



**WESTERN
AUSTRALIAN
GOVERNMENT**
 Gazette

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PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by the Government Printer 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 Publications Officer, Department of the Premier and Cabinet no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition)—

Email address:

gazette@dpc.wa.gov.au

- 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.**

After lodging any notices, 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 2021 (Prices include GST)

Public Notices Section—\$78.20 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—\$15.60

Bulk Notices—\$285.60 per page

Clients who **have** an account will only be invoiced for charges over \$100.

For charges under \$100, clients will need to supply credit card details at time of lodging notice (i.e. a notice under 7cm would not be invoiced).

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

— PART 1 —

HEALTH

HE301

Health Services Act 2016

Health Services (Fees and Charges) Amendment Order (No. 4) 2021

SL 2021/134

Made by the Minister under section 56 of the Act.

1. Citation

This order is the *Health Services (Fees and Charges) Amendment Order (No. 4) 2021*.

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 *Health Services (Fees and Charges) Order 2016*.

4. Schedule 1 Divisions 1 and 2 replaced

Delete Schedule 1 Divisions 1 and 2 and insert:

Division 1 — General

Subdivision 1 — In-patients

- 1. Accommodation, maintenance, nursing care and other services —
 - (a) for public in-patients no charge

- | | | |
|------|---|------------------|
| (b) | for private in-patients — | |
| (i) | in single bed wards (if taken at patient's request)..... | \$686 per day |
| (ii) | in other wards | \$374 per day |
| (c) | for nursing home type patients | \$63.05 per day |
| (d) | for nursing home type private patients | \$201.15 per day |
| (e) | for ineligible in-patients | \$2 983 per day |
| (f) | for eligible veteran in-patients | no charge |
| 2. | Home modifications service and supply or loan as appropriate, of such aids and appliances, orthotics and prostheses, oxygen, gas and equipment, wigs, surgical implants or devices as are approved by the Department CEO (including repair and replacement) | no charge |

Subdivision 2 — Day patients

- | | | |
|----|---|-----------|
| 3. | Accommodation, maintenance and other services for eligible day patients | no charge |
|----|---|-----------|

Subdivision 3 — Out-patients

- | | | |
|-------|--|--------------------------------------|
| 4. | Out-patients service, except for medicines referred to in item 5 — | |
| (a) | for eligible out-patients and eligible veteran out-patients | no charge |
| (b) | for ineligible out-patients — for each individual service rendered | \$339 |
| 5. | Medicines, for each item — | |
| (a) | for holders of an entitlement card..... | no charge |
| (b) | for other people who are — | |
| (i) | veterans who hold a Gold Card or a White Card; or | |
| (ii) | pensioners; or | |
| (iii) | concessional beneficiaries | \$6.60 |
| (c) | for all other people (other than ineligible out-patients) — | |
| (i) | at a participating hospital for an item on the PBS list | PBS price up to a maximum of \$41.30 |
| (ii) | at a participating hospital for an item not on the PBS list | \$33 |
| (iii) | at a hospital that is not a participating hospital | \$33 |

Subdivision 4 — Same day patients

6. Same day health service, other than a service subject to a charge set out in this Schedule and associated with the provision of such service —
- (a) for public same day patients no charge
 - (b) for private same day patients \$308 per day
 - (c) for eligible veteran same day patients no charge
 - (d) for ineligible same day patients \$2 783 per day

Subdivision 5 — Other services

7. Accommodation for persons accompanying patients (except when parent accompanies sick child for medical wellbeing of sick child or breastfeeding, or when breastfed child accompanies sick mother) \$41 per day

Division 2 — Compensable patients**Subdivision 1 — Compensable in-patients**

1. Accommodation, maintenance, nursing care and other services in a hospital bed, except services referred to in item 5 or 6 \$2 995 per day
2. Accommodation, maintenance, nursing care and other services in a hospital bed for a patient, not being a patient mentioned in item 3, in respect of whose health services the *Motor Vehicle (Third Party Insurance) Act 1943* applies or prima facie appears to apply \$2 312 per day
3. Accommodation, maintenance, nursing care and other services in a hospital bed for a patient in Perth Children’s Hospital in respect of whose health services the *Motor Vehicle (Third Party Insurance) Act 1943* applies or prima facie appears to apply \$3 211 per day
4. Accommodation, maintenance, nursing care and other services in a nursing home bed \$308 per day
5. Accommodation, maintenance, nursing care and other services in a hospital bed for a ventilator dependent compensable in-patient with tracheostomy requiring 24 hour a day individual care \$6 572 per day
6. Accommodation, maintenance, nursing care and other services in a hospital bed for a patient requiring 24 hour a day care for airway management, with or without tracheostomy..... \$3 930 per day

Subdivision 2 — Compensable out-patients

7. For radiological service — for each item of service \$339

8. For medicines, subject to item 9, for each item —
- | | |
|---|--------------------------------------|
| (a) at a participating hospital for an item on the PBS list | PBS price up to a maximum of \$41.30 |
| (b) at a participating hospital for an item not on the PBS list | \$33 |
| (c) at a hospital that is not a participating hospital | \$33 |
9. For each other individual service (with any medicines supplied at the time of the initial service being treated as included in that service) \$339

Subdivision 3 — Compensable same day patients

10. Same day treatment in hospitals, other than day hospitals, nursing homes and nursing posts —
- | | |
|--|-----------------|
| (a) for a patient, not being a patient mentioned in paragraph (b), in respect of whose health services the <i>Motor Vehicle (Third Party Insurance) Act 1943</i> applies or prima facie appears to apply | \$2 509 per day |
| (b) for a patient in Perth Children's Hospital in respect of whose health services the <i>Motor Vehicle (Third Party Insurance) Act 1943</i> applies or prima facie appears to apply | \$3 463 per day |
| (c) for any other patient | \$3 247 per day |

R. COOK, Minister for Health.

— PART 2 —

JUSTICE

JU401

PROFESSIONAL STANDARDS ACT 1997

LAW INSTITUTE OF VICTORIA PROFESSIONAL STANDARDS SCHEME

Pursuant to section 44A(2) of the *Professional Standards Act 1997* (WA), I, the Hon John Quigley MLA, Attorney General, hereby extend the period for which the Law Institute of Victoria Professional Standards Scheme is in force in Western Australia to 30 June 2022.

J. QUIGLEY MLA, Attorney General.

Dated 10 July 2021.

JU402

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 51(1) of the Court Security and Custodial Services Act 1999, the Commissioner of Corrective Services has issued the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Permit Expiry Date
Asimus	Zared John	BRS-210057	24/03/2022
Musa	Martin	BRS-210058	24/03/2022
Parkinson	Nadine	BRS-210059	24/03/2022
Bentley	Adam Lee	BRS-210060	24/03/2022
Gartlan	Jack Joseph	BRS-210061	24/03/2022
Nelson	Rebecca	BRS-210062	24/03/2022
Italiano	Daniel	BRS-210063	24/03/2022
Chater	Benjamin Stuart	BRS-210064	24/03/2022
Dent	Gezina Johanna	BRS-210065	24/03/2022
Mustard	Aaron Patrick	BRS-210066	24/03/2022
Hamilton	Garry John	BRS-210067	24/03/2022
Fletcher	Stephanie Lillian	BRS-210068	24/03/2022
Thorn	Christopher Allan	BRS-210069	24/03/2022
Platt	Nikkita Simone	BRS-210070	24/03/2022
Samuel	Leo Pio	BRS-210071	24/03/2022
Lea	Meredith Lee	BRS-210072	24/03/2022
Mitchell	Damon Don	BRS-210073	24/03/2022
Trott	Dylan Kaine	BRS-210074	24/03/2022
Sumner	Martin William	BRS-210075	24/03/2022

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

SUE HOLT, Assistant Director,
Prisoner Transport and Custodial Services Contract Management.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995*Shire of Corrigin***WAR MEMORIAL SWIMMING POOL REPEAL LOCAL LAW 2021**

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the *Shire of Corrigin* resolved on 20 July 2021 to make the following local law.

1. Citation

This local law may be cited as the *Shire of Corrigin War Memorial Swimming Pool Repeal Local Law 2021*.

2. Commencement

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

3. Purpose and effect

The purpose and effect of this local law is to repeal the *Shire of Corrigin By-laws Relating to the Corrigin War Memorial Swimming Pool*.

4. Repeal

The Municipality of the *Shire of Corrigin By-laws Relating to the Corrigin War Memorial Swimming Pool* published in the *Government Gazette* on 8 November 1962 are hereby repealed.

Dated 20 July, 2021.

The Common Seal of the *Shire of Corrigin* was affixed by authority of a resolution of the Council in the presence of—

DESMOND HICKEY, Shire President.
NATALIE MANTON, Chief Executive Officer.

LG501

BUSH FIRES ACT 1954**FIREBREAK NOTICE***Shire of Katanning*

Notice to all Owners and/or Occupiers of Land in the Shire of Katanning

Pursuant to Section 33 of the *Bush Fires Act 1954* you are hereby required, on all land owned or occupied by you, as a measure for preventing the spread and extension of a bush fire, to plough, cultivate, scarify, burn, chemically spray or otherwise clear upon the lands Fire Access tracks (fire breaks) in such manner as set out in this notice.

1. Suburban and Residential Blocks

1.1 If the area of land is 2023m² (approximately ½ acre) or less, remove flammable material on the land except living standing trees from the whole of the land by 1 November 2021 by one of the above methods. Mowed grass to be no higher than 150mm.

1.2 Where residential zoned land exceeds 2023m² (approximately ½ acre), in addition to the grass height above, a 2.5 metre wide firebreak immediately inside and along all external boundaries is required.

2. Rural Land and Special Rural Land Outside of Town Boundary

Firebreaks shall be installed at least 10 metre wide around the perimeter of any homestead building (excluding isolated non-flammable buildings), haystacks (within 100metres of any building) or group of structures or installations and are to be cleared to the satisfaction of the Shire Officer. In addition, you may be required to carry out further works which may be deemed necessary by the Shire Officer and specified by way of a separate written notice forwarded to the address as shown on the Shire of Katanning rate records for the land. In some instances naturally occurring features such as rocky outcrops, natural water courses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks. This option must first be discussed with and approved by the Shire Officer.

2.1 All properties within the Moojebing Heights subdivision are to ensure compliance with the additional requirements of the Fire Management Plan dated April 2009.

3. Special Rural within Katanning and Pinwernying Townsites

3.1 Must have a 2.5 metre wide bare earth firebreak immediately inside along all external boundaries. Grass to be no higher than 150mm. living standing trees, remnant vegetation, maintained gardens and natural bush are exempt. Where multiple blocks of land are grouped together, a perimeter 2.5 metre firebreak encompassing all land will be considered subject to an application for variation.

All fire breaks as designated above must be prepared on or before 1 November 2021 or within 14 days of becoming the owner or occupier should this be after that date and maintained clear of flammable material up to and including 30 April 2022.

4. Application to Vary the Above Requirements

4.1 It is considered to be impracticable for any reason whatsoever to meet requirements as required by this notice, you may apply to the Shire of Katanning no later than 1 November 2021, for permission to provide alternative risk mitigation measures on the land. If permission is not granted by the Shire you must comply with the requirements of this notice.

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

4.3 The penalty for failing to comply with this notice will be in accordance with the *Bush Fires Act 1954*, and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed in this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

5. Private Property

5.1 Wood and solid fuel barbecues shall only be permitted where they are enclosed and all flammable material in a 5m radius is cleared. Fire cannot be lit on days of very high, severe, extreme or catastrophic fire danger.

5.2 BBQs and incinerators—gas and electric barbecues are permitted at any time. Solid fuel barbecues and incinerators are prohibited on days of VERY HIGH, SEVERE, EXTREME OR CATASTROPHIC fire danger days.

5.3 Timber heaps burnt over the winter are to be pushed out before the Prohibited Burning Period.

6. Regulation 38A—Harvesting, Swathing/Baling of Stubble and Track Chaining

6.1 Conditions: It is hereby notified for public information that pursuant to the power granted under Regulation 38A of the above Act, a person shall not operate or suffer the operation of a grain harvesting machine, or any machine used for swathing, baling or slashing of stubble and track chaining, on any land within the Shire of Katanning except in accordance with the following specified condition—

6.2 Specified condition: No person shall operate grain harvesting machinery as stated above on any land unless a mobile and operational firefighting unit, having a water capacity of at least 500 litres, is situated in or immediately adjacent to the paddock where harvesting operations are being conducted.

6.3 Penalties: An infringement of \$250.00. A penalty of up to \$5000.00. The recommended minimum standards for fire unit requirements are based on property size as follow—

- I. 50-1000ha—Light Duty Unit. One tonne utility either 2WD or 4WD. 500 litre water capacity.
- II. 1000 to 2500ha—Medium Duty Unit. Light truck either 2WD or 4WD. 2500 litre water capacity.
- III. 2500 + ha—Heavy Duty Unit. 6 tonne capacity truck, preferably diesel. 4000 litre water capacity.
- IV. All units are to be fully operational and ready to go at all times during the prohibited burning period.
- V. Trailer Mounted Fire Units and Chaser Bins with Fire Units—for safety reasons they are not acceptable as your only or primary fire unit. Therefore, are not to be taken to a fire incident.
- VI. Boundary fire breaks are compulsory within the Special Rural Land Areas within the town site. Council or its agents will establish fire breaks at strategic points at its discretion or on a Risk Base Assessment on land its managers.

7. Permit to Burn

7.1 Under the *Bush Fires Act 1954*, it is an offence to light fires during the Burning Prohibited time.

7.2 During the Restricted Burning Time, permits to burn are required. These may be obtained from the Local Volunteer Fire Control Officer, for your area or the Shire of Katanning if the property is within the Fire and Rescue District.

7.3 A Permit is required for burning of bush, grass and garden waste at any time between 1 Oct 31 October inclusive and 15 February and 30 April inclusive. No burning can be carried out during the Prohibited Burning Period unless it's protective burning around dwellings up until 15th November under section 23 of the Bushfire Act.

- I. Restricted: Permit Required—1 October to 31 October
- II. Prohibited: 1 November to 14 February
- III. Restricted: Permit Required—15 February to 30 April

It is not necessary for Council to notify property owners or give prior warning that legal action may proceed for failing to comply with the requirements of this notice.

JULIAN MURPHY, Chief Executive Officer.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT*Town of Narrogin (former)*

Town Planning Scheme No. 2—Amendment No. 37

Ref: TPS/2631

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 Former Town of Narrogin—Town Planning Scheme amendment on 21 July 2021 for the purpose of—

Rezoning part of Lot 20 and the whole of Lot 21 on deposited Plan 415868, Volume 2972 Folio 893 from 'Rural' to 'General Industry'.

L. BALLARD, President.
D. STEWART, Chief Executive Officer.

PREMIER AND CABINET

PR401

COMMISSION

appointing a Royal Commission to inquire into and report on the affairs of the Crown Casino Perth and related matters.

To: **The Honourable Neville John Owen**
The Honourable Carolyn Frances Jenkins
Mr Colin Murphy PSM

RECITALS

1. The Gaming and Wagering Commission has functions and duties in relation to gaming, wagering and the operations of casinos under legislation including the *Gaming and Wagering Commission Act 1987* (WA) and the *Casino Control Act 1984* (WA). Its duties include, among other things:—

- a. administering relevant laws and keeping relevant matters under review;
- b. formulating and implementing policies for the scrutiny, control and regulation of gaming and wagering, taking into account the requirements and interests of the community as a whole and the need to minimise harm caused by gambling;
- c. administering all matters relating to any casino complex, licensed casino, casino key employee, casino employee or gaming in a casino, pursuant to the *Casino Control Act 1984* (WA) and any casino complex agreement;
- d. causing relevant licences, permits, approvals, authorisations and certificates, as appropriate, to be issued;
- e. advising the Minister as to any matter relating to gambling and to make recommendations to the Minister in relation to the control and supervision of gambling and other matters; and
- f. enforcing, and prosecuting persons contravening, the laws relating to gambling.

2. Crown Perth is the trustee of the Burswood Property Trust and holder of the casino gaming licence in respect of the Crown Casino Perth granted under and subject to the provisions of the *Casino Control Act 1984* (WA). Crown Perth is a wholly-owned subsidiary of Crown Resorts Limited ACN 125 709 953.

3. The Bergin Inquiry concluded that Crown Sydney Gaming Pty Ltd (a wholly-owned subsidiary of Crown Resorts Limited) was not a suitable person to continue to give effect to the restricted gaming licence to operate a restricted gaming facility in premises located at Barangaroo on the Sydney Harbour foreshore and that Crown Resorts Limited was not a suitable person to be a close associate of the person holding that restricted gaming licence.

4. The Bergin Inquiry also found, among other things, that Crown Resorts Limited:—

- a. facilitated money laundering through the accounts of Southbank Investments Pty Ltd ACN 075 088 327 and Riverbank Investments Pty Ltd ACN 103 254 619 unchecked and unchanged in the face of warnings from its bankers;
- b. disregarded the welfare of its China-based staff putting them at risk of detention by pursuing an aggressive sales policy and failing to escalate risks through the appropriate corporate risk management structures; and
- c. entered into and/or continued commercial relationships with Junket operators who had links to Triads and other organised crime groups.

5. Some of the conduct considered by the Bergin Inquiry related to the Crown Casino Perth and other conduct related to the casino operated in Melbourne by Crown Melbourne Limited ACN 006 973 262 (which is also a subsidiary of Crown Resorts Limited).

OPERATIVE PART

By this commission under the Public Seal of the State, I, the Governor, acting under the *Royal Commissions Act 1968* (WA) and all other enabling powers and with the advice and consent of the Executive Council—

(a) appoint you to be a Royal Commission to inquire into and report upon the following matters—

SUITABILITY

A. The following affairs of the Crown Casino Perth, and related matters—

1. whether Crown Perth is a suitable person—
 - i. to be concerned in or associated with the organization and conduct of the gaming operations of a licensed casino; and
 - ii. to continue to hold the casino gaming licence for the Crown Casino Perth.
2. whether Crown Resorts Limited is a suitable person to be concerned in or associated with the organization and conduct of the gaming operations of a licensed casino;
3. whether Burswood Resort (Management) Limited ACN 009 396 945 is a suitable person to be concerned in or associated with the organization and conduct of the gaming operations of a licensed casino;
4. whether Burswood Limited ACN 075 071 537 is a suitable person to be concerned in, or associated with, the organization and conduct of the gaming operations of a licensed casino;
5. in the event that the answer to (1)(i), 1(ii), (2), (3) or (4) above is no, what, if any, changes would be required to render that entity suitable;
6. the adequacy of communications by Crown Perth and/or any Crown Perth Associates with the Gaming and Wagering Commission, including responses and disclosures to the Gaming and Wagering Commission, prior to and during the Bergin Inquiry in relation to matters related to or connected with the Bergin Report and any matters referred to therein; and
7. any matter reasonably incidental to these matters.

REGULATORY FRAMEWORK

B. The following affairs of the Crown Casino Perth and related matters—

8. the adequacy of the existing regulatory framework in relation to casinos and casino gaming in Western Australia to address extant and emerging strategic risks identified in the Bergin Report, or otherwise by this inquiry, including in relation to junket operations, money laundering, cash and electronic transactions and the risk of infiltration by criminal elements into casino operations;
9. the appropriateness of the manner in which powers were exercised and responsibilities and obligations were discharged by the Gaming and Wagering Commission under State and Commonwealth laws;
10. the capability and effectiveness of the Gaming and Wagering Commission in discharging its regulatory functions and responsibilities, and the Department in supporting the Gaming and Wagering Commission, including in relation to identifying and addressing any actual or perceived conflicts of interest by officers involved in casino regulation;
11. matters which might enhance the regulatory framework and the Gaming and Wagering Commission's and Department's future capability and effectiveness in addressing any of the matters identified above, including any policy, legislative, administrative or structural reforms or changes, including additional regulatory controls;

(b) declare that, for the purposes of your inquiry and recommendations, you are to have regard, in particular, to the following matters—

- i. the Bergin Report including any matters referred to therein (including the allegations, issues, findings, observations, materials and recommendations referred to therein);
- ii. public transcripts of evidence before the Bergin Inquiry and such other materials provided to or otherwise considered by the Bergin Inquiry, to which the Commission may obtain access and consider it appropriate to have regard;
- iii. communications between Crown Perth and/or Crown Perth Associates, and the Gaming and Wagering Commission (including responses and disclosures to the Gaming and Wagering Commission) prior to and during the Bergin Inquiry in relation to matters related to or connected with the Bergin Report and any matters referred to therein; and
- iv. such further or other evidence and materials to which the Commission may consider it appropriate to have regard in order to satisfy the terms of reference;

(c) declare that in your report you may make any recommendations you consider appropriate;

- (d) declare that, to facilitate the proper and expeditious conduct of the inquiry, you are not required to inquire, or to continue to inquire, into a particular matter to the extent that you are satisfied that the matter has been, is being, or will be, sufficiently and appropriately dealt with by another inquiry or investigation or a proceeding;
- (e) appoint you, the Honourable Neville John Owen, to be the Chairman of the Commission;
- (f) declare that, by virtue of this commission, you may in the execution of this commission do all the acts, matters and things and exercise all the powers that a Royal Commission may lawfully do and exercise, whether under the *Royal Commissions Act 1968* (WA) or otherwise;
- (g) declare that the *Royal Commissions Act 1968* (WA) section 18 applies to this Commission;
- (h) declare that in this commission—

Bergin Inquiry means the Inquiry by the Honourable PA Bergin SC under section 143 of the *Casino Control Act 1992* (NSW) established on 14 August 2019 resulting in the publication of the Bergin Report;

Bergin Report means the report of the Inquiry by the Honourable PA Bergin SC under section 143 of the *Casino Control Act 1992* (NSW) dated 1 February 2021;

Crown Casino Perth means the casino in respect of which a casino gaming licence has been granted under section 21 of the *Casino Control Act 1984* (WA) (and described in the Casino (Burswood Island) Agreement the subject of the *Casino (Burswood Island) Agreement Act 1985* (WA) as Burswood Casino);

Crown Perth means Burswood Nominees Ltd ACN 078 250 307 the trustee of the Burswood Property Trust and holder of the casino gaming licence in respect of the Crown Casino Perth;

Crown Perth Associates means any person concerned in or associated with the organization and conduct of the gaming operations of the Crown Casino Perth;

Department means the Department of Local Government, Sport and Cultural Industries and relevantly any predecessors and includes any current or former officers, employees, persons engaged under contracts for services by, or agents of the Department or relevantly any predecessors;

Gaming and Wagering Commission means the Gaming and Wagering Commission of Western Australia established under the *Gaming and Wagering Commission Act 1987* (WA) and includes any current or former delegates, officers, employees, persons engaged under contracts for services by, or agents of the Gaming and Wagering Commission;

Suitable person means suitable person to engage in, or be concerned in or associated with, the relevant activity and, without limiting the generality of the foregoing, the matters to which the Commission may have regard include—

- (a) the reputation, character, honesty and integrity of the person;
 - (b) the competence and adequacy of the knowledge, qualifications, experience and ability of the person to engage in, or be concerned in or associated with, the relevant activity;
 - (c) the financial status and financial background of the person;
 - (d) governance processes and arrangements;
 - (e) the creation and maintenance of public confidence and trust in the credibility and integrity of licensed casino operations; and
 - (f) such other matters as the Commission sees fit.
- (i) declare that you are to begin your inquiry as soon as practicable;
 - (j) declare that you are to make your inquiry as expeditiously as possible;
 - (k) declare that you are to submit to me an interim report in relation to paragraphs 8 to 11 of the Operative Part that you consider appropriate by no later than 30 June 2021; and
 - (l) declare that you are to submit to me a report of the results of your inquiry, and your recommendations, by no later than 4 March 2022.

Issued under the Public Seal of the State at Perth on 23 July, 2021.

K BEAZLEY, Governor.

M McGOWAN, Premier.

RACING, GAMING AND LIQUOR

RA401

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003 RWWA RULES OF HARNESS RACING 2004

In accordance with Section 45 (1) (b) of the *Racing and Wagering Western Australia Act 2003*, notice is hereby given that the Board of Racing and Wagering WA on 5 May 2021 and 21 July 2021 resolved that the RWWA Rules of Harness Racing 2004 be amended as follows—

Amendments to Local Rules effective 1 August 2021

Add local rule 96B

Amendments to Local Rules

Add local rules 35A and 172

A copy of the above rules may be obtained during office hours from the RWWA offices at 14 Hasler Road, Osborne Park 6017, WA or Racing and Wagering Western Australia website, www.rwwa.com.au.

IAN EDWARDS, Chief Executive Officer.

RA402

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003 RWWA RULES OF THOROUGHBRED RACING 2019

In accordance with Section 45 (1) (a) of the *Racing and Wagering Western Australia Act 2003*, notice is hereby given that the Board of Racing and Wagering WA on 5 May 2021, 12 May 2021 and 21 July 2021 resolved that the RWWA Rules of Thoroughbred Racing 2019 be amended as follows—

Amendments to Local Rules with effect from 1 August 2021

Add LR 313

Amendments to National Rules with effect from 1 August 2021

Add TOR sub-rules 6(6) and 6(7)

Amendments to National Rules

Amend AR 297(4)(d)

A copy of the above rules may be obtained during office hours from the RWWA offices at 14 Hasler Road, Osborne Park 6017, WA or Racing and Wagering Western Australia website, www.rwwa.com.au.

IAN EDWARDS, Chief Executive Officer.

SALARIES AND ALLOWANCES TRIBUNAL

SA401

SALARIES AND ALLOWANCES ACT 1975 DETERMINATION VARIATION

Preamble

The Salaries and Allowances Tribunal has issued a determination to reflect the increase in the Superannuation Guarantee from 9.5% to 10%, effective from 1 July 2021.

Determination

The *Local Government Chief Executive Officers and Elected Members Determination No. 1 of 2020*, issued on 8 April 2020, and the *Local Government Chief Executive Officers and Elected Members Determination No. 1 of 2021*, issued on 8 April 2021, under sections 7A and 7B(2) of the *Salaries and Allowances Act 1975*, as amended from time to time, are hereby varied by a determination set out below.

Delete 'Table 1: Local government band classification—Total Reward Package' under Part 2.2 and include the following—

Table 1: Local government band classification—Total Reward Package range

Band	Total Reward Package
1	\$250,375—\$381,278
2	\$206,500—\$321,223
3	\$157,920—\$260,471
4	\$128,226—\$201,113

Signed on 24 June 2021.

M SEARES AO
Chair

B A SARGEANT PSM
Member.

Salaries and Allowances Tribunal.

SA402

SALARIES AND ALLOWANCES ACT 1975
DETERMINATION VARIATION

Preamble

The Salaries and Allowances Tribunal has issued a determination to amend clauses relating to the allowances provided to a Deputy Mayor and Deputy President.

Determination

The *Local Government Chief Executive Officers and Elected Members Determination No. 1 of 2020*, issued on 8 April 2020, and the *Local Government Chief Executive Officers and Elected Members Determination No. 1 of 2021*, issued on 8 April 2021, under sections 7A and 7B(2) of the *Salaries and Allowances Act 1975*, as amended from time to time, are hereby varied by a determination set out below. Include after Part 7.3(1)—

- (2) If the office of mayor or president is vacant under section 5.34(a) of the *Local Government Act 1995*, and the deputy performs the functions of mayor or president for a period of no less than four months, the deputy will be entitled to receive the mayor or president allowance according to the applicable local government band in 7.2 of the Determination.

Signed on 27 May 2021.

M SEARES AO
Chair

B A SARGEANT PSM
Member.

Salaries and Allowances Tribunal.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Anne Maria Noonan late of 34 Salisbury Road, South Kalgoorlie, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 9 April 2019, are required by the administrator of the estate of the deceased of care of Macdonald Rudder Lawyers of 3/109 James Street, Northbridge, WA to send particulars of their claims to her within one month from the date of publication of this notice, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ402**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Nathan Joseph Smalley late of 46 Big Rock Place, Quedjinup in the State of 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 29 July 2020 are required by the Executor to send particulars of their claims to them care of GV Lawyers, Level 5, 16 Irwin Street, Perth by 23 August 2021 after which date the Executor may convey or distribute the assets having regard to the claims of which he then has notice.

GV LAWYERS, as Solicitors for the Executor.

ZZ403**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Janet Margaret Palmer, late of 36 White Hart Lane Baldivis in the state of 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 6 February 2021, are required by the trustee of the late Janet Margaret Palmer, c/- Mountains Lawyers, PO Box 5379, Rockingham Beach WA 6969 to send particulars of their claims to the trustee within 30 days of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MOUNTAINS LAWYERS PTY LTD, Solicitors for the Trustee.
Telephone: (08) 9592 7326

ZZ404**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Estate of Kathleen May Stubberfield, late of 31 Loggerhead Road, Alkimos, 6038, 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 14th December 2020, are required by the executor of the deceased's estate to send particulars of their claims to Peter Stubberfield, of 51 Santa Barbara Parade, Quinns Rocks, Western Australia, 6030, within one month after the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executors then have notice.
