D. GRIFFITHS, Mayor.
 I. COWIE, Chief Executive Officer.

POLICE

PO401

ROAD TRAFFIC ACT 1974
ROAD TRAFFIC CODE 2000
 AUTHORISED PERSONS

Appointment of Accredited Pilots as Authorised Persons

I hereby declare that each person who is an accredited pilot pursuant to Regulation 3 of the *Road Traffic Code 2000* named in the attached lists are “authorised persons” within the meaning of and in accordance with Regulation 271 of the *Road Traffic Code 2000* for the purposes of Regulations 272(1)(a), 272(1)(d), 282(2) and 286 of the *Road Traffic Code 2000*—whilst performing their functions in the facilitating the safe movement of an oversize vehicle escorted by an accredited pilot.

Dated this Wednesday, 11 December 2016.

KARL J. O'CALLAGHAN, APM, Commissioner of Police.

Surname	First Name	State	Accredited Number	Training Provider
Sturrock	Travis	WA	00032	WARTA
Burgess	Kevin	WA	00040	WARTA
Wilson	Raymond	WA	00039	Keen Bros
Farquharson	Colin	WA	00036	Keen Bros

RACING, GAMING AND LIQUOR

RA401

LIQUOR CONTROL ACT 1988
 LIQUOR APPLICATIONS

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

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
A000218594	KCC Group Pty Ltd	Application for the grant of a Hotel licence in respect of premises situated in Kununurra and known as Kimberley Coastal Camp.	28/02/2017

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE— <i>continued</i>			
A000220265	Comet Pizza Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Perth and known as Comet Pizza.	29/01/2017
A000220487	Horrocks Community Centre Inc	Application for the grant of a Tavern Restricted licence in respect of premises situated in Horrocks and known as Horrocks Community Centre Inc.	20/02/2017
A000222524	Rostar Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Woodvale and known as Avoka.	30/01/2017
A000221756	Pleasure Foods Group Pty Ltd	Application for the grant of a Tavern Restricted licence in respect of premises situated in Perth and known as Guylian Belgian Chocolate Cafe.	13/02/2017
A000222677	Newtown Lodge Pty Ltd	Application for the grant of a Special Facility Bed and Breakfast, Reception Centre and Rooms Service Restaurant licence in respect of premises situated in Abbey and known as Amelia Park Lodge.	9/02/2017
A000222673	FC Shoalwater	Application for the grant of a Club Restricted licence in respect of premises situated in Shoalwater and known as FC Shoalwater.	23/01/2017
A000222861	Mannah Foods Pty Ltd	Application for the grant of a Small Bar licence in respect of premises situated in East Perth and known as Wharf On The Point.	05/02/2017
A000222830	Woolworths Limited	Application for the grant of a Liquor Store licence in respect of premises situated in Banksia Grove and known as BWS—Beer Wine Spirits Banksia Grove.	23/02/2017
A000222902	Woolworths Limited	Application for the grant of a Liquor Store licence in respect of premises situated in Southern River and known as BWS—Beer Wine Spirits Southern River.	14/02/2017
A000223525	Gelatone Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Stirling and known as Amico Cafe.	5/02/2017
A000223367	ALDI Foods Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Cannington and known as Aldi Cannington Liquor Store.	19/02/2017
A000223769	Fusion Six Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Wembley and known as Fusion 6.	30/01/2017
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
A000222863	Ozindo Group Pty Ltd	Application for the Grant of an ETP for ongoing hours for a licence in respect of premises situated in Albany and known as Six Degrees of Separation.	1/02/2017

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

B. A. SARGEANT, Director of Liquor Licensing.

Dated: 16 December 2016.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of Marcia Fay Griffiths (also known as Marcia Faye Griffiths) late of Bethanie Fields, 111 Eaton Drive, Eaton, WA who died on 17 November 2015 are required by the personal representative to send particulars of their claims addressed to the Executors of the Estate of Marcia Fay Griffiths deceased care of Young & Young 5 Spencer Street Bunbury WA by the 20 February 2017 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

ZX402

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 20 February 2017 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adams, Joan Winsome, late of Undercliffe House, 22 Coongan Avenue, Greenmount, died 7.12.2016 (DE19916588 EM110)

Cooper, James Austin, late of 127 Lansdowne Road, Kensington, died 3.12.2015 (DE33131263 EM32)

Costello, Douglas Raymond, late of St Andrews Residential Care, 313 Main Street, Balcatta, died 9.10.2016 (DE19980770 EM26)

Hammond, James Charles, late of Windsor Park Aged Care, 110 Star Street, Carlisle, died 27.03.2015 (PM33089637 TM53)

Highfield, Roy, also known as Roy Shufflebotham, late of Opal Applecross, Riverway, Applecross, formerly of Apartment 56, Tranby on Swan, 12 Wall Street, Maylands, died 9.12.2016 (DE33116791 EM15)

Owen, Valda Lilian May, late of Unit 3, 9 South Terrace, Como, died 4.11.2016 (DE33084323 EM213)

Pellicaan, Gebke, late of Unit 4, 86 Mills Road, Martin, died 16.11.2016 (DE33032196 EM23)

Simpson, Audrey Therese, late of 166 Arlunya Avenue, Cloverdale, died 29.10.2016 (DE19742125 EM313)

Smith, John Francis, late of Room 12B, 67 Cleaver Street, West Perth, died 29.05.2016 (DE33090976 EM36)

Thompson, Alfred William, late of 17-19 Lawley Crescent, Mount Lawley, died 15.10.2016 (PM33078191 TM52)

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