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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2021 AND NEW YEAR HOLIDAY PERIOD 2022

Publishing Dates	Closing Dates and Times for copy
Tuesday, 21 December 2021	Friday, 17 December 2021 at 12 noon
Friday, 24 December 2021	Wednesday, 22 December 2021 at 12 noon
Friday, 31 December 2021	Wednesday, 29 December 2021 at 12 noon

**The Government Gazette will not be published on
Tuesday 28 December 2021
Tuesday 4 January 2022**

The next edition will be published on Friday 7 January 2022 and
copy will close 12 noon Wednesday 5 January 2022

— PART 1 —

PROCLAMATIONS

AA101

Residential Parks (Long-stay Tenants) Amendment Act 2020

Residential Parks (Long-stay Tenants) Amendment Act 2020 Commencement Proclamation 2021

SL 2021/195

Made under the *Residential Parks (Long-stay Tenants) Amendment Act 2020* section 2(1)(c) by the Governor in Executive Council.

1. Citation

This proclamation is the *Residential Parks (Long-stay Tenants) Amendment Act 2020 Commencement Proclamation 2021*.

2. Commencement

The *Residential Parks (Long-stay Tenants) Amendment Act 2020*, other than Part 1 and sections 3, 6, 80 to 83, 86 and 88, comes into operation on 31 January 2022.

K. BEAZLEY, Governor.

L.S.

A. SANDERSON, Minister for Commerce.

Note: This proclamation brings into operation the remainder of the *Residential Parks (Long-stay Tenants) Amendment Act 2020*.

AA102

COVID-19 Response and Economic Recovery Omnibus Act 2020

COVID-19 Response and Economic Recovery Omnibus Act 2020 Postponement Proclamation 2021

SL 2021/196

Made under the *COVID-19 Response and Economic Recovery Omnibus Act 2020* sections 27, 34 and 52 by the Governor in Executive Council.

1. Citation

This proclamation is the *COVID-19 Response and Economic Recovery Omnibus Act 2020 Postponement Proclamation 2021*.

2. Cessation of provisions postponed

- (1) The cessation of the following provisions of the Act is postponed until the end of 31 December 2022 —
 - (a) Part 2 Division 1 Subdivision 2;
 - (b) Part 2 Division 2 Subdivision 1;
 - (c) Part 2 Division 3 Subdivision 1;
 - (d) Part 2 Division 4.
- (2) The cessation of sections 37(1), 44(1) and 46(1) of the Act is postponed until the end of 31 December 2022.

3. End of operative periods postponed

The end of the operative periods for sections 29 and 30 of the Act is postponed to 31 December 2022.

K. BEAZLEY, Governor.

L.S.

M. McGOWAN, Premier.

AA103

Liquor Control Amendment Act 2018

Liquor Control Amendment Act 2018 Commencement Proclamation (No. 2) 2021

SL 2021/198

Made under the *Liquor Control Amendment Act 2018* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Liquor Control Amendment Act 2018 Commencement Proclamation (No. 2) 2021*.

2. Commencement

The *Liquor Control Amendment Act 2018* section 36 comes into operation on 1 February 2022.

K.BEAZLEY, Governor.

L.S.

R.WHITBY, Minister for Racing and Gaming.

Note: This proclamation brings into operation the remainder of the *Liquor Control Amendment Act 2018*.

AGRICULTURE AND FOOD

AG301

Biosecurity and Agriculture Management Act 2007

**Biosecurity and Agriculture Management
(Identification and Movement of Stock and
Apiaries) Amendment Regulations 2021****SL 2021/204**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Biosecurity and Agriculture Management (Identification and Movement of Stock and Apiaries) Amendment Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 January 2022.

3. Regulations amended

These regulations amend the *Biosecurity and Agriculture Management (Identification and Movement of Stock and Apiaries) Regulations 2013*.

4. Regulations 76 and 77 replaced

Delete regulations 76 and 77 and insert:

76. Owners must identify cattle and buffalo

- (1) An owner of cattle or buffalo kept on a property in the south-west of the State must identify each animal, or cause it to be identified, with an NLIS device —
 - (a) if the animal is moved from the property on which it is kept before it reaches 6 months of age and before it is identified in accordance with this regulation — before it is moved; or
 - (b) otherwise — before it reaches 6 months of age.
- Penalty for this subregulation: a fine of \$2 000.

- (2) An owner of cattle or buffalo, other than cattle or buffalo kept on a property in the south-west of the State, must identify each animal, or cause it to be identified, with an NLIS device —
- (a) if the animal is moved from the property on which it is kept before it reaches 18 months of age and before it is identified in accordance with this regulation — before it is moved; or
 - (b) otherwise — before it reaches 18 months of age.

Penalty for this subregulation: a fine of \$2 000.

- (3) Nothing in these regulations prevents an owner of cattle or buffalo from applying to each animal, in addition to an NLIS device —
- (a) either one or both of the following identifiers —
 - (i) a brand in accordance with regulation 78;
 - (ii) an earmark in accordance with regulation 79;
- or
- (b) an approved identifier for cattle or buffalo.

77. Exemption for unweaned animals

It is not necessary for an unweaned animal to be identified in accordance with regulation 76(1)(a) or (2)(a) if it is being moved with its mother from the property on which it is kept to another property with the same relevant PIC.

5. Regulation 78 amended

In regulation 78 delete “regulation 76(5)(a),” and insert:

regulation 76(3)(a)(i),

6. Regulation 79 amended

In regulation 79 delete “regulation 76(5)(b),” and insert:

regulation 76(3)(a)(ii),

7. Regulation 80 amended

In regulation 80:

- (a) delete “cattle or buffalo” and insert:

an animal

- (b) in paragraph (a) delete “cattle or buffalo, as the case may be; and” and insert:

the animal; and

8. Regulation 81 amended

In regulation 81(1) delete “bovine”.

Note: The heading to amended regulation 81 is to read:

Spayed female animals must be marked

9. Regulation 120 replaced

Delete regulation 120 and insert:

120. Owners must identify sheep

- (1) An owner of a sheep that is kept on a property in the south-west of the State must identify the sheep, or cause it to be identified, with an NLIS device or an NLIS tag —
- (a) if the sheep is weaned before it reaches 6 months of age and before it is identified in accordance with this regulation — when it is weaned; or
 - (b) if the sheep is moved from the property on which it is kept before it reaches 6 months of age and before it is identified in accordance with this regulation — before it is moved; or
 - (c) otherwise — before it reaches 6 months of age.

Penalty for this subregulation: a fine of \$2 000.

- (2) An owner of a sheep other than a sheep that is kept on a property in the south-west of the State must identify the sheep, or cause it to be identified, with an NLIS device or an NLIS tag —
- (a) if the sheep is moved from the property on which it is kept before it is first shorn and before it is identified in accordance with this regulation — before it is moved; or
 - (b) otherwise — when it is first shorn.

Penalty for this subregulation: a fine of \$2 000.

- (3) Nothing in these regulations prevents an owner of a sheep from applying to it, in addition to an NLIS

device or an NLIS tag, one of the following identifiers —

- (a) a registered identifier applied as an earmark in accordance with regulation 122;
- (b) an approved identifier for sheep.

10. Regulation 121 amended

In regulation 121 delete “regulation 120(1)(b), (2)(d), (3)(a) or (4)(a)” and insert:

regulation 120(1)(b) or (2)(a)

11. Regulation 122 amended

In regulation 122 delete “regulation 120(5)(b),” and insert:

regulation 120(3)(a),

12. Regulation 123 amended

In regulation 123(a):

- (a) delete “animal; or” and insert:

sheep; or

- (b) delete “animal;” and insert:

sheep;

Note: The heading to amended regulation 123 is to read:

Application of markings: sheep

13. Regulation 127 amended

In regulation 127(a):

- (a) delete “animal; or” and insert:

goat; or

- (b) delete “animal;” and insert:

goat;

Note: The heading to amended regulation 127 is to read:

Application of markings: goat

14. Various penalties amended

In the provisions listed in the Table delete “Penalty:” and insert:

Penalty for this subregulation:

Table

r. 7(1)	r. 10(1)
r. 13(1) and (3)	r. 19(1) and (2)
r. 35(5)	r. 37(1)
r. 38(8)	r. 40(1), (2) and (4)
r. 44(1), (2) and (3)	r. 49(1)
r. 54(1) and (2)	r. 55(1) and (2)
r. 62(1), (2), (3), (4), (5) and (7)	r. 64(1), (2) and (3)
r. 65(1), (2), (4), (5) and (6)	r. 66(2) and (4)
r. 67(1), (2), (3), (4), (5) and (7)	r. 70(7)
r. 72(1)	r. 73(1)
r. 81(1)	r. 84(1)
r. 87(3)	r. 88(1) and (2)
r. 89(1), (2), (3) and (4)	r. 91(2)
r. 92(2)	r. 94(1)
r. 95(1), (2) and (3)	r. 97(1) and (3)
r. 98(2)	r. 100(2)
r. 101(2)	r. 104(1) and (3)
r. 105(2)	r. 108(1), (2) and (3)
r. 109(3), (5) and (6)	r. 110(2)
r. 112(1), (3), (4) and (5)	r. 113(1) and (2)
r. 114(1) and (2)	r. 115(1) and (3)
r. 116(2)	r. 118(1), (3), (4), (5) and (6)
r. 124(1), (2) and (3)	r. 130(1)

r. 133(3)	r. 134(1) and (2)
r. 135(1), (2), (3), (5) and (7)	r. 137(2)
r. 138(3)	r. 140(1)
r. 141(1), (2) and (3)	r. 142(2) and (4)
r. 143(2)	r. 145(1)
r. 146(1)	r. 148(2) and (4)
r. 149(2)	r. 151(1) and (2)
r. 152(1)	r. 153(3) and (5)
r. 154(2)	r. 156(1)
r. 157(1)	r. 158(1), (2) and (4)
r. 159(1)	r. 160(2) and (4)
r. 161(2)	r. 163(1)
r. 164(1), (3) and (5)	r. 165(1), (2) and (3)
r. 181(1), (2) and (3)	r. 190(5)
r. 192(1) and (2)	r. 196(9) and (11)
r. 198(5)	r. 199(1)
r. 200(1) and (3)	r. 201(1) and (3)
r. 206(1)	r. 208(1)
r. 209(1) and (3)	r. 210(1) and (2)
r. 211(1)	

V.MOLAN, Clerk of the Executive Council.

EDUCATION

ED301

School Education Act 1999

**School Education (Student Residential Colleges)
Amendment Regulations 2021****SL 2021/197**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *School Education (Student Residential Colleges) Amendment Regulations 2021*.

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 *School Education (Student Residential Colleges) Regulations 2017*.

4. Regulation 14 amended

In regulation 14(7):

- (a) delete “an agreement” and insert:
 - a boarding agreement
- (b) delete paragraphs (a) and (b) and insert:
 - (a) for an overseas student as defined in section 97 of the Act —
 - (i) for the 2021 school year — \$25 000; or
 - (ii) for a subsequent school year — \$25 625;
 - or
 - (b) for any other student —
 - (i) for the 2021 school year — \$14 461; or

- (ii) for a subsequent school year —
\$14 823.

V.MOLAN, Clerk of the Executive Council.

INDUSTRY REGULATION

IS301

Settlement Agents Act 1981

Settlement Agents Amendment Regulations 2021

SL 2021/202

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Settlement Agents Amendment Regulations 2021*.

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 *Settlement Agents Regulations 1982*.

4. Regulation 6 replaced

Delete regulation 6 and insert:

6. Prescribed examinations

- (1) In this regulation —

public training provider has the meaning given in the *Vocational Education and Training Act 1996* section 5(1);

registered training provider has the meaning given in the *Vocational Education and Training Act 1996* section 5(1).

- (2) The prescribed examinations for the purposes of Schedule 1 clauses 1(1)(a) and 2(1)(a) to the Act that are required to be passed to qualify for the grant of a licence are the examinations required by a public training provider or a registered training provider to be passed to complete —
- (a) an Advanced Diploma of Conveyancing; or
 - (b) if an application for a licence is made before 1 January 2025 — a Diploma of Conveyancing.

V.MOLAN, Clerk of the Executive Council.

JUSTICE

JU301

State Administrative Tribunal Act 2004

State Administrative Tribunal Amendment Regulations (No. 5) 2021

SL 2021/201

Made by the Governor in Executive Council.

1. Citation

These regulations are the *State Administrative Tribunal Amendment Regulations (No. 5) 2021*.

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 on which the *Residential Parks (Long-stay Tenants) Amendment Act 2020* section 4 comes into operation.

3. Regulations amended

These regulations amend the *State Administrative Tribunal Regulations 2004*.

4. Schedule 6 amended

In Schedule 6 in the item relating to the *Residential Parks (Long-stay Tenants) Act 2006*:

- (a) delete “s. 7(1)(b), 62(2), 63(1), 64(1),” and insert:

s. 62(1), 62A(2), 62D(1), 63(1), 63A(1), 63B(1) or (3), 63C(2), 64(1), 64A(1), 64B(1), 64C(2),

- (b) delete “71(1),” and insert:

70A(1), 70B(1), 71(1), 71A(2),

V.MOLAN, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA301

Liquor Control Act 1988

Liquor Control Amendment Regulations (No. 2) 2021

SL 2021/207

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Liquor Control Amendment Regulations (No. 2) 2021*.

2. Commencement

These regulations come into operation on the day on which the *Liquor Control Amendment Act 2018* section 36 comes into operation.

3. Regulations amended

These regulations amend the *Liquor Control Regulations 1989*.

4. Regulation 3A amended

In regulation 3A(1) insert in alphabetical order:

liquor restricted premises has the meaning given in section 152N;

restricted area means an area of the State declared for the purposes of section 175(1a) to be a restricted area;

5. Regulation 8 amended

- (1) In regulation 8(1)(c) delete “the sale” and insert:

subject to subregulation (1AA), the sale

- (2) After regulation 8(1) insert:

(1AA) Subregulation (1)(c) does not apply in relation to the sale or supply of liquor together with flowers, food or other products to be delivered as a gift —

- (a) in a restricted area; or
(b) to liquor restricted premises.

6. Regulation 8CA amended

Delete regulation 8CA(2)(d)(iii) and insert:

- (iii) a restricted area;

7. Regulation 10C inserted

After regulation 10B insert:

10C. Prescribed requirements for sale and delivery of packaged liquor or liquor for consumption off licensed premises (Act s. 65(1)(b))

- (1) For the purposes of section 65(1)(b), the requirements relating to the sale and delivery from licensed premises of packaged liquor or liquor for consumption off the licensed premises are set out in this regulation.
- (2) The licensee must ensure that —
 - (a) if the sealed containers in which the liquor is delivered are contained in a box, carton or other package — the box, carton or package is labelled, marked or stamped with —
 - (i) the name and address of the purchaser; and
 - (ii) the name and address of the vendor;
 - or
 - (b) in any other case — the sealed containers in which the liquor is delivered are each labelled, marked or stamped as described in paragraph (a).
- (3) The licensee must ensure that the liquor is not left with a person unless —
 - (a) the person produces evidence that the person has reached 18 years of age; and
 - (b) if the delivery is made on the day on which the liquor is purchased — the person is the purchaser or the purchaser's nominee.
- (4) Evidence for the purposes of subregulation (3)(a) consists of —
 - (a) a current Australian driver's licence with a photograph; or
 - (b) a current passport; or
 - (c) a document referred to in regulation 18A(1A).
- (5) The licensee must ensure that the liquor is not left with a person if —
 - (a) the speech, balance, coordination or behaviour of the person appears to be noticeably impaired; and
 - (b) there are reasonable grounds to suspect that the impairment results from the consumption of liquor.
- (6) The licensee must ensure that the liquor is not left unattended at premises unless —

- (a) the delivery is made on a day other than the day on which the liquor is purchased; and
 - (b) the purchaser authorises the liquor to be left unattended at the premises; and
 - (c) the liquor is left in an area that is not visible to passers-by.
- (7) The licensee must ensure that the liquor is not delivered —
 - (a) in a restricted area; or
 - (b) to liquor restricted premises at which a notice is displayed under section 152S.
- (8) The licensee must ensure that the liquor is delivered at a time that is —
 - (a) within the permitted hours, if any, under the licence; and
 - (b) in any case —
 - (i) if the delivery is made on the day on which the liquor is purchased — between the hours of 9 am and midnight; and
 - (ii) otherwise — between the hours of 6 am and midnight.
- (9) If the delivery is made on the day on which the liquor is purchased, the licensee must ensure that the liquor is delivered by a person who has completed successfully a course of training or an assessment —
 - (a) in responsible practices in the sale, supply and service of liquor; and
 - (b) approved by the Director for the purposes of this subregulation.

8. Regulation 16AA amended

Delete regulation 16AA(3)(b)(ii) and insert:

- (ii) a restricted area.

V.MOLAN, Clerk of the Executive Council.

TRANSPORT

TN301

Road Traffic (Authorisation to Drive) Act 2008
Road Traffic (Vehicles) Act 2012

Transport Regulations Amendment (Electric Rideable Devices) Regulations 2021

SL 2021/199

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Transport Regulations Amendment (Electric Rideable Devices) Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

- (a) Part 1 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day on which the *Road Traffic Code Amendment Regulations (No. 4) 2021* regulation 3 comes into operation.

**Part 2 — *Road Traffic (Authorisation to Drive)*
Regulations 2014 amended**

3. Regulations amended

This Part amends the *Road Traffic (Authorisation to Drive) Regulations 2014*.

4. Regulation 3 amended

In regulation 3 insert in alphabetical order:

electric rideable device has the meaning given in the *Road Traffic Code 2000* regulation 3A;

motorised scooter has the meaning given in the *Road Traffic Code 2000* regulation 3(1);

5. Regulation 55 amended

In regulation 55(2):

- (a) in paragraph (g) delete “area.” and insert:

area;

- (b) after paragraph (g) insert:

(h) an electric rideable device.

6. Regulation 65 amended

After regulation 65(3) insert:

- (4) Despite subregulation (3), an offence that is committed by a person driving or using a motor vehicle that is a motorised scooter or electric rideable device is not a demerit point offence.

**Part 3 — *Road Traffic (Vehicles) Regulations 2014*
amended**

7. Regulations amended

This Part amends the *Road Traffic (Vehicles) Regulations 2014*.

8. Regulation 3 amended

In regulation 3 insert in alphabetical order:

electric rideable device has the meaning given in the
Road Traffic Code 2000 regulation 3A;

motorised scooter has the meaning given in the *Road
Traffic Code 2000* regulation 3(1);

9. Regulation 15 amended

In regulation 15(2):

(a) in paragraph (d) delete “230B.” and insert:

230B; or

(b) after paragraph (d) insert:

(e) a motorised scooter or electric rideable device.

10. Regulation 228 amended

After regulation 228(f) insert:

(fa) an electric rideable device;

V.MOLAN, Clerk of the Executive Council.

TN302

Road Traffic Act 1974

Road Traffic Code Amendment Regulations (No. 4) 2021

SL 2021/200

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic Code Amendment Regulations (No. 4) 2021*.

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 *Road Traffic Code 2000*.

4. Regulation 3 amended

- (1) In regulation 3(1) delete the definition of *motorised scooter*.
- (2) In regulation 3(1) insert in alphabetical order:

electric rideable device has the meaning given in regulation 3A;

motorised scooter means a scooter that has 1 or more electric motors (whether the motors are part of the scooter or attached to the scooter) if —

- (a) the maker of the scooter certifies (either by means of a plate attached to the motor or on each motor, or by means of engraving on the motor or each motor) the ungoverned power output of the motor, or each motor; and
- (b) the maximum power output of the motor, or the combined maximum power output of the motors, is not more than 200 watts; and
- (c) when propelled only by the motor or motors, the scooter is not capable of going faster than 10 km/h on level ground;

relevant rider means a rider of a bicycle or electric rideable device who crosses a carriageway, or part of a carriageway, or who is on a crossing, but only if the rider —

- (a) enters the carriageway or crossing from a path connected to the carriageway or crossing and not from a carriageway; and
 - (b) crosses by the shortest safe route to another path; and
 - (c) approaches and rides across the carriageway or on the crossing at a speed not exceeding 10 km/h;

- (3) In regulation 3(1) in the definition of **bicycle** paragraph (b):
 - (a) delete “toy or” and insert:

toy,
 - (b) delete “operating);” and insert:

operating), or an electric rideable device;

- (4) In regulation 3(1) in the definition of **motor vehicle** delete “motorised scooter;” and insert:

motorised wheelchair, motorised scooter, electric rideable device or electric personal transporter;

- (5) In regulation 3(1) in the definition of **pedestrian** delete paragraph (b) and insert:
 - (b) a person wheeling a bicycle, electric rideable device, wheeled recreational device, motorised scooter or wheeled toy, if the person is completely dismounted; and

- (6) In regulation 3(1) in the definition of **rider**:
 - (a) after “cycle, bicycle,” insert:

electric rideable device, motorised scooter,
 - (b) delete “bicycle;” and insert:

bicycle, electric rideable device or motorised scooter;

- (7) In regulation 3(1) in the definition of *scooter*:
- (a) after paragraph (d) delete “and”;
 - (b) delete paragraph (e).
- (8) In regulation 3(1) in the definition of *wheeled recreational device*:
- (a) delete “propelled by human power or gravity,” and insert:

propelled only by human power, gravity, or both,
 - (b) in paragraph (a) delete “including —” and insert:

including any of the following that is built to be propelled only by human power, gravity or both —
 - (c) in paragraph (a)(i) and (ii) delete “and”.
- (9) In regulation 3(1) in the definition of *wheeled toy* delete “scooter (other than a motorised scooter)” and insert:

scooter or skateboard that is designed to be propelled only by human power, gravity or both,

5. Regulation 3A inserted

At the end of Part 1 insert:

3A. Electric rideable devices

- (1) An *electric rideable device* is a scooter, skateboard, or other vehicle, that —
- (a) has at least 1 wheel; and
 - (b) is designed to be used by a single person; and
 - (c) has an electric motor or motors; and
 - (d) is fitted with an effective stopping system controlled by use of brakes, gears or motor control; and
 - (e) when propelled only by the motor or motors, is not capable of going faster than 25 km/h on level ground; and
 - (f) complies with the mass and dimension requirements referred to in subregulation (2).
- (2) For the purposes of subregulation (1)(f), the mass and dimension requirements are as follows —
- (a) unless paragraph (b) applies, the scooter, skateboard or other vehicle must —

- (i) be no more than 1 250 mm in length; and
 - (ii) be no more than 700 mm in width; and
 - (iii) be no more than 1 350 mm in height; and
 - (iv) have an unladen mass of no more than 25 kg;
 - (b) if different mass and dimension requirements for the scooter, skateboard or other vehicle are approved under subregulation (4) — the requirements specified in the notice of approval.
- (3) Despite subregulation (1), *electric rideable device* does not include —
- (a) a motorised scooter; or
 - (b) a motorised wheelchair; or
 - (c) an electric personal transporter; or
 - (d) a vehicle with pedals; or
 - (e) a wheeled toy.
- (4) The Minister may, by notice in the *Gazette*, approve mass and dimension requirements that apply to a scooter, skateboard or other vehicle, or a class of scooters, skateboards or other vehicles, for the purposes of subregulation (2)(b).

6. Regulation 9 amended

In regulation 9(5) delete “regulation 65(3) makes” and insert:

regulation 65(3) and (4) make

7. Regulation 15 inserted

After regulation 14 insert:

15. Speed restrictions for electric rideable devices

- (1) This regulation is subject to any other provision of these regulations prescribing a maximum speed for any vehicle lower than that prescribed by this regulation.
- (2) A person must not ride an electric rideable device on a carriageway, bicycle path or shared path at a speed exceeding 25 km/h.

Modified penalty: 2 PU

- (3) A person must not ride an electric rideable device on a footpath (other than a bicycle path or shared path) at a speed exceeding 10 km/h.

Modified penalty: 2 PU

8. Regulation 20 amended

- (1) In regulation 20(2) after “of a bicycle” insert:

or electric rideable device

- (2) In regulation 20(3) after “bicycles” insert:

or electric rideable devices

9. Regulation 23 amended

In regulation 23(a) delete “bicycle making a hook turn under Division 3;” and insert:

bicycle or electric rideable device making a hook turn under Division 3; or

10. Regulation 24 amended

- (1) In regulation 24(4) after “of a bicycle” insert:

or electric rideable device

- (2) In regulation 24(5) after “bicycles” insert:

or electric rideable devices

11. Part 4 Division 3 heading amended

In the heading to Part 4 Division 3 after “**bicycles**” insert:

or electric rideable devices

12. Regulation 28 amended

In regulation 28(1), (2), (3) and (4) after “of a bicycle” insert:

or electric rideable device

Note: The heading to amended regulation 28 is to read:

Optional hook turn by bicycle or electric rideable device rider

13. Regulation 29 amended

In regulation 29 after “a bicycle” insert:

or electric rideable device

Note: The heading to amended regulation 29 is to read:

**Bicycle or electric rideable device rider making hook turn
contrary to sign**

14. Regulation 36 amended

(1) In regulation 36(3) after “bicycle” insert:

or electric rideable device

(2) In regulation 36(7)(b) delete “bicycle,” and insert:

bicycle or electric rideable device,

15. Regulation 40 amended

In regulation 40(3)(b) delete “bicycle,” and insert:

bicycle or electric rideable device,

16. Regulation 41 amended

In regulation 41(4)(b) delete “bicycle,” and insert:

bicycle or electric rideable device,

17. Regulation 43A amended

In regulation 43A(1) after “of a bicycle” insert:

or electric rideable device

18. Regulation 43B amended

In regulation 43B(1) after “of a bicycle” insert:

or electric rideable device

19. Regulation 45 amended

In regulation 45(3) delete “all pedestrians who are crossing” and insert:

any pedestrian or relevant rider who is crossing

20. Regulation 47 amended

In regulation 47(b) after “pedestrian” insert:

or relevant rider

21. Regulation 48 amended

In regulation 48(a) and (b) after “pedestrian” insert:

or relevant rider

22. Regulation 50 amended

In regulation 50(4) after “pedestrian” insert:

or relevant rider

23. Regulation 52 amended

In regulation 52(2) after “pedestrian” insert:

or relevant rider

24. Regulation 55 amended

In regulation 55(3)(b) and (6)(c) after “pedestrian” insert:

or relevant rider

25. Regulation 56 amended

In regulation 56(2)(b), (4) and (6)(b) after “pedestrian” insert:

or relevant rider

26. Regulation 57 amended

In regulation 57(1)(b) after “pedestrian” insert:

or relevant rider

27. Regulation 58 amended

In regulation 58(a) after “pedestrian” insert:

or relevant rider

28. Regulation 61 amended

In regulation 61(2) after “pedestrian” insert:

or relevant rider

29. Regulation 62 amended

(1) In regulation 62(2) after “to a pedestrian” insert:

or relevant rider

(2) In regulation 62(3) and (5)(c) after “any pedestrian” insert:

or relevant rider

30. Regulation 63 amended

In regulation 63 after “to a pedestrian” insert:

or relevant rider

31. Regulation 76 amended

In regulation 76 delete “bicycle)” and insert:

bicycle or electric rideable device)

32. Regulation 76A amended

In regulation 76A delete “bicycle)” and insert:

bicycle or electric rideable device)

33. Regulation 100 amended

In regulation 100 delete “bicycle or an animal” and insert:

bicycle, electric rideable device or animal

Note: The heading to amended regulation 100 is to read:

**Rider of bicycle, electric rideable device or animal to give way to
vehicle leaving roundabout**

34. Regulation 122 amended

- (1) In regulation 122(1) delete “bicycle)” and insert:

bicycle or electric rideable device)

- (2) In regulation 122(4) after “bicycle” insert:

or electric rideable device

35. Regulation 124A amended

- (1) Before regulation 124A(1) insert:

- (1A) In this regulation —

rideable device means a bicycle, electric rideable device, motorised scooter, wheeled recreational device or wheeled toy.

- (2) In regulation 124A(1):

- (a) delete “a bicycle” and insert:

a rideable device

- (b) delete “pass the bicycle” and insert:

pass the rideable device

- (c) delete “from the bicycle.” and insert:

from the rideable device.

- (3) In regulation 124A(2) delete “bicycle” and insert:
- rideable device
- (4) In regulation 124A(3)(b) delete “bicycle.” and insert:
- rideable device.
- (5) In regulation 124A(4) delete “subregulation (3)(b) — ” and insert:
- the application of subregulation (3)(b) to a rideable device that is a bicycle —
- (6) After regulation 124A(4) insert:
- (4A) For the purposes of the application of subregulation (3)(b) to a rideable device that is an electric rideable device, motorised scooter, wheeled recreational device or wheeled toy, the rider is taken to be part of that rideable device.

Note: The heading to amended regulation 124A is to read:

Keeping safe distance when passing rideable device

36. Regulation 127 amended

In regulation 127(3)(aa) delete “bicycle” and insert:

rideable device (as defined in regulation 124A(1A))

37. Regulation 129 amended

In regulation 129(4) delete “bicycle” and insert:

bicycle, electric rideable device

38. Regulation 130 amended

In regulation 130(1), (2), (3) and (4) delete “power-assisted pedal cycle or bicycle” and insert:

bicycle or electric rideable device

Note: The heading to amended regulation 130 is to read:

Riding certain vehicles alongside more than 1 other rider

39. Regulation 132 amended

- (1) In regulation 132(1) delete “bicycle,” and insert:

bicycle or electric rideable device,

- (2) In regulation 132(2) delete “bicycle may” and insert:

bicycle or electric rideable device may

40. Regulation 139 amended

In regulation 139 delete “bicycle that is parked at a bicycle rail or in a bicycle rack.” and insert:

bicycle or electric rideable device that is parked at or in a rack or rail used for the parking of bicycles or electric rideable devices.

Note: The heading to amended regulation 139 is to read:

Application of this Part to bicycles and electric rideable devices

41. Regulation 146 amended

In regulation 146(1)(a) after “facing bicycle” insert:

or electric rideable device

42. Regulation 150 amended

In regulation 150 delete “bicycle)” and insert:

bicycle or electric rideable device)

43. Regulation 165 amended

In regulation 165 after “bicycle,” insert:

an electric rideable device,

44. Regulation 169 amended

In regulation 169 delete “bicycle)” and insert:

bicycle or electric rideable device)

45. Regulation 204 amended

- (1) Delete regulation 204(2)(a)(ii) and insert:
 - (ii) travelling in or on a motorised scooter or wheeled recreational device;
- (2) In regulation 204(3) delete “cyclist,” and insert:

rider of a bicycle or electric rideable device,

46. Part 14 Division 2 heading deleted

Delete the heading to Part 14 Division 2.

47. Part 14 Division 2 heading inserted

After regulation 205 insert:

Division 2 — Persons travelling in or on wheeled recreational devices, motorised scooters and wheeled toys

48. Regulation 206 amended

- (1) Delete regulation 206(2).
- (2) In regulation 206(3) delete “a “no wheeled recreational devices, scooters or toys” sign.” and insert:

a “no wheeled devices” sign.
- (3) In regulation 206(4) delete “Subregulations (1) and (2) do not apply to a person who is crossing a carriageway in or on a wheeled recreational device” and insert:

Subregulation (1) does not apply to a person who is crossing a carriageway in or on a wheeled recreational device, motorised scooter
- (4) After regulation 206(4) insert:
 - (5) Subregulation (1) does not apply to a person who is travelling in or on a wheeled recreational device, motorised scooter or wheeled toy on a carriageway if —

- (a) it is necessary to travel on the carriageway to avoid an obstruction; and
 - (b) the person does not travel on the carriageway for longer than necessary to avoid the obstruction.
- (5) At the end of regulation 206 in the heading to the signs delete “recreational devices, scooters or toys” and insert:

devices

Note: The heading to amended regulation 206 is to read:

Wheeled recreational devices, motorised scooters and wheeled toys prohibited on certain carriageways and where no wheeled devices signs apply

49. Regulation 209 amended

- (1) In regulation 209(1) delete “on in-line skates, rollerskates, a motorised scooter or a similar wheeled recreational device,” and insert:

in or on a wheeled recreational device or motorised scooter

- (2) In regulation 209(2):

- (a) delete “on in-line skates, rollerskates, a motorised scooter or a similar wheeled recreational device,” and insert:

in or on a wheeled recreational device or motorised scooter

- (b) delete “cyclist or EPT rider.” and insert:

rider of a bicycle, EPT or electric rideable device.

Note: The heading to amended regulation 209 is to read:

Travelling in or on wheeled recreational device or motorised scooter on separated footpath or bicycle path

50. Regulation 209B inserted

After regulation 209A insert:

209B. Travel in hours of darkness or in hazardous weather

- (1) A person must not travel in or on a wheeled recreational device or wheeled toy on a road during the

hours of darkness or in hazardous weather conditions causing reduced visibility.

Modified penalty: 1 PU

- (2) A person must not ride a motorised scooter on a road during the hours of darkness, or in hazardous weather conditions causing reduced visibility, unless the scooter or the rider displays —
- (a) a flashing or steady white light that is clearly visible for at least 200 m from the front of the scooter; and
 - (b) a flashing or steady red light that is clearly visible for at least 200 m from the rear of the scooter; and
 - (c) a red reflector that is clearly visible for at least 50 m from the rear of the scooter when light is projected onto it by a motor vehicle's headlight on low-beam; and
 - (d) 2 yellow side reflectors.

Modified penalty: 1 PU

51. Part 15 heading amended

In the heading to Part 15 delete “**bicycle riders**” and insert:

bicycles, electric rideable devices

52. Part 15 Division 1 heading replaced

Delete the heading to Part 15 Division 1 and insert:

Division 1 — Bicycles and electric rideable devices

53. Regulation 210B inserted

At the beginning of Part 15 Division 1 insert:

210B. Electric rideable devices prohibited on certain carriageways

- (1) A person must not ride an electric rideable device —
- (a) on a carriageway with a dividing line or median strip; or
 - (b) on a one-way carriageway with more than 1 marked lane; or

- (c) on a carriageway with a speed limit exceeding 50 km/h.

Modified penalty:

- (a) if the person is riding on a carriageway with a speed limit exceeding 70 km/h — 10 PU
 - (b) in any other case — 2 PU
- (2) Subregulation (1)(a) and (b) do not apply to a person riding in a bicycle lane with a speed limit not exceeding 50 km/h.
 - (3) Subregulation (1) does not apply to a person who is crossing a carriageway on an electric rideable device, if the person —
 - (a) crosses the carriageway by the shortest safe route; and
 - (b) does not stay on the carriageway longer than necessary to cross the carriageway safely.
 - (4) Subregulation (1) does not apply to a person who is riding an electric rideable device on a carriageway if —
 - (a) it is necessary to ride on the carriageway to avoid an obstruction; and
 - (b) the person does not ride on the carriageway for longer than necessary to avoid the obstruction.
 - (5) For the purposes of this regulation, if a person is in a speed zone that begins with a variable illuminated speed limit sign, a reference to the speed limit is taken to be a reference to the speed limit applicable to the zone when the person enters the zone.

54. Regulation 211 amended

- (1) In regulation 211 delete “The rider” and insert:

- (1) The rider

- (2) At the end of regulation 211 insert:

- (2) The rider of an electric rideable device fitted with handlebars must ride with at least 1 hand on the handlebars.

Modified penalty: 1 PU

Note: The heading to amended regulation 211 is to read:

Riding bicycles and electric rideable devices

55. Regulation 212 amended

After regulation 212(4) insert:

- (5) The rider of an electric rideable device must not carry a passenger or animal on the electric rideable device.

Modified penalty: 1 PU

Note: The heading to amended regulation 212 is to read:

Carrying persons or animals on bicycles or electric rideable devices

56. Regulation 213 amended

In regulation 213 after “of a bicycle” insert:

or electric rideable device

57. Regulation 214 amended

In regulation 214 after “bicycle” insert:

or electric rideable device

58. Regulation 215A amended

In regulation 215A(1) after “of a bicycle” insert:

or electric rideable device

Note: The heading to amended regulation 215A is to read:

Entering bicycle storage area on bicycle or electric rideable device

59. Regulation 215B amended

- (1) In regulation 215B(1) after “of a bicycle” insert:

or electric rideable device

- (2) In regulation 215B(2):

- (a) after “of a bicycle” insert:

or electric rideable device

- (b) after “the bicycle” insert:

or electric rideable device

Note: The heading to amended regulation 215B is to read:

Giving way while entering or in bicycle storage area

60. Regulation 215 amended

In regulation 215 after “bicycle” insert:

or electric rideable device

61. Regulation 216 amended

- (1) In regulation 216(1) delete “a bicycle is abreast of another bicycle” and insert:

a bicycle or electric rideable device is abreast of another bicycle
or electric rideable device

- (2) In regulation 216(2) and (3) after “bicycle” insert:

or electric rideable device

- (3) Delete regulation 216(4) and insert:

- (4) The rider of a bicycle or electric rideable device on a path must not ride so that the bicycle or electric rideable device is travelling abreast of any other bicycle or electric rideable device on the path.

Modified penalty: 1 PU

62. Regulation 217 amended

In regulation 217 after “bicycle” (each occurrence) insert:

or electric rideable device

Note: The heading to amended regulation 217 is to read:

Riding to left of oncoming bicycles or electric rideable devices on path

63. Regulation 218 amended

In regulation 218(1) after “bicycle” insert:

or electric rideable device

64. Regulation 218A inserted

After regulation 218 insert:

218A. No wheeled devices signs

A person riding an electric rideable device on a road must not travel past a “no wheeled devices” sign.

Modified penalty: 1 PU

No wheeled devices sign

**65. Regulation 219 amended**

- (1) In regulation 219(1) after “bicycle” insert:

or electric rideable device

- (2) At the end of regulation 219(1) insert:

Modified penalty: 1 PU

- (3) In regulation 219(2) after “bicycle” insert:

or electric rideable device

Note: The heading to amended regulation 219 is to read:

Riders of bicycles and electric rideable devices not to cause obstruction

66. Regulation 220 amended

- (1) In regulation 220(1) delete “must not attach himself or herself to, or permit himself or herself” and insert:

or electric rideable device must not attach themselves to, or permit themselves

- (2) In regulation 220(2) delete “bicycle to attach himself or herself” and insert:

bicycle or electric rideable device to attach themselves

Note: The heading to amended regulation 220 is to read:

Towing of bicycles or electric rideable devices

67. Regulation 221 amended

In regulation 221 after “bicycle” insert:

or electric rideable device

68. Regulation 223B inserted

After regulation 223A insert:

223B. Riders of electric rideable devices to wear protective helmets

- (1) In this regulation —
- protective helmet (bicycle)* means a protective helmet as defined in regulation 222(1);
- protective helmet (motor cycle)* means a protective helmet as defined in regulation 244(1).
- (2) A person must not ride an electric rideable device on a road or path unless the person is wearing a protective helmet (bicycle) or protective helmet (motor cycle) securely fastened on the person’s head.
- Modified penalty: 1 PU
- (3) Subregulation (2) does not apply to a person who —
- (a) is a member of a religious or cultural group and who is wearing a headdress customarily worn by members of that group, if the wearing of that headdress makes it impractical for a person to wear a protective helmet in accordance with subregulation (2); or
- (b) has been exempted in writing by the CEO from wearing a protective helmet in accordance with subregulation (2) for medical reasons, and is complying with any terms and conditions of that exemption.
- (4) The CEO may at any time, by notice in writing to the person, amend or revoke an exemption granted under subregulation (3)(b).

69. Regulation 224 amended

- (1) Before regulation 224(1) insert:
 - (1A) In this regulation —
warning device means a bell, horn or similar audible warning instrument.
- (2) In regulation 224(1):
 - (a) after “ride a bicycle” insert:

or electric rideable device
 - (b) delete “bicycle,” and insert:

bicycle or electric rideable device,
 - (c) in paragraphs (a) and (b) delete “bicycle; and” and insert:

bicycle or electric rideable device; and
 - (d) in paragraph (c) delete “bicycle when light is projected onto it by a vehicle’s” and insert:

bicycle or electric rideable device when light is projected onto it by a motor vehicle’s
- (3) In regulation 224(2C) after “bicycle” insert:

or electric rideable device
- (4) In regulation 224(2)(b) delete “bell, horn, or similar warning device,” and insert:

warning device
- (5) After regulation 224(2) insert:
 - (3) A person must not ride an electric rideable device during the hours of darkness, or in hazardous weather conditions causing reduced visibility, unless the device or the rider displays 2 yellow side reflectors.
Modified penalty: 1 PU

- (4) A person must not ride an electric rideable device that does not have a warning device in working order, unless because of the design of the electric rideable device it is not practicable for it to be fitted with a warning device.

Modified penalty: 2 PU

Note: The heading to amended regulation 224 is to read:

Lights and other equipment on bicycles and electric rideable devices

70. Regulation 225 amended

In regulation 225 after “of a bicycle” insert:

or electric rideable device

71. Regulation 226 amended

- (1) In regulation 226(1):

(a) after “of a bicycle” insert:

or electric rideable device

(b) delete “the bicycle rider” and insert:

the rider

- (2) In regulation 226(2):

(a) after “of a bicycle” insert:

or electric rideable device

(b) delete “the bicycle rider” and insert:

the rider

72. Regulation 227 amended

In regulation 227(1), (2), (3) and (4) after “of a bicycle” insert:

or electric rideable device

73. Regulation 228 amended

- (1) In regulation 228 delete “A person” and insert:

- (1) A person who is
- (2) At the end of regulation 228 insert:
 - (2) A person who is under 16 years of age must not ride an electric rideable device with its motor, or any of its motors, engaged.
Modified penalty: 1 PU

Note: The heading to amended regulation 228 is to read:

Minimum age to ride power assisted pedal cycle or electric rideable device

74. Regulation 229 amended

In regulation 229:

- (a) in paragraph (a) after “a bicycle” insert:

or electric rideable device
- (b) in paragraph (a) delete “bicycle; or” and insert:

bicycle or electric rideable device; or
- (c) in paragraph (b) after “bicycle” insert:

or electric rideable device

Note: The heading to amended regulation 229 is to read:

Proper control of bicycles and electric rideable devices

75. Regulation 229A inserted

At the end of Part 15 Division 1 insert:

229A. Electric rideable device must not have sharp protrusions

A person must not ride an electric rideable device on a road if any part of the device, or any object fitted to the device, has a point or sharp edge the presence of which is likely to increase the risk of injury to any person.

Modified penalty: 2 PU

76. Regulation 253 amended

- (1) Delete regulation 253(2)(d) and (e) and insert:

- (d) a person wheeling a bicycle, electric rideable device or motorised scooter, if the person is completely dismounted; or
- (e) a person riding a bicycle, electric rideable device or motorised scooter on a path; or

(2) In regulation 253(4) delete “bicycle)” and insert:

bicycle, electric rideable device or motorised scooter)

77. Regulation 254 amended

In regulation 254(1)(e) delete “bicycle” and insert:

bicycle, electric rideable device, motorised scooter

78. Regulation 264 amended

In regulation 264(2)(ba) delete “cycle or bicycle” and insert:

cycle, bicycle, motorised scooter or electric rideable device

79. Regulation 289 amended

Delete regulation 289(1)(e) and insert:

- (e) the use on a motorised scooter, bicycle or electric rideable device of a flashing light in compliance with, or if permitted by, regulation 209B(2) or 224(1).

80. Regulation 306 amended

In regulation 306 after “pedestrian” insert:

or relevant rider

Note: The heading to amended regulation 306 is to read:

References to pedestrians or relevant riders crossing carriageway

81. Schedule 2 amended

In Schedule 2 delete the row relating to No wheeled recreational devices, scooters or toys signs and insert:



Notes:

1. The heading to regulation 203 is to read:
Pedestrians travelling along carriageway (except in or on wheeled recreational device, motorised scooter or wheeled toy)
2. The heading to regulation 222 is to read:
Riders of bicycles to wear and ensure passengers wear protective helmets
3. The heading to regulation 223A is to read:
Passengers on bicycles to wear protective helmets

V.MOLAN, Clerk of the Executive Council.

TN303

Road Traffic (Vehicles) Act 2012

Road Traffic (Vehicles) Amendment Regulations 2021

SL 2021/206

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic (Vehicles) Amendment Regulations 2021*.

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 *Road Traffic (Vehicles) Regulations 2014*.

4. Regulation 109 amended

In regulation 109 insert in alphabetical order:

eligible vehicle means a licensed vehicle that is not —

- (a) a vehicle with a seasonal heavy vehicle licence;
or
- (b) an authorised on-demand rank or hail vehicle;

reserved plate means an ordinary plate, exclusive display rights to which have been allocated under regulation 128A(1) or (2);

5. Regulation 112 amended

In regulation 112:

- (a) in paragraphs (a) and (d) delete “(da) or (db)” and insert:

(da), (db) or (g)

- (b) in paragraph (g) delete “special plates or name plates” (each occurrence) and insert:

special plates, name plates or reserved plates

6. Regulation 113 amended

- (1) In regulation 113(4) delete “vehicle unless the personalised plates, special plates or name plates, as the case may be,” and insert:

vehicle, or to replace reserved plates being used on a vehicle, unless the plates to be replaced

- (2) In regulation 113(5) delete “special plates or name plates” and insert:

special plates, name plates or reserved plates

7. Regulation 114 amended

In regulation 114(1) after “issued” insert:

or who has the exclusive right to display a set of reserved plates

8. Regulation 115 amended

- (1) In regulation 115(2) delete “ordinary number plate” and insert:

ordinary plate (other than a reserved plate)

- (2) After regulation 115(3)(b) insert:

(ba) reserved plates; or

9. Regulation 116 amended

- (1) In regulation 116(2) delete “ordinary number plates,” and insert:

ordinary plates (other than reserved plates),

- (2) After regulation 116(3)(b) insert:

(ba) reserved plates; or

10. Part 4 Division 3 heading replaced

Delete the heading to Part 4 Division 3 and insert:

Division 3 — Name plates, special plates and reserved plates

11. Regulation 128A inserted

After regulation 128 insert:

128A. Reserved plates

- (1) If an ordinary plate is for the time being used on an eligible vehicle, the CEO may allocate the exclusive right to display the ordinary plate to the responsible person for that vehicle.
- (2) If an ordinary plate is for the time being not used on a vehicle but has previously been used on an eligible vehicle, the CEO may allocate the exclusive right to display the ordinary plate to the person who, immediately before the plate last ceased to be used on an eligible vehicle, was the responsible person for that vehicle.
- (3) With the authorisation of the Treasurer, the CEO may on behalf of the Crown in right of the State seek and receive payment in return for the allocation of an exclusive right under subregulation (1) or (2).

12. Regulation 129 amended

- (1) In regulation 129(1) delete “plate or name plate” and insert:

plate, a name plate or a reserved plate
- (2) Delete regulation 129(2).
- (3) In regulation 129(3) and (5) delete “plate or name plate” and insert:

plate, a name plate or a reserved plate
- (4) Delete regulation 129(6) and insert:

(6) The buyer of the right to display a special plate, a name plate or a reserved plate must —
 - (a) provide to the CEO the original instrument of transfer of the right to display the plate; and
 - (b) either —
 - (i) nominate an eligible vehicle on which the plate is to be used as a number plate; or
 - (ii) request the CEO to retain the plate under regulation 131;and

- (c) pay to the CEO the relevant fee under regulation 130 and, if applicable, regulation 131.

(5) In regulation 129(7):

- (a) delete “plate or name plate —” and insert:

plate, a name plate or a reserved plate —

- (b) delete paragraph (b);
- (c) in paragraph (c) delete “special”.

Note: The heading to amended regulation 129 is to read:

Right to display special plates, name plates, reserved plates

13. Regulation 130 amended

(1) After regulation 130(1) insert:

- (1A) The fee payable for the transfer of the right to display a reserved plate is \$96.60.

(2) In regulation 130(3) —

- (a) delete “(1)” and insert:

(1), (1A)

- (b) delete “plate or a name plate —” and insert:

plate, a name plate or a reserved plate —

(3) In regulation 130(4) —

- (a) in paragraph (a) delete “plate or name plate” and insert:

plate, a name plate or a reserved plate

- (b) delete “special plate or name” (2nd and 3rd occurrences);

- (c) after “(1),” insert:

(1A),

Note: The heading to amended regulation 130 is to read:

Fees for transfer of right to display special plates, name plates, reserved plates

14. Regulation 131 amended

(1) In regulation 131(1) —

- (a) delete “plate or name plate” and insert:

plate, a name plate or a reserved plate
 - (b) delete “a licensed” and insert:

an eligible
- (2) In regulation 131(2) delete “special”.
- (3) Delete regulation 131(3) and (4) and insert:
- (3) If the fee due under subregulation (2) remains unpaid 3 years after the plate is accepted for storage by the CEO —
- (a) the person’s right to display the plate ceases;
and
 - (b) the CEO must give written notice of the cessation to the person by sending it to the address most recently notified by the person to the CEO.
- (4) A failure by the CEO to give notice under subregulation (3)(b) does not preserve or revive a person’s right to display a plate.

Note: The heading to amended regulation 131 is to read:

Retention of special plates, name plates, reserved plates by CEO

V.MOLAN, Clerk of the Executive Council.

TN304

Road Traffic (Administration) Act 2008
Western Australian Photo Card Act 2014

Transport Regulations Amendment (Digital Identity Exchange) Regulations 2021

SL 2021/203

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Transport Regulations Amendment (Digital Identity Exchange) Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

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

Part 2 — Road Traffic (Administration) Regulations 2014 amended

3. Regulations amended

This Part amends the *Road Traffic (Administration) Regulations 2014*.

4. Regulation 8A replaced

Delete regulation 8A and insert:

8A. Authorised purposes for disclosure of information to prescribed persons

- (1) In this regulation —

Department of the Premier and Cabinet means the department of the Public Service principally assisting the Premier;

digital identity exchange means an automated system for the transfer of information including between —

- (a) a person seeking verification of information about a person; and

- (b) a person verifying the information mentioned in paragraph (a);

relevant information, of a person, means the following information in relation to the person from their permit information, driver's licence information or vehicle licence information —

- (a) name, including any previous names;
- (b) date of birth;
- (c) email address;
- (d) phone number;
- (e) the latest date and time that the information mentioned in paragraphs (a) to (d) was updated;

relying chief executive officer means a chief executive officer of an agency, as defined in the *Public Sector Management Act 1994* section 3(1), seeking verification of information about a person.

- (2) For paragraph (c) of the definition of **authorised purpose** in section 14(1), the following are purposes —
 - (a) in relation to the chief executive officer of the Department of the Premier and Cabinet, or a nominated employee, prescribed under regulation 7(2)(q) — to verify and disclose a person's relevant information to a relying chief executive officer through a digital identity exchange;
 - (b) in relation to the Secretary of the Department of Home Affairs of the Commonwealth, prescribed under regulation 7(2)(r) — to verify the authenticity of a driver's licence or learner's permit using the national Document Verification Service.

Part 3 — Western Australian Photo Card Regulations 2014 amended

5. Regulations amended

This Part amends the *Western Australian Photo Card Regulations 2014*.

6. Regulation 10A replaced

Delete regulation 10A and insert:

10A. Authorised purposes for disclosure of photo card information to prescribed persons

- (1) In this regulation —

Department of the Premier and Cabinet means the department of the Public Service principally assisting the Premier;

digital identity exchange means an automated system for the transfer of information including between —

- (a) a person seeking verification of information about a cardholder; and
- (b) a person verifying the information mentioned in paragraph (a);

relevant information, of a cardholder, means the following information —

- (a) the cardholder's information mentioned in section 13(1)(a) and (b);
- (b) information mentioned in section 13(1)(h) relating to the following —
 - (i) the cardholder's email address;
 - (ii) the cardholder's phone number;
 - (iii) any previous names of the cardholder;
- (c) the latest date and time that the information mentioned in paragraphs (a) and (b) was updated;

relying chief executive officer means a chief executive officer of an agency, as defined in the *Public Sector Management Act 1994* section 3(1), seeking verification of information about a cardholder.

- (2) For paragraph (c) of the definition of ***authorised purpose*** in section 14(1), the following are purposes —
 - (a) in relation to the chief executive officer of the Department of the Premier and Cabinet, or a nominated employee, prescribed under regulation 10(2)(h) — to verify and disclose a cardholder's relevant information to a relying chief executive officer through a digital identity exchange;
 - (b) in relation to the Secretary of the Department of Home Affairs of the Commonwealth, prescribed under regulation 10(2)(i) — to verify the authenticity of a photo card using the national Document Verification Service.

— PART 2 —

CEMETERIES

CE401

CEMETERIES ACT 1986
Shire of Narrogin
CEMETERY FEES AND CHARGES

ITEM DESCRIPTION	GST Y/N	PROPOSED
Single Burial Permits:		
Application	Y	\$50
Grant of Right of Burial (Lawn)	N	\$1,250
Grant of Right of Burial (Other than Lawn)	N	\$750
Interment in a grave up to 2.1 metres deep	Y	\$1,000
Re-opening of an ordinary grave for 2nd or 3rd burial	Y	\$1,000
Reinstatement, if required	Y	\$500
After hours interment		
Weekdays (additional)	Y	\$250
Weekend/public holidays (additional)	Y	\$500
Exhumation:		
Exhumation	Y	\$2,400
Exhumation reinstatement in existing grave, if required	Y	\$500
Interment in a new grave after exhumation	Y	\$1,000
Ashes:		
Application (single funeral permit & permission to place a plaque)	Y	\$50
Grant of Right of Placement—interment of ashes in Niche Wall (Perpetual)	N	\$250
Interment—Niche Wall (temporary blank cover)	Y	\$200
Interment—garden	Y	\$200
Interment—grave	Y	\$300
After hours interment		
Weekdays (additional)	Y	\$100
Weekend/public holidays (additional)	Y	\$200
Pre-need services (Reservation)—25 Years:		
Reservation (Grant of Right of Burial—Lawn)	N	\$1,250
Reservation (Grant of Right of Burial—Other than Lawn)	N	\$750
Reservation (Grant of Right of Placement—Niche Wall)	N	\$250
Other:		
Permission to erect Memorial	Y	\$80
Transfer of Right of Burial/ Reservation	N	\$50
Issue of a copy of Grant Right of Burial / Reservation	N	\$50
Renewal of Grant Right of Burial/Reservation—Lawn (further 25 years)	N	\$1,250
Renewal of Grant Right of Burial/Reservation—Other than Lawn (further 25 years)	N	\$750
Renewal of Reservation—Niche wall (further 25 years-)	N	\$250
Annual Funeral Director's Licence	N	\$100
Single Funeral Permit (Funeral Director's only)	N	\$50

Pursuant to Section 53 of the *Cemeteries Act 1986*, the Shire of Narrogin resolved on 24 November 2021, to set the below schedule of fees and charges to have affect 14 days from the publication date of this notice—

Dated: 29 November 2021.

DALE STEWART, Chief Executive Officer,
Shire of Narrogin.

CONSUMER PROTECTION

CP401

ASSOCIATIONS INCORPORATION ACT 2015

ORDER TO CANCEL INCORPORATION

[Part 10, Division 3, s.147]

1. Cranbrook Tennis Club Inc.—A0822710U
2. Waroona Soccer Club (Inc)—A1007568N
3. Waroona Business & Community Marketing (Inc)—A1009359S
4. Jerry Journal Inc.—A1005295K
5. The Wagin Youth Advisory Council Incorporated—A0821099U
6. Lifeline Ministries Incorporated—A1010284D
7. Shanghai Lil Productions Incorporated—A1011188P
8. Trayning State Emergency Service Unit (Inc.)—A1005030U
9. Powerhouse Youth Services Inc—A1004476J
10. Wongan Hills Emmanuel Baptist Church Incorporated—A1009103B
11. Children Of The Cross Inc—A1011681B
12. Coastal Off Road R/C Buggy Club (Inc.)—A1014223M
13. Laverton Community Resource Centre (Inc)—A1009733U
14. Broadway li Band Inc.—A1011891R
15. Said Poets Society Inc—A1019817N
16. Nishi Fundraising Incorporated—A1018293R
17. Geraldton Port Users Group Incorporated—A1010115C
18. Perth Badminton Club Inc—A1013206E
19. Boddington Triathlon Club (Inc)—A1015156F
20. Western Australian Rett Syndrome Association (Inc)—A1000100B
21. Association Remedial Therapists Wa Inc—A1017079D
22. Great Southern Regional Business Association Inc—A1012969L
23. Neerabup Districts Junior Football Club Inc.—A1014686K
24. Quairading Indoor Cricket Association—A0822338W
25. Southern Sharks Soccer Club Incorporated—A1011296U
26. Forrestdale Junior Football Club Inc.—A0822211U
27. Triple F Aero Group Incorporated—A1010434Y
28. Narrogin Rural Student-University Access Group Inc—A1014449T
29. Ord Valley Giants Football Club Inc.—A1021598B
30. Fremantle Resident & Ratepayers Association Inc.—A1015628C
31. Lynwood Pre-Primary Centre Inc.—A0670022E
32. Newtown Legends Club Inc.—A1015383V
33. Australian Chin Woo (Jing Wu) Federation Incorporated—A1013476N
34. Wushu Sanshou Association Incorporated—A1013758C
35. Western Australia Wushu Association Incorporated—A1013850R
36. Pendulum Improv Inc.—A1022370Z
37. South West Odyssey Events Inc—A1018111E
38. The Phyl-Harmonics Inc.—A1012679Y
39. Binningup Playgroup Incorporated—A1010244R
40. Mt. Ridley Association (Inc.)—A1012675P
41. Port Hedland Retirement Village Incorporated—A1008528H
42. Thai-Australian Association Of W.A. Inc.—A0820036K

43. West Coastcare (Incorporated)—A1013413M
44. Friends Of The Little Gem Theatre Inc.—A1015547B
45. Kojonup Youth Centre Incorporated—A1022443B
46. Beacons Of Light Incorporated—A1022813N
47. Te Roopū Whakatupuranga Incorporated—A1021813F
48. Playgroup By The Bay Incorporated—A1001176V
49. The Lighthouse—A Beacon Of Light And Hope For Those Bereaved By Suicide Inc.—A1012109Y
50. Recovery Association Of Western Australia Inc—A1002064P
51. Wellness South West Inc—A1017436F
52. Citroen Owners Association Of Western Australia Incorporated—A0810154F
53. Ellenbrook Community Support Group Inc.—A1010897W
54. Darling Range Netball Region Inc—A1005592V
55. The Great Southern Equine Industry Council Inc—A1010047L
56. Northern Districts Cycle Club Inc.—A0820179K
57. Women In Geographic Information Technology Incorporated—A1014909G
58. Yilgarn Iron Producers Association Inc.—A1015083D
59. West Leederville Residents Association Incorporated—A1012595R
60. The Department Of The Registrar, Western Australian Industrial Relations Commission Social Club Incorporated.—A1005618M
61. Mandurah Enterprise Centre Management Committee Incorporated—A1002707P
62. Creative Shed Cockburn Inc.—A1020898K
63. Bunbury Badminton Club—A0530006V
64. Perth Happy Choir Inc—A1019222Y
65. Foosball Wa Inc—A1016796J
66. Kalgoorlie-Boulder Soccer Association (Inc.)—A1002924A
67. Bunbury Dive Wreck Association Inc.—A1010814N
68. Association Of Operating Theatre Practitioners Incorporated—A0770012R
69. South West Senior Expo Inc—A1012424K
70. Desert Feet Incorporated—A1015408K

On 21 June 2021 the Commissioner for Consumer Protection (Commissioner) served a notice on the above named Associations pursuant to section 145(1) of the *Associations Incorporation Act 2015 (Act)* informing them that if they did not show cause on or before 60 days after the day on which the notice was given (Allowed Period) the incorporation of the Associations would be cancelled.

The Associations did not show cause within the Allowed Period.

On 2 September 2021 the Commissioner gave notice in writing to the Associations pursuant to section 147(2) of the Act stating that the Commissioner proposed to make an order cancelling their incorporation after the expiration of 28 days from the day on which the notice was given and advising the Associations that it could apply to the State Administrative Tribunal (SAT) for a review of the Commissioner's proposal within his period.

The Associations did not apply to SAT for a review within the period specified.

Therefore, pursuant to section 147(1) of the Act, the Commissioner orders that the incorporation of the above named Associations be cancelled with effect on and from the date of this order.

Dated 26 November 2021.

CAROLE FINN, Manager Associations and Charities.

FIRE AND EMERGENCY SERVICES

FE401

BUSH FIRES ACT 1954 TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 27 November 2021 for the local government districts of—

Greater Geraldton, Chapman Valley, Mingenew, Morawa, Northampton.

JON BROOMHALL, 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*.

FE402**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 27 November 2021 for the local government districts of—

East Pilbara, Port Hedland.

JON BROOMHALL, 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*.

FE403**BUSH FIRES ACT 1954**
TOTAL FIRE BAN REVOCATION

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the total fire ban for 27 November 2021 is revoked from 1036 for the local government districts of—

Armadale, Gosnells, Swan, Chittering, Gingin, Kalamunda, Mundaring, Serpentine-Jarrahdale.

Dated 27 November 2021.

STUART WADE, 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*.

FE404**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 28 November 2021 for the local government districts of—

Ashburton, Karratha, East Pilbara, Port Hedland, Koorda, Dalwallinu, Wongan-Ballidu, Beverley, Cunderdin, Dowerin, Goomalling, Northam, Quairading, Tammin, Wyalkatchem, York.

Dated 27 November 2021.

STUART WADE, 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*.

FE405**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 29 November 2021 for the local government districts of—

Mount Marshall, Mukinbudin, Westonia, Yilgarn.

Dated 28 November 2021.

STUART WADE, 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*.

FE406**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 27 November 2021 for the local government districts of—

Armadale, Gosnells, Swan, Chittering, Gingin, Kalamunda, Mundaring, Serpentine-Jarrahdale.

JON BROOMHALL, 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*.

FE407**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 30 November 2021 for the local government districts of—

Ashburton, Karratha.

Dated 29 November 2021.

PAUL CARR, 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*.

FE408**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 1 December 2021 for the local government districts of—

East Pilbara, Port Hedland, Ashburton and Karratha

Dated 30 November 2021.

STUART WADE, 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*.

JUSTICE

JU101*CORRECTION*
LEGAL PROFESSION ACT 2008**LEGAL PROFESSION (SUPREME AND DISTRICT COURTS) (CONTENTIOUS BUSINESS)**
DETERMINATION 2020

An error occurred in the notice published for the *Legal Profession (Supreme and District Courts) (Contentious Business) Determination 2020* of the *Government Gazette* dated 18 June 2020.

The error occurs on—

Page 1719

Clause 12(b)

The words: “Allowances made under item 36 of Table B”

Should read: “Allowances made under item 35 of Table B”

JU401

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

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—

Stephanie Jane Boyd of Palmyra
 Tim Dallas of Melville
 Robert George Hunt of Palmyra
 Sarah Elizabeth Levalds of East Fremantle
 Michael John Moore of Murdoch
 Lynette Margaret Myles of Aubin Grove
 Salim Youssef of Canning Vale

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995*City of Kwinana*

BASIS OF RATES

I, Tim Fraser, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 16 November 2021, determined that the method of valuation to be used by the City of Kwinana as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 294 to 302 inclusive, Lots 312 to 329 inclusive, Lots 395 to 400 inclusive, Lot 445 and Lot 446 as shown on Deposited Plan 420804.

TIM FRASER, Executive Director Local Government,
 Department of Local Government, Sport and Cultural Industries.

LG402

LOCAL GOVERNMENT ACT 1995*Shire of Derby-West Kimberley*

BASIS OF RATES

I, Tim Fraser, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 25 October 2021, determined that the method of valuation to be used by the Shire of Derby-West Kimberley as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All that portion of land delineated in black and coloured green as shown on Deposited Plan 423016.

Megan Pallister has been appointed as Deputy Chief Bush Fire Control Officer for the district of the City of Vincent.

The following persons have been appointed as Bush Fire Control Officers for the district of the City of Vincent—

- Isla McCaw;
- Nathan Manning;
- James Lockwood;
- Jennifer Owens;
- Trevor Muller;
- Santokh Gill;
- Russell Hallberg;
- Subramaniam Ramachandran;
- Goce Spiroski;
- Yiannis Mallis;
- Kate Lowenhoff;
- Aaron Higgins;
- James Rush; and
- Cyril Boutsis.

Authorisation is limited to the 2021-2022 Fire Breaks Period, Between 1 November 2021 and 30 April 2022, and expires on 30 April 2022.

By order of the City of Vincent.

DAVID MACLENNAN, Chief Executive Officer.

LG405

BUSH FIRES ACT 1954

City of Kalamunda

2021/2022 FIRE CONTROL OFFICER APPOINTMENTS

It is hereby notified for public information that the following person/s are appointed as Bushfire Control Officers for the City of Kalamunda, to administer the provisions of the *Bush Fires Act 1954* and Regulations pursuant to section 38(1)—

City of Kalamunda—Restricted Powers Pursuant to Section 38 (4) of the *Bush Fires Act 1954* all powers of a Fire Control Officer except for control and extinguishment of bush fires—

- John Hardbattle—FCO 17

Dated 25 November 2021.

RHONDA HARDY, Chief Executive Officer.

LG406

LOCAL GOVERNMENT ACT 1995

Town of Cottesloe

LOCAL GOVERNMENT (MEETING PROCEDURE) AMENDMENT LOCAL LAW 2021

Under the powers conferred by the *Local Government Act 1995* and under all other relevant powers, the Town of Cottesloe resolved on 23 November 2021 to make the following local law.

Part 1—Preliminary

1.1 Citation

This local law may be cited as the *Town of Cottesloe (Meeting Procedure) Amendment Local Law 2021*.

1.2 Commencement

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

1.3 Principal Local Law amended

This local law amends the Town of Cottesloe (Meeting Procedure) Local Law as published in the *Government Gazette* on 9 March 2021.

Part 2—Principal Local Law Amended**2.1 Clause 5.1(2) deleted**

Clause 5.1(2) is deleted.

Clauses 5.1(3), 5.1(4) and 5.1(5) are renumbered as clauses 5.1(2), 5.1(3) and 5.1(4) respectively.

2.2 Clause 5.3(12) amended

Clause 5.3(12) is amended by replacing the number “3” with the word “three”.

2.3 Clause 7.5 deleted

Clause 7.5 is deleted.

Clauses 7.6, 7.7, 7.8, 7.9, 7.10, 7.11, 7.12, 7.13, 7.14, 7.15, 7.16, and 7.17 are renumbered as clauses 7.5, 7.6, 7.7, 7.8, 7.9, 7.10, 7.11, 7.12, 7.13, 7.14, 7.15 and 7.16 respectively.

2.4 Clause 8.2(1)(a) amended

Clause 8.2(1)(a) is amended by deleting the word “to” where it appears for the second time in the clause.

2.5 Clause 9.16(2) deleted

Clause 9.16(2) is deleted.

Clauses 9.16(3), 9.16(4), 9.16(5) and 9.16(6) are renumbered as clauses 9.16(2), 9.16(3), 9.16(4) and 9.16(5) respectively.

2.6 Clause 2.1(3)(b) amended

Clause 2.1(3)(b) is amended by replacing 7.10 with 7.9.

2.7 Clause 7.12(c) amended

Clause 7.12(c) is amended by replacing 7.14 with 7.13.

2.8 Clause 7.16(1) amended

Clause 7.16(1) is amended by replacing 7.16 with 7.15.

2.9 Clause 8.1(3) amended

Clause 8.1(3) is amended by replacing 7.8 with 7.7.

2.10 Clause 10.10(2)(a) amended

Clause 10.10(2)(a) is amended by replacing 7.7 with 7.6.

2.11 Clause 14.2(c) amended

Clause 14.2(c) is amended by replacing 7.10 with 7.9.

2.12 Clause 14.2(c) amended

Clause 14.2(c) is amended by replacing 7.10 with 7.9.

2.13 Clause 16.2.1 amended

Clause 16.2.1 is amended by moving the words “the presiding member is to decide questions relating to the conduct of the meeting.” to the next line.

2.14 Clause 19.1 amended

Clause 19.1 is amended by deleting the word “by” and replacing with the words “with in”.

Dated 25 November 2021

The Common Seal of the Town of Cottesloe was affixed by the authority of a resolution of council in the presence of:

LORRAINE YOUNG, Mayor.
MATTHEW SCOTT, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401**MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines, Industry Regulation and Safety,
Meekatharra WA 6642.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non payment of rent.

WARDEN WHITE.

To be heard by the Warden at Meekatharra on 19 January 2022.

MURCHISON MINERAL FIELD
Prospecting Licences

P 51/2551 Caldwell, Luke Mcquarie

MP402

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
Mt. Magnet WA 6638.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non payment of rent.

WARDEN WHITE.

To be heard by the Warden at Mt. Magnet on 20 January 2022.

EAST MURCHISON MINERAL FIELD
Prospecting Licences

P 57/1438 McDonald, James Stuart

MP403

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
Mt. Magnet WA 6638.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

WARDEN WHITE.

To be heard by the Warden at Mt. Magnet on 20 January 2022.

MURCHISON MINERAL FIELD
Prospecting Licences

P 58/1824 McAuliffe, Bernard James

YALGOO MINERAL FIELD
Prospecting Licences

P 59/2167-S Posa, Karl

MP404**MINING ACT 1978**
INTENTION TO FORFEITDepartment of Mines, Industry Regulation and Safety,
Perth WA 6000.

In accordance with Regulation 50 of the *Mining Regulations 1981*, notice is hereby given that unless the outstanding royalty payment due on the under mentioned leases is paid on or before 20 December 2021 or a written submission is made by that date to the Minister responsible for the *Mining Act 1978* to consider, it is the intention of the Minister under the provisions of Section 97(1) of the *Mining Act, 1978* to forfeit such for breach of covenant by the holder of the under mentioned leases for failure to comply with the royalty provisions in accordance with Regulation 86A.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
	<i>Mining Lease</i>	
M04/191	Carthy; Graeme	West Kimberley
M09/109	Pas; Johan Pieter Kapitany; Tamas	Gascoyne
M16/365	Beacon Mining Pty Ltd	Coolgardie
M16/529	Beacon Mining Pty Ltd	Coolgardie
M29/428	Shine Resources Pty Ltd	North Coolgardie
M47/559	Nickol River Enterprises Pty Ltd	West Pilbara
M47/1415	Corps; Darryl John Corps; Vaughan William	West Pilbara
M47/1420	Janerre Corporation Pty Ltd	West Pilbara
M52/1046	Sandfire Resources Limited	Peak Hill

PLANNING**PL401****PLANNING AND DEVELOPMENT ACT 2005**
APPROVED LOCAL PLANNING SCHEME AMENDMENT*City of Kalamunda*

Local Planning Scheme No. 3—Amendment No. 103

Ref: TPS/2669

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Kalamunda Local Planning Scheme amendment on 5 November 2021 for the purpose of—

1. Reclassifying Lot 613 Variety Street, Lesmurdie (Known as Reserve 29190) from a 'Local Open Space' local scheme reserve to a 'Civic and Community' local scheme reserve as depicted on the Scheme Amendment Map.
2. Amending the Scheme Maps accordingly.

M THOMAS, President.
R. HARDY, Chief Executive Officer.**PREMIER AND CABINET****PR401****INTERPRETATION ACT 1984**
COMMITTAL OF ADMINISTRATION OF ACT

It is notified for public information that on 30 November 2021, the Governor, under the *Interpretation Act 1984* section 12(a), committed the administration of the *Veterinary Practice Act 2021* to the Minister for Agriculture and Food.

V. MOLAN, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA401

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003

RACING AND WAGERING WESTERN AUSTRALIA (ADOPTED TABCORP BETTING RULES) NOTICE (NO.1), 2021

Made by Racing and Wagering Western Australia under section 59(6)(c) of the Act.

1. Citation

This notice is the *Racing and Wagering Western Australia (Adopted TABCORP Betting Rules Notice 2021)*.

2. Interpretation—

In this notice—

“the Act” means the *Racing and Wagering Western Australia Act 2003*;

“the Rules” means the rules described in clause 3, adopted by Racing and Wagering Western Australia.

3. Rules adopted under section 59(4) of the Act

(1) In a meeting held on 21 February 2005 and a further meeting held on 26 April 2005, Racing and Wagering Western Australia resolved to adopt and operate under rules relating to a combined totalisator scheme in accordance with section 59(4) of the Act.

(2) A copy of the rules adopted was published for public information in the *Gazette* of 7 July 2005 at pp. 3095-3156.

(3) Further amendments to those rules were adopted subsequently, and those further amendments were published for public information in the *Gazette* of—

- (i) 23 August 2005 at p. 3909-3915;
- (ii) 13 December 2005 at p. 5985-5988 and
- (iii) 7 September 2007 at p. 4559-4560
- (iv) 15 April 2008 at p. 1472-1473
- (v) 3 August 2010 at p. 3593-3621
- (vi) 9 January 2012 at p. 137-139
- (vii) 17 April 2012 at p. 1688
- (viii) 18 September 2012 at p. 4405-4406
- (ix) 21 December 2012 at p. 6644-6645
- (x) 27 November 2018 at p. 4576-4583

4. Changes to Rules published for public information (section 59(6)(c) of the Act

(1) Further amendments to the Rules were adopted by resolution of the Board dated 25 November 2021.

(2) Those further amendments to the Rules are published in the Schedule to this notice for public information, as required by section 59(6)(c) of the Act.

SCHEDULE 1—AMENDMENTS TO ADOPTED RULES

APPENDIX A

TOTALISATOR MAXIMUM COMMISSION DEDUCTIONS AND WIN RATES TABLE

1. Totalisator Maximum Commission Deductions and Win Rates (Return to Investor) Racing (parimutuel)

Bet Type	Maximum Commission Deduction (%)	Win Rate (%)
Win	14.50%	85.50
Place	14.25%	85.75
Quinella	17.50%	82.50
Duet	14.50%	85.50
Trio	20.00%	80.00
Exacta	20.00%	80.00
Trifecta	20.00% 21.00%	80.00 79.00
First 4	22.50%	77.50
Daily Double	20.00%	80.00
Running Double	20.00%	80.00
Quaddie	20.00%	80.00
BIG6	25.00%	75.00

Bet Type	Maximum Commission Deduction (%)	Win Rate (%)
International Pooled Bet	The lesser of 40.00% or the maximum commission applying in the pooling (host) jurisdiction	

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 23 November 2021 resolved that the RWWA Rules of Thoroughbred Racing 2019 be amended as follows:

Amendments to Local Rules

Amend LR 110

Amendments to Local Rules with effect from 1 January 2022

Add LR 120

Amendments to National Rules with effect from 1 January 2022

Amend AR 99

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.

PUBLIC NOTICES

ZZ401**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Santa (also known as Santina) Calarese late of 104 Harborne Street, Wembley 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 28 April 2021 in Subiaco, are required by the trustee Dr Enzo Almonte care of Hardless Legal, PO Box 4073, Harrisdale WA 6112 to send particulars of their claims to him by the 4th day of January 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Margaret Dorne Gadie, late of Juniper Trinity, 4-10 Hayman Road, Bentley WA 6102, 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 3rd of May 2021, are required by the Executor, Richard Charles Munro, 28 Epsilon Drive, Rockingham, WA 6168, to send particulars of their claim by Friday 7th January 2022, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Margaret Jean Collett late of Bethanie Illawong, 1 Rodd Place, Hamilton Hill in Western Australia, previously of Unit 316 Springfields Retirement Village, 17-23 Hefron Street, Rockingham in Western Australia, Stenographer/Typist, 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 6 July 2021, are required by the Executor of care of Fort Knox Legal, P.O. Box 390, West Perth, WA 6872, to send the particulars of their claims to Fort Knox Legal by one month from the publication of this notice after which date the Personal Representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ404**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Allan Dickinson late of Vivian Bullwinkel Lodge, 85 Hester Avenue, Merriwa in Western Australia, School Teacher, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 2 August 2021, are required by the Executor of care of Fort Knox Legal, P.O. Box 390, West Perth, WA 6872, to send the particulars of their claims to Fort Knox Legal by one month from the publication of this notice after which date the Personal Representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ405**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Mary Joyce Elizabeth Barrett late of Regis Nedlands, 118-120 Monash Avenue, Nedlands, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* (WA) relates) in respect of the estate of the deceased, who died on 21 June 2021, are required by the Executor, Australian Unity Trustees Limited of Ground Floor, 1110 Hay Street, West Perth, Western Australia, to send particulars of their claims within one month of today's date to them, after which date they may convey or distribute the assets, having regard only to the claims of which they then has notice.

ZZ406**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Maureen Louise Togher, late of 4/26 Mansell Street, Morley, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* (WA) relates) in respect of the Estate of the deceased, who died on 11 June 2021, are required by the Administrator, Sean Patrick Togher, to send the particulars of their claim to Gregson & Associates PO Box Z5017 St Georges Terrace Perth WA 6831, on or before 30 days from the date of publication of this notice after which date the said Administrator may convey or distribute the assets, having regard only to the claims of which he then has had notice.

ZZ407**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

John Bailey late of 27 Taylor Close, Leda in the State of Western Australia, who was found dead on 30 April 2021.

Beatrice Foxley late of 113 King Street, Boulder in the State of Western Australia, who died 22 June 2021.

Roy William Gimson late of 4 First Street, Pinjarra in the State of Western Australia, who was found dead on 1 March 2021.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estates of the abovementioned deceased persons are required by the Personal Representatives to send the particulars of their claim to Ellery Brookman, Locked Bag 400, Kalgoorlie WA 6433, within one month of publication hereof, after which date the Personal Representatives may convey or distribute the assets, having regard only to claims of which they then have notice.

ZZ408**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Estate of Sydney Robert Jones late of Juniper Hilltop Residential Aged Care, 4-10 Hayman Road, Bentley, 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 August 2021, are requested by the Executor, Murray Thornhill c/- HHG Legal Group, PO Box 2716, Cloisters Square PO, 6850, Western Australia to send particulars of their claims to the address stated herein within 30 days of this notice, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ409**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Estate of Wayne Douglas Mawer late of 2/64 Kingston Avenue, West Perth, 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 20 May 2021, are requested by the Executor, Murray Thornhill c/- HHG Legal Group, PO Box 2716, Cloisters Square PO, 6850, Western Australia to send particulars of their claims to the address stated herein within 30 days of this notice, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ410**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

David Leonard Steenson, late of 21 Naree Road, Wilson, in the State of Western Australia, Pensioner, 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 the 1st day of September 2021, are required by the Executor and Trustee, being Ms Catherine May Dickie, of c/- Mort & Associates, PO Box 20, Cannington, WA, 6987, to send particulars of their claims to her at Mort & Associates of PO Box 20, Cannington, WA, 6987, by the date being one month following the publication of this notice, after which date the Executor and Trustee may convey or distribute the assets, having regard only to claims of which she then has notice.

MORT & ASSOCIATES as solicitor for the Executor and Trustee.

ZZ411

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Kenneth John Brett late of 36B Transit Way, Mullaloo in the State of Western Australia, Boulder, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustee Act 1962* relates) in respect of the Estate of the Deceased who died on 18 October 2018 at Joondalup Health Campus, Joondalup in the State of Western Australia are required by the personal representative, being Pamela Lee Taylor to send particulars of their claims to care of Brook Legal, PO Box 93, Wembley in Western Australia 6913 within 30 days of publication of this notice after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 30 November 2021.

BROOK LEGAL.

ZZ412

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of Hilda Jean Cousins, late of Banksia Nursing Home, 20 Bright Road, Calista, 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 abovementioned deceased, who died on 16 September 2021 at Banksia Nursing Home, 20 Bright Road, Calista, Western Australia, are required by the executor of her estate, William Joseph Cockle, to send particulars of their claims to him of c/- Cockle Solicitors, PO Box 32, North Fremantle WA 6159 within thirty-one (31) days of 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 he then has notice.

ZZ413

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 3 January 2022 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Arbery, John Lindsay, late of Barridale Lodge, Unit 7, 89 Barridale Drive, Kingsley, who died on 26 September 2021 (DE33023884 EM18).

Farrell, Eileen Mary, also known as Dynan, Eileen Mary, late of 19 Moncrieff Road, Langford, who died on 25 August 2021 (DE19710967 EM24).

Garrett, Peter Lindsay, late of Amana Living, 123/34 Robinson Road, Inglewood, who died on 19 November 2019 (DE19790419 EM35).

Gaughan, Dawn Valma Harriet, formerly of 96/490 Pinjarra Road, Furnissdale, late of Brightwater The Cove, 35 Hudson Drive, Dudley Park, who died on 14 September 2021 (DE33098170 EM26).

MacKay, Houston John, also known as MacKay, John Houston, formerly of 31 Kelsall Crescent, Manning, late of McDougall Park Nursing Home, 18 Ley Street, Como, who died on 27 October 2021 (DE19661697 EM313).

Martin, Keith Victor, late of 6 Mills Road, Martin, who died on 15 September 2021 (DE33148010 EM35).

McGann, Larry Joseph, late of Aegis Care Group, Amberley Aged Care, 30 Mell Road, Spearwood, who died on 8 February 2020 (DE19882978 EM36).

Palmer, Wayne Thomas, also known as Palmer, Wayne, late of 38 Ord Street, West Perth, who died on 7 March 2021 (PM33179539 EM27).

Vodrazka, Ladislav, late of Unit 13, 2 Russell Avenue, North Perth, who died on 16 August 2021
(DE33099659 EM18).

Wilson, Donald Bruce, late of 51 Hayes Street, Bunbury, who died on 25 August 2021
(DE33177564 EM24).

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

ZZ501

TRUSTEES ACT 1962
MISSING WILL

Pippin, Barry John late of 187 Furnissdale Road, Furnissdale, Western Australia and found on 8 March 2021 at the same address.

Would any person holding the last Will and Testament of Barry John Pippin or knowing the whereabouts of such last Will and Testament please contact the Public Trustee at 553 Hay Street, Perth, WA, 6000 on (08) 9222 6748 within one (1) month of the date of publication of this advertisement quoting reference DE19743029 EM24.

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