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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2019 AND NEW YEAR HOLIDAY PERIOD 2020

Publishing Dates and Times	Closing Dates and Times for copy
Tuesday, 24 December 2019 at 12 noon	Friday, 20 December 2019 at 12 noon
Tuesday, 31 December 2019 at 12 noon	Friday, 27 December 2019 at 12 noon

The Government Gazette will not be published on

Friday 27 December 2019

Friday 3 January 2020

The next edition will be published on Tuesday 7 January 2020 and copy will close 12 noon Friday 3 January 2020



— PART 1 —

PROCLAMATIONS

AA101

Community Titles Act 2018

Community Titles Act 2018 Commencement Proclamation 2019

Made under the *Community Titles Act 2018* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Community Titles Act 2018 Commencement Proclamation 2019*.

2. Commencement

The *Community Titles Act 2018* Part 13 (but only sections 188 and 189) comes into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. BEAZLEY, Governor.

L.S.

B. WYATT, Minister for Lands.

AA102

Community Titles Act 2018

Community Titles Act 2018 (Postponement of Expiry) Proclamation 2019

Made under the *Community Titles Act 2018* section 189(2) by the Governor in Executive Council.

1. Citation

This proclamation is the *Community Titles Act 2018 (Postponement of Expiry) Proclamation 2019*.

2. Expiry of *Community Titles Act 2018* s. 188 postponed

The expiry of the *Community Titles Act 2018* section 188 is postponed until the end of 31 December 2024.

K. BEAZLEY, Governor.

L.S.

B. WYATT, Minister for Lands.

CONSERVATION

CO301

Biodiversity Conservation Act 2016

Biodiversity Conservation (Exemptions) Amendment Order 2019

Made by the Minister under section 271(2) of the Act.

1. Citation

This order is the *Biodiversity Conservation (Exemptions) Amendment Order 2019*.

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. Order amended

This order amends the *Biodiversity Conservation (Exemptions) Order 2018*.

4. Clause 4 replaced

Delete clause 4 and insert:

4. Activities involving dingoes

(1) In this clause —

biosecurity requirement means —

- (a) a pest exclusion notice under the *Biosecurity and Agriculture Management Act 2007* section 27(1); or

- (b) a requirement to take prescribed control measures under the *Biosecurity and Agriculture Management Act 2007* section 30(3); or
- (c) a pest control notice under the *Biosecurity and Agriculture Management Act 2007* section 31(1);

dingo means an animal that belongs to the native species *Canis familiaris dingo* (also referred to as *Canis lupus dingo*).

- (2) A person who takes a dingo is exempt from section 149(1) of the Act in relation to that taking if the person takes the dingo in accordance with a biosecurity requirement.
- (3) A person who possesses a dingo is exempt from section 152(1) of the Act in relation to that possession.
- (4) A person who disturbs a dingo is exempt from section 153(1) of the Act in relation to that disturbance if the person disturbs the dingo in accordance with a biosecurity requirement.

S. DAWSON, Minister for Environment.

FIRE AND EMERGENCY SERVICES

FE301

Bush Fires Act 1954

Bush Fires Amendment Regulations 2019

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Bush Fires Amendment Regulations 2019*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Bush Fires Regulations 1954*.

4. Part VA heading amended

In the heading to Part VA delete “**Prohibited activities in the open air during total**” and insert:

Total

5. Part VA Division 1 inserted

At the beginning of Part VA insert:

Division 1 — Preliminary

24AA. Terms used

In this Part —

approved fire extinguisher means a fire extinguisher that has —

- (a) a 2A:10B:E fire rating; and
- (b) a capacity of at least 9 L;

approved fire hose means a fire hose that is —

- (a) at least 20 m in length; and
- (b) at least 19 mm in diameter; and
- (c) fitted with an adjustable nozzle having a full spray pattern capable of projecting a 6 m jet of water;

approved pump means a pump that is capable of delivering a minimum of 120 L of water per minute at 700 kPa through an approved fire hose;

bituminising equipment means a bitumen tanker, bitumen sprayer, bitumen storage unit, mobile asphalt plant, mobile asphalt paver, pavement recycling machine or other similar piece of equipment;

blasting means the use of explosives on land;

CALM Act means the *Conservation and Land Management Act 1984*;

CALM Act land means each of the following categories of land —

- (a) land, or land and waters, to which the CALM Act applies under the CALM Act section 5;
- (b) section 8A land as defined in the CALM Act section 3;

- (c) section 8C land as defined in the CALM Act section 3;
- (d) land owned by, vested in, or under the care, control and management of, the Executive Body as defined in the CALM Act section 3, whether solely or jointly with another body;
- (e) land to which the CALM Act section 131 applies;

catering activity —

- (a) means any of, or any combination of, the following undertaken for the purposes of cooking food —
 - (i) the use in the open air of an appliance that consumes solid fuel;
 - (ii) the use in the open air of an appliance comprising fire;
 - (iii) the use in the open air of a cooking process which produces fire (for example, flambéing);

but

- (b) does not include the use of a gas appliance as authorised under section 25(1aa) of the Act;

catering site, in relation to catering activity, means the place at which the catering activity is carried out;

engine, vehicle, plant, equipment or machinery means any engine, motor vehicle, plant, equipment or machinery that is, or that is activated by, an internal combustion engine;

essential service means any of the following —

- (a) water supply, sewerage or drainage services;
- (b) electricity or gas services;
- (c) telecommunications services;
- (d) public transport services;

fire danger forecast, in relation to a work site, fireworks site, road site, off-road site or catering site, means the fire danger forecast issued by the Bureau of Meteorology in Perth for the area in which the site is located;

fire fighting vehicle means a vehicle that —

- (a) has 1 or more water storage tanks mounted upon it; and
- (b) is equipped with an approved fire hose and an approved pump, both of which are in proper working order;

fireworks activity means the use of fireworks in the open air;

fireworks site, in relation to fireworks activity, means —

- (a) the place at which the fireworks are situated when they are initiated; and
- (b) any land surrounding that place upon which hot particles, sparks, uninitiated fireworks or other hazardous debris from the fireworks activity may fall;

gas flaring means the controlled release, and burning, of gas from a well, gas processing plant or other industrial facility;

grading equipment means a grader, bulldozer, scraper or other similar piece of equipment;

hot work means the operation in the open air of —

- (a) welding apparatus of any kind; or
- (b) power operated abrasive cutting discs of any kind;

off-road activity —

- (a) means the use or operation of any engine, vehicle, plant, equipment or machinery on land on which there is bush or which is under crop or pasture or stubble; but
- (b) does not include —
 - (i) the use or operation of any engine, vehicle, plant, equipment or machinery in the circumstances referred to in regulation 24A(3), (4) or (5A); or
 - (ii) road work;

off-road site, in relation to off-road activity, means the place at which the off-road activity is carried out;

public authority means —

- (a) a Minister of the State; or
- (b) an agency or organisation as those terms are defined in the *Public Sector Management Act 1994* section 3(1); or
- (c) a local government or a regional local government; or
- (d) a body, whether incorporated or not, or the holder of an office, that is established or continued for a public purpose under a written law and that, under the authority of a written law, performs a statutory function on behalf of the State;

road —

- (a) has the meaning given in the *Road Traffic (Administration) Act 2008* section 4; but

- (b) does not include any part of a reservation, median strip or traffic island on which there is bush;

road site, in relation to road work, means the place at which the road work is carried out;

road work means any of, or any combination of, the following undertaken for the purposes of the construction, maintenance or repair of a road —

- (a) the lighting, maintenance or use of a fire in the open air to heat bitumen in bituminising equipment;
- (b) the loading of heated bitumen onto or the unloading of heated bitumen from bituminising equipment;
- (c) the application of heated bitumen to the surface of the road using bituminising equipment;
- (d) the grading of the surface of the road using grading equipment;

urgent works, in relation to infrastructure used in the provision of an essential service, means repairs or maintenance necessary for the continued provision, or restoration, of the service;

work site, in relation to hot work, means the place at which the hot work is carried out.

6. Part VA Division 2 heading inserted

Before regulation 24A insert:

Division 2 — Prohibited activities in open air during total fire ban

7. Regulation 24A amended

- (1) Delete regulation 24A(1).
- (2) After regulation 24A(3) insert:
 - (3A) Subregulation (3)(a) does not affect the application of Division 8 to the use or operation of any engine, vehicle, plant, equipment or machinery on a road to the extent that the use or operation is road work.

8. Regulation 24B deleted

Delete regulation 24B.

9. Part VA Divisions 3 to 11 inserted

At the end of Part VA insert:

Division 3 — Activities to prevent risk to health or safety**24D. Certain activities to prevent risk to health or safety excepted from s. 22B(2) of Act**

- (1) For the purposes of section 22B(4) of the Act, an activity that is carried out for the purpose of preventing an immediate and serious risk to the health or safety of a person or livestock is prescribed.
- (2) Subregulation (1) applies to an activity only if all reasonable precautions have been taken to prevent the activity from creating a bush fire danger.

Division 4 — Hot work**24E. Certain hot work excepted from s. 22B(2) of Act**

- (1) For the purposes of section 22B(4) of the Act, hot work carried out in the circumstances set out in subregulation (2) is prescribed.
- (2) The circumstances are that the hot work is carried out —
 - (a) in the course of trade or commerce or by, or on behalf of, a public authority; and
 - (b) in accordance with the requirements set out in regulations 24F to 24J.

24F. Times when hot work not permitted

- (1) Except as provided in subregulation (2), the hot work must not be carried out at a time when the fire danger forecast for the work site is “catastrophic”.
- (2) The hot work may be carried out at a time when the fire danger forecast for the work site is “catastrophic” if the hot work is carried out as part of urgent works on infrastructure used in the provision of an essential service.

24G. Notice of hot work

Notice of the hot work must be given under regulation 24ZS before the hot work is carried out.

24H. Fire prevention measures for hot work

- (1) Welding screens of a height sufficient to prevent the escape of hot particles or sparks must be placed around the hot work.
- (2) Each of the welding screens must comply with Australian/New Zealand Standard AS/NZS 3957:2014 *Light-transmitting screens and curtains for welding operations* published jointly by Standards Australia and Standards New Zealand, as in force on the day on which the *Bush Fires Amendment Regulations 2019* regulation 9 comes into operation.
- (3) The ground within a 10 m radius of the hot work must be —
 - (a) clear of inflammable material; and
 - (b) damped down with water.
- (4) The work site must meet the requirements of any notice given under section 33(1) of the Act that applies in respect of the work site.

24I. Fire fighting equipment for hot work

- (1) At least 2 approved fire extinguishers in proper working order must be located in close proximity to the hot work.
- (2) If the hot work is carried out within 30 m of land on which there is bush or which is under crop or pasture or stubble, there must be available for fire fighting the volume of water set out in the Table according to the fire danger forecast for the work site at the time the hot work is carried out.

Table

Fire danger forecast for work site	Volume of fire fighting water required (L)
Low-Moderate	500 L
High	1 000 L
Very High	1 500 L
Severe	2 000 L
Extreme	2 500 L

- (3) The fire fighting water referred to in subregulation (2) must be contained in 1 or more fire fighting vehicles.

- (4) Each of the fire fighting vehicles must —
 - (a) be located in close proximity to the hot work;
and
 - (b) be capable of traversing the work site.
- (5) Each of the fire fighting vehicles must —
 - (a) be on the work site at all times during which the hot work is being carried out; and
 - (b) remain on the work site for at least 30 minutes after the hot work is completed.
- (6) Subregulation (7) applies if there is no reticulated water supply within 1 km of the hot work.
- (7) A bulk water supply tanker that is carrying at least 5 000 L of water must —
 - (a) be on the work site at all times during which the hot work is being carried out; and
 - (b) remain on the work site for at least 30 minutes after the hot work is completed.

24J. Personnel requirements for hot work

- (1) At all times during which the hot work is being carried out, there must be in close proximity to the hot work at least 1 able-bodied person (the *fire detection officer*), other than the person carrying out the hot work, who is dedicated solely to detecting and suppressing any fire caused by the hot work.
- (2) The fire detection officer must be trained in —
 - (a) the operation of approved fire extinguishers;
and
 - (b) if the hot work is carried out within 30 m of land on which there is bush or which is under crop or pasture or stubble —
 - (i) the operation of the fire fighting vehicles required under regulation 24I(3); and
 - (ii) the suppression and fighting of bush fire.
- (3) The fire detection officer and at least 1 other able-bodied person must remain on the work site for at least 30 minutes after the hot work is completed.
- (4) The persons referred to in subregulation (3) must not leave the work site until they are satisfied that there is no fire, or anything likely to cause a fire, on the work site.

Division 5 — Blasting

24K. Certain blasting excepted from s. 22B(2) of Act

- (1) For the purposes of section 22B(4) of the Act, blasting carried out in the circumstances set out in subregulation (2) is prescribed.
- (2) The circumstances are that the blasting is carried out —
 - (a) in the course of trade or commerce or by, or on behalf of, a public authority; and
 - (b) in accordance with the requirements set out in regulations 24L to 24N.

24L. Notice of blasting

Notice of the blasting must be given under regulation 24ZS before the blasting is carried out.

24M. Fire prevention measures for blasting

- (1) This regulation sets out the fire prevention measures required for the blasting.
- (2) The ground within a 10 m radius of any lit fuse or lit explosive must be clear of inflammable material.
- (3) Any direction given under regulation 39D(2) in respect of the prevention of fire at the place at which the blasting is carried out must be complied with.

24N. Fire fighting equipment for blasting

- (1) This regulation sets out the fire fighting equipment required for the blasting.
- (2) At least 1 approved fire extinguisher in proper working order must be located in close proximity to the person carrying out the blasting.

Division 6 — Fireworks activity

24O. Certain fireworks activity excepted from s. 22B(2) of Act

- (1) For the purposes of section 22B(4) of the Act, fireworks activity carried out in the circumstances set out in subregulation (2) is prescribed.
- (2) The circumstances are that the fireworks activity is carried out —
 - (a) in the course of trade or commerce; and
 - (b) in accordance with the requirements set out in regulations 24P to 24U.

24P. Times when fireworks activity not permitted

- (1) If the fuel load on the fireworks site does not exceed 10 tonnes per hectare, the fireworks activity must not be carried out at a time when the fire danger forecast for the fireworks site is “catastrophic” or “extreme”.
- (2) If the fuel load on the fireworks site exceeds 10 tonnes per hectare but does not exceed 15 tonnes per hectare, the fireworks activity must not be carried out at a time when the fire danger forecast for the fireworks site is “catastrophic”, “extreme” or “severe”.
- (3) If the fuel load on the fireworks site exceeds 15 tonnes per hectare but does not exceed 20 tonnes per hectare, the fireworks activity must not be carried out at a time when the fire danger forecast for the fireworks site is “catastrophic”, “extreme”, “severe” or “very high”.
- (4) If the fuel load on the fireworks site exceeds 20 tonnes per hectare, the fireworks activity must not be carried out at a time when the fire danger forecast for the fireworks site is “catastrophic”, “extreme”, “severe”, “very high” or “high”.

24Q. Notice of fireworks activity

Notice of the fireworks activity must be given under regulation 24ZS before the fireworks activity is carried out.

24R. Fire prevention measure for fireworks activity

- (1) This regulation sets out the fire prevention measure required for the fireworks activity.
- (2) The ground within a 10 m radius of the place at which the fireworks are situated when they are initiated must be clear of inflammable material.

24S. Fire fighting equipment for fireworks activity

- (1) This regulation sets out the fire fighting equipment required for the fireworks activity.
- (2) At least 1 approved fire extinguisher in proper working order must be located in close proximity to the place at which the fireworks are situated when they are initiated.
- (3) There must be on the fireworks site the number of fire fighting vehicles set out in regulation 24T(3), (4), (5) or (6) (as the case requires).
- (4) Each of the fire fighting vehicles must —
 - (a) be manned in accordance with regulation 24U(3); and

- (b) be carrying at least 500 L of water; and
 - (c) be capable of traversing the fireworks site.
- (5) Each of the fire fighting vehicles must —
- (a) be on the fireworks site at all times during which the fireworks activity is being carried out; and
 - (b) remain on the fireworks site for at least 30 minutes after the fireworks activity is completed.
- (6) Subregulation (7) applies if there is no reticulated water supply within 1 km of the place at which the fireworks are situated when they are initiated.
- (7) A bulk water supply tanker that is carrying at least 5 000 L of water must —
- (a) be on the fireworks site at all times during which the fireworks activity is being carried out; and
 - (b) remain on the fireworks site for at least 30 minutes after the fireworks activity is completed.

24T. Number of fire fighting vehicles required

- (1) In this regulation —
- current fire danger forecast* means the fire danger forecast for the fireworks site at the time the fireworks activity is carried out.
- (2) This regulation sets out the number of fire fighting vehicles required for the purposes of regulation 24S(3).
- (3) If the fuel load on the fireworks site does not exceed 10 tonnes per hectare, the number of fire fighting vehicles is —
- (a) 1 vehicle, if the current fire danger forecast is “low-moderate”, “high” or “very high”; or
 - (b) 2 vehicles, if the current fire danger forecast is “severe”.
- (4) If the fuel load on the fireworks site exceeds 10 tonnes per hectare but does not exceed 15 tonnes per hectare, the number of fire fighting vehicles is —
- (a) 1 vehicle, if the current fire danger forecast is “low-moderate”; or
 - (b) 2 vehicles, if the current fire danger forecast is “high” or “very high”.

- (5) If the fuel load on the fireworks site exceeds 15 tonnes per hectare but does not exceed 20 tonnes per hectare, the number of fire fighting vehicles is —
 - (a) 1 vehicle, if the current fire danger forecast is “low-moderate”; or
 - (b) 2 vehicles, if the current fire danger forecast is “high”.
- (6) If the fuel load on the fireworks site exceeds 20 tonnes per hectare, the number of fire fighting vehicles is 1.

24U. Personnel requirements for fireworks activity

- (1) At all times during which the fireworks activity is being carried out, there must be on the fireworks site at least 1 able-bodied person (the *fire detection officer*), other than the person who is initiating the fireworks, who is dedicated solely to detecting and suppressing any fire caused by the fireworks activity.
- (2) The fire detection officer must be trained in the operation of approved fire extinguishers.
- (3) For the purposes of regulation 24S(4)(a), each of the fire fighting vehicles must be manned by at least 2 able-bodied persons (the *fire fighting officers*), each of whom is trained in —
 - (a) the operation of the vehicles; and
 - (b) the suppression and fighting of bush fire.
- (4) The fire detection officer and the fire fighting officers must remain on the fireworks site for at least 30 minutes after the fireworks activity is completed.
- (5) The fire detection officer and the fire fighting officers must not leave the fireworks site until they are satisfied that there is no fire, or anything likely to cause a fire, on the fireworks site.

Division 7 — Gas flaring

24V. Certain gas flaring excepted from s. 22B(2) of Act

- (1) For the purposes of section 22B(4) of the Act, gas flaring carried out in the circumstances set out in subregulation (2) is prescribed.
- (2) The circumstances are that the gas flaring is carried out —
 - (a) in the course of trade or commerce or by, or on behalf of, a public authority; and
 - (b) in accordance with the requirements set out in regulations 24W and 24X.

24W. Notice of gas flaring

- (1) Except as provided in subregulation (2), notice of the gas flaring must be given under regulation 24ZS before the gas flaring is carried out.
- (2) Notice of the gas flaring is not required to be given if the gas flaring is constant, unplanned or occurs as part of a safety mechanism.

24X. Fire prevention measures for gas flaring

- (1) The knock-out drum on any flare used for the gas flaring must be maintained to a standard that ensures the knock-out drum functions in the way it is designed to function.
- (2) Any elevated flare used for the gas flaring must be maintained to a standard that prevents the discharge of soot or any hot materials capable of igniting a fire.

Division 8 — Road work**24Y. Certain road work excepted from s. 22B(2) of Act**

- (1) For the purposes of section 22B(4) of the Act, road work carried out in the circumstances set out in subregulation (2) is prescribed.
- (2) The circumstances are that the road work is carried out —
 - (a) in the course of trade or commerce or by, or on behalf of, a public authority; and
 - (b) in accordance with the requirements set out in regulations 24ZA to 24ZG.

24ZA. Times when road work not permitted

- (1) Except as provided in subregulation (2), the road work must not be carried out at a time when the fire danger forecast for the road site is “catastrophic”.
- (2) The road work may be carried out at a time when the fire danger forecast for the road site is “catastrophic” if the road work is carried out as part of urgent works on infrastructure used in the provision of an essential service.

24ZB. Notice of road work

Notice of the road work must be given under regulation 24ZS before the road work is carried out.

24ZC. Fire prevention measures for road work

- (1) At any time when the bituminising equipment or grading equipment involved in the road work is being

used, the ground within a 5 m radius of the equipment must be clear of inflammable material.

- (2) At any time when the bituminising equipment or grading equipment involved in the road work is not being used, it must be parked or located on an area that is clear of inflammable material.

24ZD. Fire extinguishers for road work

At any time when the bituminising equipment or grading equipment involved in the road work is being used, at least 2 approved fire extinguishers in proper working order must be located in close proximity to the equipment.

24ZE. Fire fighting water and vehicles for road work

- (1) This regulation applies if the road work is carried out within 30 m of land on which there is bush or which is under crop or pasture or stubble.
- (2) There must be available for fire fighting the volume of water set out in the Table according to the fire danger forecast for the road site at the time the road work is carried out.

Table

Fire danger forecast for road site	Volume of fire fighting water required (L)
Low-Moderate	500 L
High	1 000 L
Very High	1 500 L
Severe	2 000 L
Extreme	2 500 L

- (3) The fire fighting water referred to in subregulation (2) must be contained in 1 or more fire fighting vehicles (the *road site fire fighting vehicles*) on the road site.
- (4) Each of the road site fire fighting vehicles must be capable of traversing the road site.
- (5) Except as provided in subregulation (8), a road site fire fighting vehicle is not required to be manned by a person.
- (6) Each of the road site fire fighting vehicles must —
- (a) be on the road site at all times during which the road work is being carried out; and

- (b) remain on the road site for at least 30 minutes after the road work is completed.
- (7) At any time when the bituminising equipment or grading equipment involved in the road work is being used, a road site fire fighting vehicle must be located in close proximity to the equipment.
- (8) If the bituminising equipment or grading equipment involved in the road work is moving along a road (for example, in the course of road work of the kind referred to in paragraph (c) or (d) of the definition of *road work*), a road site fire fighting vehicle manned by a fire detection officer referred to in regulation 24ZG must —
 - (a) travel in advance of, to the rear of, or beside, the equipment; and
 - (b) remain within 30 m of the equipment while it is moving.

24ZF. Bulk water supply tanker for road work

- (1) This regulation applies if the bituminising equipment or grading equipment involved in the road work will, at any time when it is being used, be more than 1 km from a reticulated water supply.
- (2) A bulk water supply tanker that is carrying at least 5 000 L of water must —
 - (a) be on the road site at all times during which the road work is being carried out; and
 - (b) remain on the road site for at least 30 minutes after the road work is completed.

24ZG. Personnel requirements for road work

- (1) At any time when the bituminising equipment or grading equipment involved in the road work is being used, there must be in close proximity to the equipment at least 1 able-bodied person (a *fire detection officer*), other than the person operating the equipment, who is dedicated solely to detecting and suppressing any fire caused by the road work.
- (2) A fire detection officer must be trained in —
 - (a) the operation of approved fire extinguishers; and
 - (b) if the road work is carried out within 30 m of land on which there is bush or which is under crop or pasture or stubble —
 - (i) the operation of the road site fire fighting vehicles referred to in regulation 24ZE(3); and

- (ii) the suppression and fighting of bush fire.
- (3) A fire detection officer and at least 1 other able-bodied person must remain on the road site for at least 30 minutes after the road work is completed.
- (4) The persons referred to in subregulation (3) must not leave the road site until they are satisfied that there is no fire, or anything likely to cause a fire, on the road site.

Division 9 — Off-road activity

24ZH. Certain off-road activity excepted from s. 22B(2) of Act

- (1) For the purposes of section 22B(4) of the Act, off-road activity carried out in the circumstances set out in subregulation (2) is prescribed.
- (2) The circumstances are that the off-road activity is carried out —
 - (a) in the course of trade or commerce or by, or on behalf of, a public authority; and
 - (b) subject to subregulation (3), in an area other than an area in respect of which a ban is in force under regulation 24C; and
 - (c) in accordance with the requirements set out in regulations 24ZI to 24ZL.
- (3) The off-road activity may be carried out in an area in respect of which a ban is in force under regulation 24C if the off-road activity is carried out as part of urgent works on infrastructure used in the provision of an essential service.

24ZI. Times when off-road activity not permitted

- (1) Except as provided by subregulation (2), the off-road activity must not be carried out at a time when the fire danger forecast for the off-road site is “catastrophic”.
- (2) The off-road activity may be carried out at a time when the fire danger forecast for the off-road site is “catastrophic” if the off-road activity is carried out as part of urgent works on infrastructure used in the provision of an essential service.

24ZJ. Notice of off-road activity

Notice of the off-road activity must be given under regulation 24ZS before the off-road activity is carried out.

24ZK. Fire prevention measures for off-road activity

- (1) This regulation sets out the fire prevention measures required for the off-road activity.
- (2) The internal combustion engine that is, or that activates, the engine, vehicle, plant, equipment or machinery involved in the off-road activity must —
 - (a) be mechanically sound; and
 - (b) have an exhaust system that —
 - (i) is clean and free from gas leaks; and
 - (ii) except in the case of a motor vehicle, is fitted with a suitable spark arrester that is maintained in a clean, sound and efficient condition.
- (3) At any time when the engine, vehicle, plant, equipment or machinery involved in the off-road activity is not being used or operated, it must be parked or located on an area that is clear of inflammable material.

24ZL. Fire fighting equipment for off-road activity

At least 1 approved fire extinguisher in proper working order must be carried on, or be in close proximity to, the engine, vehicle, plant, equipment or machinery involved in the off-road activity while it is being operated or used.

Division 10 — Catering activity**24ZM. Certain catering activity excepted from s. 22B(2) of Act**

- (1) For the purposes of section 22B(4) of the Act, catering activity carried out in the circumstances set out in subregulation (2) is prescribed.
- (2) The circumstances are that the catering activity is carried out —
 - (a) in the course of trade or commerce; and
 - (b) in accordance with the requirements set out in regulations 24ZN to 24ZR.

24ZN. Times when catering activity not permitted

The catering activity must not be carried out at a time when the fire danger forecast for the catering site is “catastrophic”.

24ZO. Notice of catering activity

Notice of the catering activity must be given under regulation 24ZS before the catering activity is carried out.

24ZP. Fire prevention measures for catering activity

- (1) The ground within a 10 m radius of the catering activity must be clear of inflammable material.
- (2) Any chimney on an appliance involved in the catering activity must be fitted with a suitable spark arrester that is maintained in a clean, sound and efficient condition.
- (3) If an appliance involved in the catering activity consumes solid fuel, the burning solid fuel must be sealed from the open air by means of a secure and sealable door fitted to the appliance.
- (4) After the catering activity is completed, if any burning solid fuel (for example, coals, briquettes or wood) in an appliance involved in the catering activity is to be transported from the catering site, the fuel must be completely extinguished before it is transported.

24ZQ. Fire fighting equipment for catering activity

- (1) At least 2 approved fire extinguishers in proper working order must be provided in close proximity to the catering activity.
- (2) An approved fire hose in proper working order must be provided on the catering site in a location that ensures that water projected from the hose will reach —
 - (a) the catering activity; and
 - (b) the ground within a 20 m radius of the catering activity.
- (3) The approved fire hose must be connected to —
 - (a) the reticulated water supply; or
 - (b) if there is no reticulated water supply available on the catering site, another reliable water source as referred to in subregulation (4).
- (4) For the purposes of subregulation (3)(b), the approved fire hose must be connected to a storage tank —
 - (a) that is situated on land or mounted on a vehicle; and
 - (b) that contains at least 400 L of water; and
 - (c) to which is attached an approved pump in proper working order.

24ZR. Personnel requirements for catering activity

- (1) There must be at least 1 able-bodied person on the catering site who is trained in the operation of approved fire extinguishers —
 - (a) at all times during which the catering activity is being carried out; and
 - (b) for at least 30 minutes after the catering activity is completed.
- (2) The person referred to in subregulation (1) must not leave the catering site until the person is satisfied that —
 - (a) any burning solid fuel in an appliance involved in the catering activity has been extinguished; and
 - (b) there is no fire, or anything likely to cause a fire, on the catering site.

Division 11 — Notice requirements**24ZS. Notice requirements for excepted activities**

- (1) This regulation sets out the notice requirements for the purposes of regulations 24G, 24L, 24Q, 24W, 24ZB, 24ZJ and 24ZO.
- (2) Each of the following persons must be notified at least 30 minutes, but not more than 24 hours, before the activity referred to in the regulation is carried out —
 - (a) the FES Commissioner;
 - (b) the chief executive officer, or a bush fire control officer, of the local government of the district in which the activity is to be carried out;
 - (c) if the activity is to be carried out within 3 km of CALM Act land, the CALM Act CEO or an authorised CALM Act officer.
- (3) A notification under subregulation (2) must be given in the manner approved by the FES Commissioner.

10. Regulation 39C amended

After regulation 39C(3) insert:

- (4) This regulation does not apply to hot work (as defined in regulation 24AA) that is prescribed under regulation 24E.

11. Regulation 39D amended

After regulation 39D(2) insert:

- (3) For blasting (as defined in regulation 24AA) that is prescribed under regulation 24K, the requirements set out in Part VA Division 5 prevail to the extent that there is an inconsistency between that Division and this regulation.

12. Regulation 39E amended

After regulation 39E(3) insert:

- (4) This regulation does not apply to fireworks activity (as defined in regulation 24AA) that is prescribed under regulation 24O.

M. INGLIS, Clerk of the Executive Council.

JUSTICE

JU301

Dangerous Sexual Offenders Act 2006

**Dangerous Sexual Offenders Amendment
Regulations (No. 2) 2019**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Dangerous Sexual Offenders Amendment Regulations (No. 2) 2019*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Dangerous Sexual Offenders Regulations 2018*.

4. Regulation 7 amended

(1) In regulation 7(1) in the Table:

(a) delete items 4 to 7 and insert:

4.	s. 61KD(1)	s. 324(1)
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(b) after item 12 insert:

12A.	s. 66DA	s. 320(4) s. 320(5)
12B.	s. 66DB	s. 321(4) s. 321(5) s. 324(1)
12C.	s. 66DC	s. 320(4) s. 320(5)
12D.	s. 66DF	s. 320(4) s. 320(5) s. 321(4) s. 321(5)

(2) In regulation 7(3) in the Table delete item 3.

(3) In regulation 7(4) in the Table delete items 1 and 2.

5. Regulation 8 amended

(1) In regulation 8(1) in the definition of *NT Criminal Code* after “*Act*” insert:

1983

(2) In regulation 8(2) in the Table delete item 13.

(3) After regulation 8(3) insert:

(3A) An offence against the NT Criminal Code section 134(1), committed in circumstances where the victim was under 18 years of age, is prescribed to correspond to an offence against *The Criminal Code* section 329(2).

6. Regulation 9 amended

- (1) In regulation 9(2) in the Table delete item 7.
- (2) After regulation 9(2) insert:
 - (2A) An offence against the Queensland Criminal Code section 213(1), committed in circumstances where the victim was under 13 years of age, is prescribed to correspond to an offence against *The Criminal Code* section 186(1)(b).

7. Regulation 10 amended

- (1) In regulation 10(2) in the Table delete items 13 and 14.
- (2) After regulation 10(2) insert:
 - (2A) An offence against the *Criminal Law Consolidation Act 1935* (South Australia) section 61, committed in circumstances where the victim was under 13 years of age, is prescribed to correspond to an offence against *The Criminal Code* section 186(1)(b).
 - (2B) An offence against the *Criminal Law Consolidation Act 1935* (South Australia) section 63B(1)(a) —
 - (a) committed in circumstances where the victim was under 13 years of age, is prescribed to correspond to an offence against *The Criminal Code* section 320(5); and
 - (b) committed in circumstances where the victim was of or over the age of 13 years and under the age of 16 years, is prescribed to correspond to an offence against *The Criminal Code* section 321(5).

8. Regulation 11 amended

- (1) In regulation 11(2) in the Table delete items 3 to 5.
- (2) After regulation 11(2) insert:
 - (2A) An offence against the Tasmanian Criminal Code section 125, committed in circumstances where the victim was under 13 years of age, is prescribed to correspond to an offence against *The Criminal Code* section 186(1)(b).
 - (2B) An offence against the Tasmanian Criminal Code section 125A(2), committed in circumstances where the victim was under 16 years of age, is prescribed to

correspond to an offence against *The Criminal Code* section 321A(4).

- (2C) An offence against the Tasmanian Criminal Code section 125B(1) —
- (a) committed in circumstances where the victim was under 13 years of age, is prescribed to correspond to an offence against *The Criminal Code* section 320(4); and
 - (b) committed in circumstances where the victim was of or over the age of 13 years and under the age of 16 years, is prescribed to correspond to an offence against *The Criminal Code* section 321(4).

9. Regulation 12 amended

- (1) In regulation 12(2) in the Table delete item 14.
- (2) Delete regulation 12(5) and insert:
 - (5) An offence against the *Crimes Act 1958* (Victoria) section 49Q(1) or 49R(1) —
 - (a) committed in circumstances where the victim was under 13 years of age, is prescribed to correspond to an offence against *The Criminal Code* section 320(5); and
 - (b) committed in circumstances where the victim was of or over the age of 13 years and under the age of 16 years, is prescribed to correspond to an offence against *The Criminal Code* section 321(5).
 - (5A) An offence against the *Crimes Act 1958* (Victoria) section 49S(1) is prescribed to correspond to an offence against the following —
 - (a) *The Criminal Code* section 324(1) committed in circumstances where *The Criminal Code* section 7(b) or (c) applied to the offender;
 - (b) *The Criminal Code* section 325(1) committed in circumstances where *The Criminal Code* section 7(b) or (c) applied to the offender;
 - (c) *The Criminal Code* section 327(1).

M. INGLIS, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995*City of Fremantle*

LIBRARY ADVISORY COMMITTEE REPEAL LOCAL LAW 2019

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Fremantle resolved on 16 October 2019 to make the following local law.

PART 1—PRELIMINARY**1.1 Citation**

This local law is the *City of Fremantle Library Advisory Committee Repeal Local Law 2019*.

1.2 Commencement

This local law comes into operation 14 days after the date of publication in the *Government Gazette*.

PART 2—LIBRARY ADVISORY COMMITTEE LOCAL LAW**2.1 Repeal**

The *City of Fremantle Library Advisory Committee Local Law* published in the *Government Gazette* on 18 May 2001 and as amended is repealed.

Dated this 21st day of October 2019.

The Common Seal of the City of Fremantle was affixed by authority of a resolution of the Council in the presence of—

Dr BRAD PETTITT, Mayor.
PHILIP ST JOHN, Chief Executive Officer.

WORKSAFE

WS301

OCCUPATIONAL SAFETY AND HEALTH ACT 1984COMMISSION FOR OCCUPATIONAL SAFETY AND HEALTH
(APPOINTMENT OF MEMBER) INSTRUMENT 2019

Made by the Governor in Executive Council.

1. Citation

This instrument is the *Commission for Occupational Safety and Health (Appointment of Member) Instrument 2019*.

2. Appointment of member under the Occupational Safety and Health Act 1984 section 6(2)(d)(i)

Paul Ian Moss, having been nominated by the Chamber of Commerce and Industry of Western Australia (Inc) for appointment under the *Occupational Safety and Health Act 1984* section 6(2)(d)(i) as a member of the Commission for Occupational Safety and Health, is appointed to hold office under that provision for the term that commences on the day on which this instrument is made and ends on, and includes, 3 April 2021.

M. INGLIS, Clerk of the Executive Council.

WS302

OCCUPATIONAL SAFETY AND HEALTH ACT 1984COMMISSION FOR OCCUPATIONAL SAFETY AND HEALTH
(APPOINTMENT OF MEMBER) INSTRUMENT (NO. 2) 2019

Made by the Governor in Executive Council.

1. Citation

This instrument is the *Commission for Occupational Safety and Health (Appointment of Member) Instrument (No. 2) 2019*.

2. Term used: commencement day

In this instrument—

commencement day means—

- (a) if this instrument is made on or before 11 October 2019—11 October 2019; or
- (b) if this instrument is made after 11 October 2019—the day on which this instrument is made.

3. Appointment of member under *Occupational Safety and Health Act 1984* section 6(2)(d)(iii)

Julia Katherine Norris, having been nominated by the Minister (after consultation with the Chamber of Commerce and Industry of Western Australia (Inc) and UnionsWA) for appointment under the *Occupational Safety and Health Act 1984* section 6(2)(d)(iii) as a member of the Commission for Occupational Safety and Health, is appointed to hold office under that provision for the term that commences on the commencement day and ends on, and includes, 10 October 2022.

M. INGLIS, Clerk of the Executive Council.

— PART 2 —

FIRE AND EMERGENCY SERVICES

FE401

BUSH FIRES ACT 1954
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 30th October 2019 for the local government districts of—

Sandstone, Kalgoorlie-Boulder, Coolgardie, Dundas, Laverton, Leonora, Menzies, Esperance

PAUL RYAN, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

Dated: 29 October 2019.

JUSTICE

JU401

JUSTICES OF THE PEACE ACT 2004
APPOINTMENT

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

Jamie Robert Armstrong of Dampier

JOANNE STAMPALIA, Executive Director,
Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

CAT ACT 2011
City of Kalamunda
APPOINTMENTS

It is hereby notified for public information that the following persons pursuant to section 48(1) of the *Cat Act 2011* have been appointed as Cat Registration Officers for the City of Kalamunda.

- Ashlea Sheree Stanton
- Shanice Jalisa Cowan
- Antoinette Louise Lush Rehinlander
- Kimberley Dawn Amos
- Roslynn Jessie Cooper

Such appointments are to remain valid until revoked, or until the person appointed is no longer employed by the City of Kalamunda. This notice cancels all previous appointments.

RHONDA HARDY, Chief Executive Officer.

LG402

DOG ACT 1976
City of Kalamunda
APPOINTMENTS

It is hereby notified for public information that the following persons pursuant to section 29(1) of the *Dog Act 1976* have been appointed as Dog Registration Officers for the City of Kalamunda.

- Ashlea Sheree Stanton
- Shanice Jalisa Cowan
- Antoinette Louise Lush Rheinlander
- Kimberley Dawn Amos
- Roslynn Jessie Cooper

Such appointments are to remain valid until revoked, or until the person appointed is no longer employed by the City of Kalamunda.

RHONDA HARDY, Chief Executive Officer.

LG403

BUSH FIRES ACT 1954
Shire of Wickepin
APPOINTMENTS

It is hereby notified for public information that in accordance with the provisions of the *Bush Fires Act 1954* the following persons have been appointed as Fire Control Officers for the 2019/2020 season—

Chief Bush Fire Control Officer/Chief Fire Weather Officer

Roger Butler

Deputy Chief Bush Fire Control Officer/Deputy Fire Weather Officer

Colin Coxon

Fire Control Officers/Bush Fire Radio Operators/Fire Weather Instrument Officers

Wes Astbury, Tim Heffernan, Daniel White, Steve Rose, Keith Parnell, Philip Russell, Roger Butler, Colin Coxon David Stacey, Gordon McDougall, Jimmy Hamilton, Trevor Leeson, Nathan Astbury, Mark Hook

Clover Permit Issuing Officers

Stephen Rose, Wes Astbury

Dual Fire Control Officers

Shire of Cuballing	Mike Burgess
Shire of Narrogin	Alastair McDougall and Tim Shepherd
Shire of Kulin	Clinton Mullan and David Lewis
Shire of Corrigin	Craig Jespersen and Greg Doyle
Shire of Dumbleyung	Ken Wright
Shire of Pingelly	Rodney Leonard Shaddick, Robert Alexander Kirk, Victor Arthur Lee, Andrew Augustin Marshall and Sam MacNamara

All previous appointments are hereby cancelled.

MARK J. HOOK, Chief Executive Officer.

PLANNING

PL401

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

Local Planning Scheme No. 1—Amendment No. 6

Ref: TPS/2477

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Dumbleyung Local Planning Scheme amendment on 16 October 2019 for the purpose of—

- (i) Inserting the following sub-clause into Clause 61(1) in Schedule A of the Scheme Text—
 - (o) the erection or extension of any farm sheds or outbuildings, or the conducting of earthworks, on any lot zoned Regional Rural.

- (ii) Amending Schedule 1 in the Scheme Text entitled 'Signage and Advertisements for which Development Approval not required' to remove all reference to the term 'Signs Hoarding and Bill Posting Bylaws' and replacing it with 'Local Planning Policy No.1—Advertising Signs'.
- (iii) Amending the Scheme Maps to change the classification of Crown Reserve 21821 being Lot 13563 Moulyinning Road North, Moulyinning from 'Public Purposes' reserve to 'Environmental Conservation' reserve.
- (iv) Amending the Scheme Maps by changing the classification of Lot 6 (No.10) and Lot 7 (No.8) Harvey Street, Dumbleyung from 'Public Open Space' reserve to 'Residential' zone with a density coding of R10/30.
- (v) Amending Table 4 in Part of the Scheme Text entitled 'Special control areas in Scheme area' by deleting all reference to Special Control Area 1—Water Supply Protection Area and renumbering the Wastewater Treatment Plant Buffer special control area (i.e. SCA2) as Special Control Area 1 (SCA1).
- (vi) Amending the Scheme Maps by deleting all reference to Special Control Area 1—Water Supply Protection Area and renumbering the Wastewater Treatment Plant Buffer special control (i.e. SCA2) area as Special Control Area 1 (SCA1).
- (vii) Amending Table 1 in the Scheme Text (Clause 17) to change the permissibility of 'Caravan Park' under the Commercial zone to 'A'.
- (viii) Amending the definition of 'agriculture-extensive' under Division 2—Land use terms used in Scheme (Clause 36) of the Scheme Text as follows—

means premises used for the raising of stock or crops including outbuildings and earthworks, but does not include 'agriculture-intensive' or 'animal husbandry—intensive'.

J. BALL, President.
M. GILFELLON, Chief Executive Officer.

PREMIER AND CABINET

PR401

COMMISSION

Amending the commission issued on 20 August 2019

To: **The Honourable Ronald Sackville AO QC**

Ms Barbara Bennett PSM

Dr Rhonda Louise Galbally AC

Ms Andrea Jane Mason OAM

Mr Alastair James McEwin AM

The Honourable John Francis Ryan AM

The Honourable Roslyn Gay Atkinson AO

By this commission under the Public Seal of the State, I, the Governor, acting under the *Royal Commissions Act 1968* and all other enabling powers and with the advice and consent of the Executive Council, amend the commission issued on 20 August 2019 as follows—

- (a) after paragraph (a) insert—
 - (aa) appoint you, the Honourable Roslyn Gay Atkinson AO, to be an additional member of the Royal Commission; and
 - (ab) direct that this commission applies to you, the Honourable Roslyn Gay Atkinson AO, in a corresponding way to the way this commission applies to the other members of the Royal Commission who are not the Chairman of the Commission; and
 - (b) after paragraph (f) insert—
 - (fa) direct the Chairman of the Commission to be responsible for ensuring the effective, orderly and expeditious conduct of the inquiry in all its facets; and
 - (fb) without limiting the scope of paragraph (fa), direct that the Chairman of the Commission may, as required during the conduct of the inquiry—
 - (i) give binding directions to other appointed Commissioners; or
 - (ii) assign duties or functions to other appointed Commissioners; or
 - (iii) restrict the duties or functions of other appointed Commissioners;
- and

- (fc) direct that the Chairman of the Commission cannot give a direction under paragraph (fb) in relation to—
- (i) making recommendations arising out of the inquiry; and
 - (ii) reporting on matters within these terms of reference;
- and

Issued under the Public Seal of the State at Perth on 29 October 2019.

L.S.

K. BEAZLEY, Governor.

M. McGOWAN, Premier.

PR402

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with section 12(c) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon S. F. McGurk MLA to act temporarily in the office of Minister for Water; Fisheries; Forestry; Innovation and ICT; Science in the absence of the Hon D. J. Kelly MLA for the period 6 to 19 January 2020 (both dates inclusive).

D. FOSTER, Director General,
Department of the Premier and Cabinet.

PR403

DEPARTMENT OF THE PREMIER AND CABINET
Retention of Title ‘Honourable’

It is hereby notified for public information that the Governor, on behalf of Her Majesty the Queen, has approved the retention of the title “Honourable” by the Hon. Justice Lindy Jenkins, who will retire as a Judge of the Supreme Court of Western Australia on 30 January 2020.

D. FOSTER, Director General,
Department of the Premier and Cabinet.

SALARIES AND ALLOWANCES TRIBUNAL

SA401

SALARIES AND ALLOWANCES ACT 1975
DETERMINATION VARIATION

Preamble

The Salaries and Allowances Tribunal has issued a determination to reflect changes in relation to the following offices in the Special Division of the WA Public Service and Prescribed Offices.

Determination

VARIATION 1 (*effective on and from 28 October 2019*)

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

Remove references to the offices below, as they appear in ‘Table 3: Special Division Non-CEOs’ within Part 1 of the Second Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General, Building Management and Works	Finance	2	Vacant	\$ –
Executive Director, Strategic Projects and Asset Sales	Finance	2	Vacant	\$ –
Executive Director, Government Procurement	Finance	3	S Black	\$239,006

Insert the following into 'Table 3: Special Division Non-CEOs' within Part 1 of the Second Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General Buildings and Contracts	Finance	2	Vacant	\$ –
Deputy Director General Advisory Services	Finance	3	Vacant	\$ –
Chief Customer Officer Service WA	Finance	3	Vacant	\$ –

Signed on 29 October 2019.

M. SEARES AO,
Chair.

B. A. SARGEANT PSM,
Member.

C. P. MURPHY PSM,
Member.

Salaries and Allowances Tribunal.

TRANSPORT

TN401

ROAD TRAFFIC (VEHICLES) ACT 2012

ROAD TRAFFIC (VEHICLES) REGULATIONS 2014

HEAVY VEHICLE AGRICULTURAL PILOT AUTHORISATION 2019

I, Richard Sellers, Commissioner of Main Roads, acting pursuant to regulation 454B (2) of the *Road Traffic (Vehicles) Regulations 2014*, hereby authorise a person, who is the holder of a Valid Driver's Licence, to use a pilot vehicle for the purpose of facilitating the movement of an *Oversize Agricultural Vehicle*, without holding a *Heavy Vehicle Pilot Licence*, subject to the conditions specified in this authorisation.

1. Revocation of previous Authorisation

The *Heavy Vehicle Agricultural Pilot Authorisation 2018* is revoked.

2. Citation

This authorisation is the *Heavy Vehicle Agricultural Pilot Authorisation 2019*.

3. Commencement

This authorisation takes effect on the day that it is published.

4. Interpretation

In this authorisation—

Agricultural Pilot Operational Requirements means the document, as amended from time to time, entitled "*Agricultural Pilot Operational Requirements*" published on the Main Roads website.

Valid Driver's Licence means a driver's licence applicable to the class of vehicle being driven, but does not include a provisional licence.

Heavy Vehicle Pilot Licence means a heavy vehicle pilot licence issued under Part 13A of the *Road Traffic (Vehicles) Regulations 2014*.

Oversize Agricultural Vehicle means a machine, implement and combination, whether driven, towed or carried, used for an agricultural application, including earthmoving machinery used by an earthmoving contractor specifically engaged in agricultural applications.

5. Application

(1) This authorisation only applies to a person, who is—

- (a) operating in accordance with a Main Roads permit or order; and
- (b) driving a pilot vehicle for the purpose of facilitating the movement of an *Oversize Agricultural Vehicle* only.

6. Compliance with the Agricultural Operational Requirements

(1) A driver of a pilot vehicle must comply with the requirements specified in the *Agricultural Pilot Operational Requirements*.

RICHARD SELLERS, Commissioner of Main Roads.

TN402

ROAD TRAFFIC (VEHICLES) ACT 2012
ROAD TRAFFIC (VEHICLES) REGULATIONS 2014
AGRICULTURAL COMBINATIONS ORDER 2019

I, Richard Sellers, in my capacity as Commissioner of Main Roads, hereby make an Order in accordance with section 33 of the *Road Traffic (Vehicles) Act 2012*, for the modification of mass and dimension requirements for certain agricultural combinations, subject to the following conditions—

1. Citation

This is the *Agricultural Combinations Order 2019*.

2. Commencement

This authorisation takes effect on the day that it is published.

3. Interpretation

In this authorisation, unless the contrary intention appears—

Operating Conditions means the document, as amended from time to time, entitled “Agricultural Combination Operating Conditions” published on the Main Roads website.

4. Application

This Order applies to the vehicles specified in the Operating Conditions.

5. Modification of mass and dimension requirements

A vehicle must not exceed the modified mass and dimension requirements specified in the Operating Conditions.

6. Road Access

A vehicle must only travel on a road or in an area specified in the Operating Conditions.

RICHARD SELLERS, Commissioner of Main Roads.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Russell John Eddy, late of Unit 11/12 Chester Street, Belmont, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 10 January 2019, are required to send particulars of their claims to the Executor being Joel Eddy, 7 Markaling Close, Rockingham WA 6168 by 29 November 2019, after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX402

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Frankie Anthony Allen, late of 14B Felpham Street, Balga, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 14 March 2019, are required by the Administrators, Australian Unity Trustees Ltd care of PO Box 1194, West Perth WA 6872, to send particulars of their claims within one month of the date of publication of this notice to them, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZX403**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Giuseppe D'Ascanio, late of Second Avenue Aged Care Facility, 51-53 Second Avenue, Mount Lawley, Western Australia, previously of 35 Spencer Road, Langford, Western Australia, Retired Fitter and Turner, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates), in respect of the estate of the deceased, who died on 11 June 2019, are required by the Administrators Ugo D'Ascanio and Rosina Nanni to send particulars of their claims to 25 Elsegood Street, Dianella, Western Australia 6059 within thirty (30) days of the date of publication hereof, after which date the Administrators may convey or distribute the assets having regard only to the claims of which they then have notice.

ZX404**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Sarah Shulman (also known as Sadie Shulman), late of 1/158 Marine Parade, Cottesloe, Western Australia, Retired Hairdresser, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 26 January 2019, are required by the estate's trustee, care of Butlers, Lawyers & Notaries, 45 Stirling Highway, Nedlands WA 6009, to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the estate's trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZX405**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Anthony David Dalton, late of 20 Portsmouth Place, Waikiki, Western Australia, Carpenter and Joiner, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 24 April 2019, are required by the estate's trustee, care of Butlers, Lawyers & Notaries, 45 Stirling Highway, Nedlands WA 6009, to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the estate's trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.
