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PUBLISHING DETAILS

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

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

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

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper.
- Copy must be lodged with the Publications Officer, Department of the Premier and Cabinet no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition)—

Email address:

gazette@dpc.wa.gov.au

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

After lodging any notices, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR ANZAC DAY 2022

A gazette will be published at noon on **Friday 29th April** and closing time for copy is Wednesday 27th April at noon.

The Gazette will not be published on Tuesday 26th April 2022.

— PART 1 —

PROCLAMATIONS

AA101

Public and Bank Holidays Act 1972

Queen's Birthday Holiday 2022 (Port Hedland and Karratha) Proclamation 2022

Made under the *Public and Bank Holidays Act 1972* section 8(1) by the Governor in Executive Council.

1. Citation

This proclamation is the *Queen's Birthday Holiday 2022 (Port Hedland and Karratha) Proclamation 2022*.

2. Queen's Birthday Holiday

Instead of Monday 26 September 2022, Monday 1 August 2022 is to be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2022 in —

- (a) the Port Hedland local government district; and
- (b) the Karratha local government district.

K. BEAZLEY, Governor.

L.S.

W. JOHNSTON, Minister for Industrial Relations.

AA102

Children and Community Services Amendment Act 2021

Children and Community Services Amendment Act 2021 Commencement Proclamation 2022

SL 2022/50

Made under the *Children and Community Services Amendment Act 2021* section 2(c) by the Governor in Executive Council.

1. Citation

This proclamation is the *Children and Community Services Amendment Act 2021 Commencement Proclamation 2022*.

2. Commencement

The *Children and Community Services Amendment Act 2021*, other than sections 1, 2, 15, 32, 39, 40, 52, 53, 54 and 75, comes into operation on 1 May 2022.

K. BEAZLEY, Governor.

L.S.

S. McGURK, Minister for Child Protection.

Note: Under the *Children and Community Services Amendment Act 2021* section 2(b), section 75 comes into operation on the day on which section 3 comes into operation.

AA103

Juries Act 1957
Supreme Court Act 1935

Supreme Court (Jury Districts and Circuit Towns) Proclamation 2022

Made under the *Juries Act 1957* Part III and the *Supreme Court Act 1935* section 46 by the Governor in Executive Council.

1. Citation

This proclamation is the *Supreme Court (Jury Districts and Circuit Towns) Proclamation 2022*.

2. Commencement

This proclamation comes into operation as follows —

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

3. Term used: electoral district

In this proclamation —

electoral district means an electoral district created under the *Electoral Act 1907* Part IIA.

4. *Supreme Court (Jury Districts and Circuit Towns) Proclamation 2016* revoked

The *Supreme Court (Jury Districts and Circuit Towns) Proclamation 2016* published in the *Gazette* on 16 December 2016 at p. 5697-99 is revoked.

5. Jury district for Supreme Court

The jury district for the Supreme Court is determined and declared to consist of the areas specified in Schedule 1.

6. Circuit towns and jury districts for Circuit Courts

- (1) Each place in Schedule 2 column 1 is a circuit town.
- (2) The jury district for each Circuit Court at a circuit town is declared to consist of the area in Schedule 2 column 2 opposite the circuit town in column 1 of that Schedule.

Schedule 1 — Jury district for Supreme Court

[cl. 5]

The whole of the electoral district of Armadale.

The whole of the electoral district of Balcatta.

The whole of the electoral district of Bassendean.

The whole of the electoral district of Bateman.

The whole of the electoral district of Belmont.

The whole of the electoral district of Bicton.

The whole of the electoral district of Burns Beach.

That part of the electoral district of Butler comprising the localities of Butler, Jindalee, Merriwa and Ridgewood.

The whole of the electoral district of Cannington.

The whole of the electoral district of Carine.

The whole of the electoral district of Churchlands.

The whole of the electoral district of Cockburn.

The whole of the electoral district of Cottesloe.

The whole of the electoral district of Forrestfield.

The whole of the electoral district of Fremantle, excluding adjacent islands.

The whole of the electoral district of Hillarys.

The whole of the electoral district of Jandakot.

The whole of the electoral district of Joondalup.

That part of the electoral district of Kalamunda comprising the localities of Gooseberry Hill, Kalamunda, Lesmurdie, Maida Vale and Walliston.

The whole of the electoral district of Kingsley.

The whole of the electoral district of Kwinana.

The whole of the electoral district of Landsdale.

The whole of the electoral district of Maylands.

The whole of the electoral district of Midland.

The whole of the electoral district of Mirrabooka.

The whole of the electoral district of Morley.

The whole of the electoral district of Mount Lawley.

The whole of the electoral district of Nedlands.

The whole of the electoral district of Perth.

The whole of the electoral district of Riverton.

The whole of the electoral district of Rockingham, excluding adjacent islands.

The whole of the electoral district of Scarborough.

The whole of the electoral district of Southern River.

The whole of the electoral district of South Perth.

The whole of the electoral district of Thornlie.

The whole of the electoral district of Victoria Park.

That part of the electoral district of Wanneroo comprising the localities of Ashby, Carramar, Gnangara, Sinagra, Tapping and Wanneroo.

The whole of the electoral district of West Swan.

The whole of the electoral district of Willagee.

Schedule 2 — Circuit towns and jury districts for Circuit Courts at those towns

[cl. 6]

Column 1 Circuit towns	Column 2 Jury districts for Circuit Court at circuit towns
Albany	Those parts of the electoral districts of Albany and Warren-Blackwood within a radius of 50 km from the Albany courthouse, excluding adjacent islands.
Broome	That part of the electoral district of Kimberley within a radius of 80 km from the Broome courthouse.
Bunbury	The whole of the electoral district of Bunbury and those parts of the electoral districts of Collie-Preston and Murray-Wellington within a radius of 50 km from the Bunbury courthouse.
Busselton	The whole of the electoral district of Vasse, excluding adjacent islands.
Carnarvon	That part of the electoral district of North West Central within a radius of 80 km from the Carnarvon courthouse.

Column 1 Circuit towns	Column 2 Jury districts for Circuit Court at circuit towns
Derby	That part of the electoral district of Kimberley within a radius of 80 km from the Derby courthouse.
Esperance	That part of the electoral district of Roe within a radius of 50 km from the Esperance courthouse, excluding adjacent islands.
Fremantle	The whole of the electoral districts of Cockburn, Fremantle, Bicton and Willagee, excluding adjacent islands.
Geraldton	The whole of the electoral district of Geraldton and that part of the electoral district of Moore within a radius of 80 km from the Geraldton courthouse, excluding adjacent islands.
Kalgoorlie	That part of the electoral district of Kalgoorlie within a radius of 80 km from the Kalgoorlie courthouse.
Karratha	Those parts of the electoral districts of Pilbara and North West Central within a radius of 80 km from the Karratha courthouse, excluding adjacent islands.
Kununurra	That part of the electoral district of Kimberley within a radius of 80 km from the Kununurra courthouse, excluding adjacent islands.
Rockingham	The whole of the electoral districts of Rockingham, Baldivis and Warnbro, excluding adjacent islands.
South Hedland	That part of the electoral district of Pilbara within a radius of 80 km from the South Hedland courthouse, excluding adjacent islands.

K. BEAZLEY, Governor

L.S.

COMMUNITY AND CHILD SERVICES

CN301

Children and Community Services Act 2004

**Children and Community Services Amendment
Regulations 2022**

SL 2022/49

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Children and Community Services Amendment Regulations 2022*.

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 May 2022.

3. Regulations amended

These regulations amend the *Children and Community Services Regulations 2006*.

4. Regulation 4 amended

After regulation 4(1)(a)(i) insert:

- (ia) is able to provide care for a child in a way that supports the child's culture and identity; and

5. Regulation 4A inserted

After regulation 4 insert:

4A. Interim placement arrangements (Act s. 79(2)(a)(iv))

- (1) In this regulation —
interim carer, in relation to an interim placement arrangement, means the individual who provides, or will provide, care for a child under the interim placement arrangement.
- (2) The CEO may, under section 79(2), make an arrangement (an *interim placement arrangement*) for the placement of a child with an individual who is not approved under regulation 4(1).
- (3) Before, or as soon as practicable after, an interim placement arrangement is made in respect of a child, the following requirements must be met —
 - (a) the interim carer must make, and give to the CEO, a statutory declaration, in a form approved by the CEO, that addresses matters relevant to the interim carer's suitability to provide care for the child;
 - (b) the interim carer must consent to the CEO carrying out any check (including a criminal record check) that the CEO considers appropriate for the purposes of assessing the interim carer's suitability to provide care for the child;
 - (c) the CEO must confirm that a negative notice or an interim negative notice has not been issued to the interim carer under the *Working with Children (Criminal Record Checking) Act 2004*;
 - (d) an officer must visit the place where the child is, or will be, living under the interim placement arrangement.
- (4) The CEO must cancel an interim placement arrangement if —
 - (a) any of the requirements in subregulation (3) are not met within 5 working days after the day on which the interim placement arrangement is made; or
 - (b) the interim carer is not approved under regulation 4(1) within 6 months after the day on which the interim placement arrangement is made.

- (5) If, within 6 months after the day on which an interim placement arrangement is made, the interim carer is approved under regulation 4(1), then, on and from the date of approval, the interim placement arrangement is taken to be a placement arrangement made under section 79(2)(a)(i).

6. Regulations 9AD and 9AE inserted

At the end of Part 4AA insert:

9AD. Information in application for entry warrant (Act s. 241L(2)(a))

An application for an entry warrant made under section 241L(1) must include the following —

- (a) the applicant's full name and official details;
- (b) the place in relation to which the warrant is sought;
- (c) the authorised purpose for which entry to the place is required;
- (d) the grounds on which the applicant considers that entry to the place is required;
- (e) the period, not exceeding 14 days, proposed for execution of the warrant;
- (f) a statement to the best of the applicant's knowledge about whether an application for an entry warrant in respect of the same place has been made under section 241L(1) within the previous 72 hours and, if so, whether or not an entry warrant was issued.

9AE. Form of entry warrant (Act s. 241M(3))

An entry warrant issued under section 241M(1) must be in the form of Schedule 1 Form 3A.

7. Regulation 20A amended

Delete regulation 20A(i) and insert:

- (i) the department of the Public Service principally assisting in the administration of the *Mental Health Act 2014*;

8. Regulations 22 and 23 inserted

At the end of Part 6 insert:

22. Public authorities to which s. 22(4AA) applies

Section 22(4AA) applies to the following public authorities —

- (a) the department of the Public Service principally assisting in the administration of the *Local Government Act 1995*;
- (b) the department of the Public Service principally assisting in the administration of the *Mental Health Act 2014*;
- (c) the department of the Public Service principally assisting in the administration of the *Prisons Act 1981*;
- (d) the department of the Public Service principally assisting in the administration of the *School Education Act 1999*;
- (e) the department of the Public Service principally assisting in the administration of the *Vocational Education and Training Act 1996* (other than Part 4 of that Act).

23. Prescribed criteria for person preparing report under s. 61(2B)

(1) In this regulation —

Aboriginal or Torres Strait Islander organisation means a body corporate —

- (a) the governing body of which is comprised, or substantially comprised, of Aboriginal persons, Torres Strait Islanders or both Aboriginal persons and Torres Strait Islanders; and
 - (b) that has as its principal object, or one of its principal objects, the promotion of the interests of Aboriginal persons, Torres Strait Islanders or both Aboriginal persons and Torres Strait Islanders.
- (2) A person who prepares a written report for the purposes of section 61(2B) must be —
- (a) an Aboriginal or Torres Strait Islander organisation the members of the governing body and staff of which have, between them —
 - (i) experience in the provision of social services to Aboriginal persons or Torres Strait Islanders; and

- (ii) knowledge and understanding of the matters described in subregulation (3); and
 - (iii) the ability to engage and communicate with Aboriginal children, Torres Strait Islander children and their families;
- or
- (b) an individual (other than an officer of the Department) who —
 - (i) is an Aboriginal person or Torres Strait Islander; and
 - (ii) has the experience, knowledge, understanding and ability referred to in paragraph (a)(i), (ii) and (iii).
- (3) For the purposes of subregulation (2)(a)(ii), the matters are —
- (a) Aboriginal or Torres Strait Islander cultural practices; and
 - (b) child protection practices and processes, including cultural support requirements; and
 - (c) child development; and
 - (d) child rearing practices in respect of Aboriginal children or Torres Strait Islander children; and
 - (e) the impact of trauma (including intergenerational trauma) associated with disconnection from family, culture and country on the wellbeing of Aboriginal children, Torres Strait Islander children and their families.

9. Schedule 1 amended

- (1) Delete the reference after the heading to Schedule 1 and insert:

[r. 9AA, 9AB, 9AC, 9AE, 16E, 16I and 16L]

- (2) After Schedule 1 Form 3 insert:

3A. Entry warrant

<i>Children and Community Services Act 2004</i>	
Entry warrant	
To	*All authorised officers *All industrial inspectors *Delete if inapplicable

Application	The applicant has applied under the <i>Children and Community Services Act 2004</i> section 241L(1) to me, a magistrate, for a warrant authorising the entry of a place for an authorised purpose.		
Applicant's details	Full name and official details		
Authorised purpose for which entry is required			
Suspected offence (if any)	Provision(s)		
Warrant	This warrant authorises you to enter the place described below.		
Place to be entered			
Execution period	This warrant must be executed within _____ day(s) after the date it is issued.		
Issuing details	Name of magistrate		
	Date		Time
Magistrate's signature	Issued by me on the above date and at the above time. Magistrate		
Execution details	Start	Date:	Time:
	End	Date:	Time:
	Occupier present? Yes/No Entry audiovisually recorded? Yes/No		
Person executing this warrant	Name		

10. Various references to "his or her" amended

In the provisions listed in the Table delete "his or her" and insert:

their

Table

r. 4(1)(a)(iv)	r. 11(1) and (2)
r. 16I(c)	r. 19

N. HAGLEY, Clerk of the Executive Council.

MARINE/MARITIME

MA301

Jetties Act 1926

Jetties Amendment Regulations (No. 2) 2022

SL 2022/48

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Jetties Amendment Regulations (No. 2) 2022*.

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 July 2022.

3. Regulations amended

These regulations amend the *Jetties Regulations 1940*.

4. Regulation 2A inserted

After regulation 2 insert:

2A. Partial waiver of due or charge if vessel allocated longer pen than necessary

- (1) This regulation applies if —
 - (a) a vessel is allocated a pen at a jetty that is longer than necessary for the vessel due to the unavailability of a suitable-sized pen for the vessel at the place where the vessel is berthed; and
 - (b) a due or charge prescribed in Schedule 1 or 3 is charged by reference to the length of the pen allocated to the vessel.

- (2) If the officer in charge of the jetty considers it is appropriate in the circumstances, the officer may reduce the due or charge so that the due or charge payable is the due or charge that would have been payable if a suitable-sized pen were allocated to the vessel.

5. Regulation 3 amended

- (1) In regulation 3(1) delete “In the construction and for the purposes of these regulations, the following terms shall, if not inconsistent with the context or subject-matter, have the respective meanings hereby assigned to them:” and insert:

In these regulations —

- (2) In regulation 3(1) in the definition of *owner*:

- (a) delete “means —” and insert:

means any of the following —

- (b) in paragraph (d) delete “*Consumer Credit (Western Australia) Code*” and insert:

National Credit Code (Commonwealth)

- (3) Delete regulation 3(3)(c) and insert:

- (c) the length of a pen is the length of the pen as determined by the chief executive officer and set out on the Department’s website at the time the charge is calculated.

6. Regulation 67DD amended

- (1) In regulation 67DD delete the definition of *item 1*, *item 2* or *item 3*.
- (2) In regulation 67DD insert in alphabetical order:

item 1 means item 1 in the Table to Schedule 1 clause 10(2);

item 2 means item 2 in the Table to Schedule 1 clause 10(2);

item 3 means item 3 in the Table to Schedule 1 clause 10(2).

7. Regulation 105L amended

Delete regulation 105L(2) and insert:

- (2) The following fees are prescribed for a private licence to which this regulation applies —
 - (a) a new licence fee of \$145.90;
 - (b) a replacement licence fee of \$145.90;
 - (c) an amended licence fee of \$141.65;
 - (d) an annual licence fee of \$49.30.

8. Regulation 105M amended

(1) Delete regulation 105M(2) and insert:

- (2) Subject to subregulations (3) and (4), the following fees are prescribed for a private licence to which this regulation applies —
 - (a) a new licence fee of \$657.40;
 - (b) a replacement licence fee of \$424.90;
 - (c) an amended licence fee of \$141.65;
 - (d) an annual licence fee of \$150.15.

(2) Delete regulation 105M(4) and insert:

- (4) The following fees are prescribed for each private licence —
 - (a) a new licence fee of \$584.95;
 - (b) a replacement licence fee of \$424.90;
 - (c) an amended licence fee of \$141.65;
 - (d) an annual licence fee of \$75.20.

9. Regulation 105N amended

(1) Delete regulation 105N(2) and insert:

- (2) Subject to subregulations (3) to (5), the following fees are prescribed for a private licence to which this regulation applies —
 - (a) a new licence fee of \$1 386.60;
 - (b) a replacement licence fee of \$1 036.20;
 - (c) an amended licence fee of \$141.65;
 - (d) an annual licence fee of \$760.95.

- (2) Delete regulation 105N(4) and (5) and insert:
- (4) If the private licence authorises more than 10 berths, but no more than 20 berths, the following fees are prescribed for the licence —
- (a) a new licence fee of \$2 032.10;
 - (b) a replacement licence fee of \$1 036.20;
 - (c) an amended licence fee of \$141.65;
 - (d) an annual licence fee of \$1 140.80.
- (5) If the private licence authorises more than 20 berths, the following fees are prescribed for the licence —
- (a) a new licence fee of \$2 679.90;
 - (b) a replacement licence fee of \$1 036.20;
 - (c) an amended licence fee of \$141.65;
 - (d) an annual licence fee of \$1 521.05.

10. Regulations 105O and 105P replaced

Delete regulations 105O and 105P and insert:

105O. Fuel pipeline licence

The following fees are prescribed for a fuel pipeline licence —

- (a) a new licence fee of \$1 525.25;
- (b) a replacement licence fee of \$1 138.80;
- (c) an amended licence fee of \$155.80;
- (d) an annual licence fee of \$837.05.

105P. Local government public licence

The following fees are prescribed for a local government public licence —

- (a) a new licence fee of \$98.45;
- (b) a replacement licence fee of \$98.45;
- (c) an amended licence fee of \$141.65;
- (d) an annual licence fee of \$43.70.

11. Schedule 1 clause 1 replaced

Delete Schedule 1 clause 1 and insert:

1. Standard rates for this Schedule

In this Schedule, the following rates are standard rates —

Rate 1: a casual daily rate of \$8.00 per metre of the vessel's length

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a commercial vessel.

Rate 2: a casual daily rate of \$57.00

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a recreational vessel.

Rate 3: an annual rate of \$91.40 per metre of the vessel's length

Typically used to calculate the standard annual rate for short term use of a service jetty for a vessel (other than service vessels at certain places).

12. Schedule 1 Divisions 2 and 3 replaced

Delete Schedule 1 Divisions 2 and 3 and insert:

Division 2 — Dues and charges for specified places**5. Albany, Albany Waterfront Marina**

- (1) This clause applies to the Albany Waterfront Marina at Albany.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a floating pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	665.30
2.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	531.90
3.	For the use, other than casual daily use, of a floating alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	665.30

Item	Type of use	\$
4.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
5.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

6. Albany, Emu Point Boat Harbour

- (1) This clause applies to the Emu Point Boat Harbour at Albany.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen without a walkway, an amount calculated per metre of the pen's length using the annual rate of	348.40
2.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	419.60
3.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

7. Augusta Boat Harbour

- (1) This clause applies to the Augusta Boat Harbour.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a floating pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	665.30
2.	For the use, other than casual daily use, of a floating alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	665.30

Item	Type of use	\$
3.	For the casual daily use of a pen or alongside berth —	
	<ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

8. Bremer Bay

- (1) This clause applies to Bremer Bay.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the casual daily use of an alongside berth —	
	<ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
2.	For the short term use of a service jetty by a vessel for which a swing mooring fee has not been paid, an amount calculated using standard Rate 3	

9. Bunbury, Casuarina Boat Harbour

- (1) This clause applies to the Casuarina Boat Harbour at Bunbury.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	542.70
2.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	542.70

Item	Type of use	\$
3.	For the casual daily use of a pen or alongside berth —	
	<ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

10. Burswood Jetty

- (1) This clause applies to Burswood Jetty.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the exclusive use of Berth 1 under a Berth 1 permit, an annual amount of	16 114.50
2.	For the casual daily use of —	
	<ul style="list-style-type: none"> • Berth 1 (otherwise than under a Berth 1 permit) or Berth 2 by a commercial vessel, an amount calculated using standard Rate 1 • Berth 1 (otherwise than under a Berth 1 permit) or Berth 3 by a recreational vessel, an amount calculated using standard Rate 2 	
3.	For the casual annual use of —	
	<ul style="list-style-type: none"> • Berth 1 (otherwise than under a Berth 1 permit) or Berth 2 by a commercial vessel, an amount calculated using standard Rate 3 • Berth 1 (otherwise than under a Berth 1 permit) or Berth 3 by a recreational vessel, an amount calculated using standard Rate 3 	

11. Carnarvon Boat Harbour

- (1) This clause applies to the Carnarvon Boat Harbour.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	401.20

Item	Type of use	\$
2.	For the use, other than casual daily use, of a fixed pen without a walkway, an amount calculated per metre of the pen's length using the annual rate of	366.80
3.	For the use, other than casual daily use, of a floating pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	696.00
4.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	481.30
5.	For the use, other than casual daily use, of a floating alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	696.00
6.	For the use, other than casual daily use, of a pile mooring, an amount calculated per metre of the vessel's length using the annual rate of	225.30
7.	For the casual daily use of a pen, alongside berth or pile mooring by a commercial vessel, an amount calculated using standard Rate 1	
8.	For the casual daily use of a pen, alongside berth or pile mooring by a recreational vessel, an amount calculated using standard Rate 2	
9.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

12. Cervantes

- (1) This clause applies to Cervantes.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use
1.	For the casual daily use of an alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2
2.	For the short term use of a service jetty, an amount calculated using standard Rate 3

13. Coral Bay Maritime Facility

- (1) This clause applies to the Coral Bay Maritime Facility.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use
1.	For the use of an alongside berth — <ul style="list-style-type: none"> • for short term use by any vessel, an amount calculated using standard Rate 3 • for casual daily use by a commercial vessel, an amount calculated using standard Rate 1
2.	For the casual daily use of a pen or alongside berth by a recreational vessel, an amount calculated using standard Rate 2

14. Denham Maritime Facility

- (1) This clause applies to the Denham Maritime Facility.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen without a walkway, an amount calculated per metre of the pen's length using the annual rate of	454.50
2.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
3.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

15. Esperance, Bandy Creek Boat Harbour

- (1) This clause applies to the Bandy Creek Boat Harbour at Esperance.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen without a walkway, an amount calculated per metre of the pen's length using the annual rate of	340.30

Item	Type of use	\$
2.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	489.40
3.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

16. Exmouth

- (1) This clause applies to Exmouth.
- (2) In this clause a reference to a service vessel is a reference to any vessel other than a recreational vessel, Government vessel, tourism vessel or fishing vessel.
- (3) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen with a walkway by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the pen's length using the annual rate of	556.80
2.	For the use, other than casual daily use, of a fixed pen with a walkway by a service vessel, an amount calculated per metre of the pen's length using the annual rate of	765.60
3.	For the use, other than casual daily use, of a fixed alongside berth by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the vessel's length using the annual rate of	556.80
4.	For the use, other than casual daily use, of a fixed alongside berth by a service vessel, an amount calculated per metre of the vessel's length using the annual rate of	765.60
5.	For the use, other than casual daily use, of a floating pen with a walkway by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the pen's length using the annual rate of	696.00

Item	Type of use	\$
6.	For the use, other than casual daily use, of a floating pen with a walkway by a service vessel, an amount calculated per metre of the pen's length using the annual rate of	904.80
7.	For the use, other than casual daily use, of a 25 m pen with a walkway by a vessel, an amount calculated per metre of the pen's length using the annual rate of	1 113.60
8.	For the use, other than casual daily use, of a floating alongside berth by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the vessel's length using the annual rate of	696.00
9.	For the use, other than casual daily use, of a floating alongside berth by a service vessel, an amount calculated per metre of the vessel's length using the annual rate of	904.80
10.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a Government vessel, tourism vessel or fishing vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
11.	For the short term use of an alongside berth on a service jetty by a vessel (other than a service vessel), an amount calculated using standard Rate 3	
12.	For the casual daily use of a pen or alongside berth, other than on a service jetty, by a service vessel, an amount calculated per metre of the vessel's length using the daily rate of	12.35
13.	For the use of a service jetty, other than while refuelling, by a service vessel, an amount calculated per metre of the vessel's length using the 6-hourly rate of	9.50

17. Fremantle Fishing Boat Harbour

- (1) This clause applies to the Fremantle Fishing Boat Harbour.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen without a walkway —	
	• by a commercial vessel, an amount calculated per metre of the pen's length using the annual rate of	487.20
	• by a recreational vessel, an amount calculated per metre of the pen's length using the annual rate of	487.20
2.	For the use, other than casual daily use, of a fixed alongside berth —	
	• by a commercial vessel, an amount calculated per metre of the vessel's length using the annual rate of	550.90
	• by a recreational vessel, an amount calculated per metre of the vessel's length using the annual rate of	556.80
3.	For the use, other than casual daily use, of a floating pen with a walkway by a vessel, an amount calculated per metre of the pen's length using the annual rate of	696.00
4.	For the use, other than casual daily use, of a floating alongside berth by a vessel, an amount calculated per metre of the vessel's length using the annual rate of	696.00
5.	For the casual daily use of a pen or alongside berth —	
	• by a commercial vessel, an amount calculated using standard Rate 1	
	• by a recreational vessel, an amount calculated using standard Rate 2	
6.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

18. Geraldton, Batavia Coast Boat Harbour

- (1) This clause applies to the Batavia Coast Boat Harbour at Geraldton.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a floating pen with a walkway by a vessel, an amount calculated per metre of the pen's length using the annual rate of	696.00
2.	For the use, other than casual daily use, of a floating alongside berth by a vessel, an amount calculated per metre of the vessel's length using the annual rate of	696.00
3.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

19. Green Head

- (1) This clause applies to Green Head.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use
1.	For the casual daily use of an alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2
2.	For the short term use of a service jetty, an amount calculated using standard Rate 3

20. Hopetoun

- (1) This clause applies to Hopetoun.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use
1.	For the casual daily use of an alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2
2.	For the short term use of a service jetty, an amount calculated using standard Rate 3

21. Jurien Boat Harbour

- (1) This clause applies to the Jurien Boat Harbour.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen without a walkway, an amount calculated per metre of the pen's length using the annual rate of	487.20
2.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	556.80
3.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

22. Kalbarri Boat Harbour

- (1) This clause applies to the Kalbarri Boat Harbour.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	446.40
2.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	446.40
3.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

23. Lancelin

- (1) This clause applies to Lancelin.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use
1.	For the casual daily use of an alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2
2.	For the short term use of a service jetty, an amount calculated using standard Rate 3

24. Leeman

- (1) This clause applies to Leeman.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use
1.	For the casual daily use of an alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2
2.	For the short term use of a service jetty, an amount calculated using standard Rate 3

25. Onslow, Beadon Creek Boat Harbour

- (1) This clause applies to the Beadon Creek Boat Harbour at Onslow.
- (2) In this clause a reference to a service vessel is a reference to any vessel other than a recreational vessel, Government vessel, tourism vessel or fishing vessel.
- (3) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a pile mooring by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the vessel's length using the annual rate of	278.40
2.	For the use, other than casual daily use, of a pile mooring by a service vessel, an amount calculated per metre of the vessel's length using the annual rate of	487.20
3.	For the casual daily use of an alongside berth or pile mooring — <ul style="list-style-type: none"> • by a Government vessel, tourism vessel or fishing vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
4.	For the short term use of a service jetty by a vessel (other than a service vessel), an amount calculated using standard Rate 3	

Item	Type of use	\$
5.	For the casual daily use of a pile mooring by a service vessel, an amount calculated per metre of the vessel's length using the daily rate of	11.00
6.	For the use, other than casual daily use, of a fixed alongside berth by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the vessel's length using the monthly rate of	83.50
7.	For the use, other than casual daily use, of a fixed alongside berth by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the vessel's length using the weekly rate of	25.05
8.	For the use of the service jetty by a service vessel, an amount calculated per metre of the vessel's length using the 6-hourly rate of	9.50

26. Point Samson, Johns Creek Boat Harbour

- (1) This clause applies to the Johns Creek Boat Harbour at Point Samson.
- (2) In this clause a reference to a service vessel is a reference to any vessel other than a recreational vessel, Government vessel, tourism vessel or fishing vessel.
- (3) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed alongside berth at a service jetty by a recreational vessel, Government vessel, tourism vessel or fishing vessel, an amount calculated per metre of the vessel's length using the annual rate of	556.80
2.	For the use, other than casual daily use, of a fixed alongside berth at a service jetty by a service vessel, an amount calculated per metre of the vessel's length using the annual rate of	765.60
3.	For the casual daily use of a berth at a service jetty by a Government vessel, tourism vessel or fishing vessel, an amount calculated using standard Rate 1	
4.	For the casual daily use of a service jetty by a recreational vessel, an amount calculated using standard Rate 2	
5.	For the short term use of a berth at a service jetty by a vessel (other than a service vessel), an amount calculated using standard Rate 3	

Item	Type of use	\$
6.	For the use of a berth at a service jetty by a service vessel, an amount calculated per metre of the vessel's length using the 6-hourly rate of	9.50

- (4) The charges payable under regulation 96 are set out in the Table.

Careening pad

Item	Type of use	\$
1.	For the use of a careening pad by a vessel, an amount per day of —	
	• if the vessel is 15 m or less in length	227.35
	• if the vessel is over 15 m in length	331.90

27. Port Denison

- (1) This clause applies to Port Denison.
 (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	460.40
2.	For the casual daily use of an alongside berth by a commercial vessel, an amount calculated using standard Rate 1	
3.	For the casual daily use of a pen or alongside berth by a recreational vessel, an amount calculated using standard Rate 2	
4.	For the short term use of a service jetty by a vessel for which neither a swing mooring fee nor charge in item 1 has been paid, an amount calculated using standard Rate 3	

28. Port Gregory

- (1) This clause applies to Port Gregory.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use
1.	For the casual daily use of an alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2
2.	For the short term use of a service jetty, an amount calculated using standard Rate 3

29. Two Rocks Marina

- (1) This clause applies to the Two Rocks Marina.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	556.80
2.	For the use, other than casual daily use, of a fixed pen without a walkway, an amount calculated per metre of the pen's length using the annual rate of	487.20
3.	For the use, other than casual daily use, of a floating pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	696.00
4.	For the use, other than casual daily use, of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	556.80
5.	For the use, other than casual daily use, of a floating alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	696.00
6.	For the casual daily use of a pen or alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
7.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

Division 3 — State-wide charges**30. Living on vessel**

(1) In this clause —

enhanced facilities means toilet, shower and laundry facilities.

(2) The charges relating to living on a vessel in a berth, mooring or pen at or near a jetty at a place mentioned in this Schedule or the Port of Perth are set out in the Table.

Living on vessel

Item	Service	\$
1.	For living on a vessel —	
	• without enhanced facilities, an amount calculated using the monthly rate per vessel of	51.60
	• with enhanced facilities, an amount calculated using the monthly rate per vessel of	157.20

31. Electricity supply

The charges for electricity supply to a vessel in a place are set out in the Table.

Electricity supply

Item	Service	\$
1.	For electricity supply that is —	
	• single phase (metered)	Cost
	• 3-phase (whether metered or unmetered)	Cost

32. Water supply

The charge for water supply to a vessel in a place is set out in the Table.

Water supply

Item	Service	\$
1.	For water supply (metered)	Cost

33. Rubbish removal

The charges payable under regulation 53A are set out in the Table.

Rubbish removal

Item	Service	\$
1.	For rubbish removal —	
	• excess quantity, or from a source other than a vessel for which charges for using the harbour have been paid, per half skip supplied and emptied	Cost
	• waste oil from vessels in excess of 150 L	Cost
	• waste oil drum or other container not removed by owner, per drum or container	Cost
	• rubbish not put in supplied bins	Cost

34. Passengers and cargo

The charges payable for the loading and unloading of passengers and cargo are set out in the Table.

Passengers and cargo

Item	Service	\$
1.	For the use of a pen, berth or service jetty by a cruise liner transfer vessel to load or unload passengers —	
	• an amount calculated per metre of the vessel's length using the daily rate of	11.60
	• plus a charge per passenger of	4.80
2.	For the loading or unloading of general cargo from or to a vessel at a service jetty, or an appurtenant area, an amount calculated per tonne, per cubic metre, or per kilolitre, using the rate of	7.60
3.	If a vessel is lifted at a service jetty, or an appurtenant area, an amount calculated per metre of the vessel's length using the rate of	16.90

35. Floating dinghy pens

The charge payable for the use of a floating dinghy pen at a place is \$413.10 per vessel per year.

36. Use of jetty hardstand or appurtenant area

The charge payable for the use of a service jetty hardstand or appurtenant area for storage or maintenance is calculated per m² using the daily rate of \$2.00.

13. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Fuel oil wharfage

[r. 11B(2)]

1. Wharfage for fuel oil

The wharfage rate to be paid for fuel oil under regulation 11B(2) at a place listed in the Table is set out opposite the place.

Wharfage for fuel oil

Item	Place	\$/L
1.	Albany, at Albany Waterfront Marina	0.062
2.	Albany, at Emu Point Boat Harbour	0.062
3.	Augusta Boat Harbour	0.062
4.	Barrack Street Jetty	0.062
5.	Bremer Bay	0.062
6.	Bunbury, at Casuarina Boat Harbour	0.062
7.	Carnarvon	0.062
8.	Cervantes	0.062
9.	Denham	0.062
10.	Esperance	0.062
11.	Exmouth	0.062
12.	Fremantle, at Fremantle Fishing Boat Harbour	0.062
13.	Green Head	0.062
14.	Hillarys Boat Harbour	0.062
15.	Hopetoun	0.062
16.	Jurien	0.062
17.	Kalbarri	0.062
18.	Lancelin	0.062
19.	Leeman	0.062
20.	Onslow, at Beadon Creek Boat Harbour	0.062
21.	Point Samson, at Johns Creek Boat Harbour	0.062
22.	Port Denison	0.062
23.	Port Gregory	0.062

Item	Place	\$/L
24.	Two Rocks Marina	0.062

14. Schedule 3 clause 2 replaced

Delete Schedule 3 clause 2 and insert:

2. Standard rates for this Schedule

In this Schedule, the following rates are standard rates —

Rate 1: a casual daily rate of \$8.00 per metre of the vessel's length

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a commercial vessel.

Rate 2: a casual daily rate of \$57.00

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a recreational vessel.

Rate 3: an annual rate of \$91.40 per metre of the vessel's length

Typically used to calculate the standard annual rate for short term use of a service jetty for a vessel.

15. Schedule 3 Divisions 2 and 3 replaced

Delete Schedule 3 Divisions 2 and 3 and insert:

Division 2 — Charges for jetties on Swan and Canning Rivers

6. Barrack Street and Mends Street jetties

- (1) This clause applies to jetties at Barrack Street and Mends Street.
- (2) The charge payable under regulation 72 for a permit to use a jetty is set out in the Table.

Jetty permits

Item	Type of use
1.	For a vessel for 12 months — the higher of \$4 854.75 and the result of the following calculation — <ul style="list-style-type: none"> • \$67.85 per passenger calculated on the vessel's passenger carrying capacity under its highest class of survey

Item	Type of use
	plus —
	◦ for a vessel less than 35 m long, the higher of \$8 737.65 and \$485.40 per metre of the vessel's length;
	◦ for a vessel 35 m long or over, \$776.75 per metre of the vessel's length
	minus —
	◦ \$6 795.95

- (3) The charge payable under regulation 78A for the removal of sullage from a vessel is \$98.95 per pump out.
- (4) Subclause (3) does not apply if the charge referred to in subclause (2) has been paid in respect of the vessel.

7. Other jetties on Swan and Canning Rivers

- (1) This clause applies to jetties on the Swan and Canning Rivers, other than at Barrack Street or Mends Street.
- (2) The charge payable under regulation 72 for a permit to use a jetty is set out in the Table.

Jetty permits

Item	Type of use
1.	For short term use by a vessel, an amount calculated using standard Rate 3

Division 3 — Charges for other places

8. Fremantle, Challenger Boat Harbour

- (1) This clause applies to the Challenger Boat Harbour at Fremantle.
- (2) The charges payable under regulation 72 for a permit to use a pen or alongside berth are set out in the Table.

Pen and berth permits

Item	Type of use	\$
1.	For the use of a fixed pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	556.80
2.	For the use of a fixed pen without a walkway, an amount calculated per metre of the pen's length using the annual rate of	487.20
3.	For the use of a fixed alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	556.80

Item	Type of use	\$
4.	For the casual daily use of a pen or alongside berth by a recreational vessel, an amount calculated using standard Rate 2	

9. Hillarys Boat Harbour

- (1) This clause applies to the Hillarys Boat Harbour.
- (2) The charges payable under regulation 72 for a permit to use a pen, alongside berth or service jetty are set out in the Table.

Pen, berth and jetty permits

Item	Type of use	\$
1.	For the use, other than casual daily use, of a fixed pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	556.80
2.	For the use, other than casual daily use, of a floating pen with a walkway, an amount calculated per metre of the pen's length using the annual rate of	696.00
3.	For the use, other than casual daily use, of a floating alongside berth, an amount calculated per metre of the vessel's length using the annual rate of	696.00
4.	For the casual daily use of a pen or an alongside berth — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	
5.	For the short term use of a service jetty, an amount calculated using standard Rate 3	

10. Jervoise Bay

- (1) This clause applies to Jervoise Bay.
- (2) The charges payable under regulation 72 for a permit to use a pile mooring are set out in the Table.

Mooring permits

Item	Type of use	\$
1.	For the use, other than casual daily use, of a pile mooring, an amount calculated per metre of the vessel's length using the annual rate of	267.80
2.	For the casual daily use of a pile mooring — <ul style="list-style-type: none"> • by a commercial vessel, an amount calculated using standard Rate 1 • by a recreational vessel, an amount calculated using standard Rate 2 	

N. HAGLEY, Clerk of the Executive Council.

PLANNING

PL301

Metropolitan Redevelopment Authority Act 2011

Metropolitan Redevelopment Authority Amendment Regulations 2022

SL 2022/52

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Metropolitan Redevelopment Authority Amendment Regulations 2022*.

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 14th day after that day.

3. Regulations amended

These regulations amend the *Metropolitan Redevelopment Authority Regulations 2011*.

4. Regulation 10 amended

In regulation 10(1) in the definition of *relevant plan* delete
“ “Armadale redevelopment area 2020” ” and insert:

“Armadale redevelopment area 2021”

5. Regulation 11 amended

In regulation 11(1) in the definition of *relevant plan* delete
“ “Central Perth redevelopment area 2020” ” and insert:

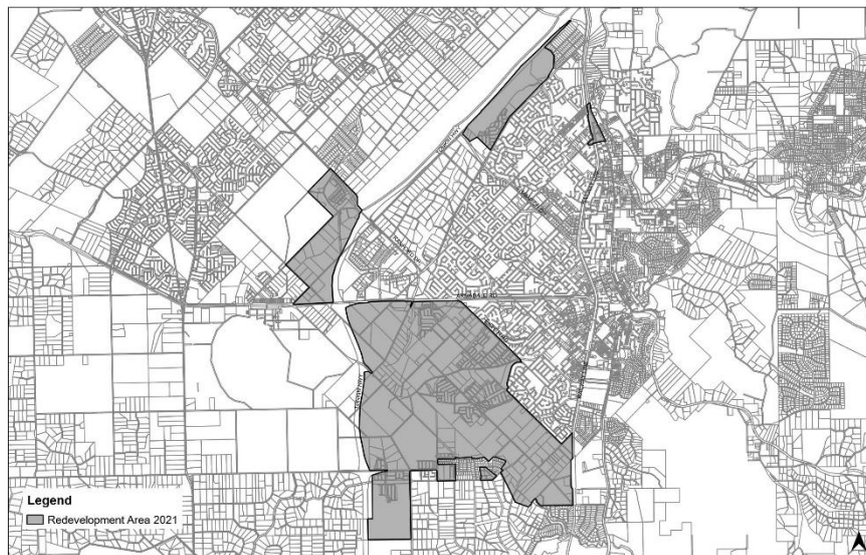
“Central Perth redevelopment area 2021”

6. Schedules 1 and 2 replaced

Delete Schedules 1 and 2 and insert:

Schedule 1 — Armadale redevelopment area

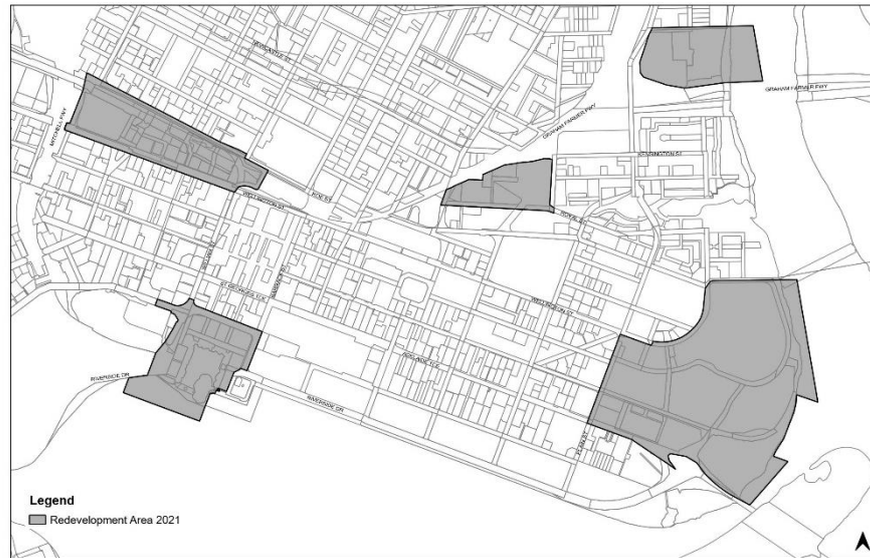
[r. 10(4)]



Armadale Redevelopment Area 2021

Schedule 2 — Central Perth redevelopment area

[r. 11(4)]



Central Perth Redevelopment Area 2021

N. HAGLEY, Clerk of the Executive Council.

TRANSPORT

TN301

Perth Parking Management Act 1999

Perth Parking Management Amendment Regulations 2022

SL 2022/51

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Perth Parking Management Amendment Regulations 2022*.

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 *Perth Parking Management Regulations 1999*.

4. Regulation 3 amended

In regulation 3 insert in alphabetical order:

private road has the meaning given in the *Land Administration Act 1997* section 3(1);

road has the meaning given in the *Land Administration Act 1997* section 3(1);

5. Regulation 4 replaced

Delete regulation 4 and insert:

4. Perth parking management area (Sch. 1 and Act s. 6)

The Perth parking management area is the area within the bold dashed line shown as the boundary of the Perth parking management area on the diagrams in Schedule 1.

6. Regulation 5 amended

In regulation 5:

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

it;

(b) after paragraph (d) insert:

(e) the vehicle is parked within King’s Park (being all of the land from time to time known as Reserve No. 1720, classified as class A).

7. **Schedule 1 replaced**

Delete Schedule 1 and insert:

Schedule 1 — Perth parking management area

[r. 4]





8. Schedule 2 amended

In Schedule 2:

(a) in item 1 delete “10, 12 and 13)” and insert:

10 and 12 to 14)

(b) in item 11 delete “10, 12 and 13) —” and insert:

10 and 12 to 14) —

(c) after item 13 insert:

14.	a parking bay located on any of the following roads or private roads —	
	(a) Thomas Street	nil
	(b) Aberdare Road	nil
	(c) Hospital Avenue	nil
	(d) Monash Avenue	nil
	(e) Hampden Road	nil
	(f) Broadway	nil
	(g) Princess Road	nil
	(h) Hackett Drive	nil
	(i) the part of Mounts Bay Road between Hackett Drive and Winthrop Avenue	nil
	(j) Stirling Highway	nil

N. HAGLEY, Clerk of the Executive Council.

— PART 2 —

EDUCATION

ED401

SCHOOL EDUCATION ACT 1999

DECLARATION OF LOCAL INTAKE AREAS FOR SCHOOLS WITH PRIMARY STUDENTS

(Pursuant to Sections 60, 78 and 79)

The Hon. Minister for Education and Training has declared that the local intake areas for the schools listed hereunder shall be as stated in this notice. Children of compulsory school age who reside within the local intake areas stated shall be entitled to attend the school to which such local intake areas apply if there is an appropriate educational program for them at that school.

All current students and their younger siblings will not be impacted by the local intake area changes and are able to complete their education at their existing school.

Children who reside outside these local intake areas may apply to attend the school to which such local intake areas apply.

LISA RODGERS, Director General of Education.

Adam Road Primary School (5001) (March 2022)

The following defines the local intake area of this school—

From the intersection of Robertson Drive and Bussell Highway, northwest and north along Bussell Highway (west side included) to the intersection of Bussell Highway, Blair Street and Nuytsia Avenue, west from this intersection to Spencer Street, north-northwest along Spencer Street (west side included) to Goldsmith Street, west along Goldsmith Street (south side included) to Minninup Road, north along Minninup Road (west side included) to West Road, west along West Road (south side included) to Mangles Playground Reserve, through the park reserve and the reserve located between 22 Ramillies Street (excluded) and 24 Ramillies Street (included), southwest along Ramillies Street (east side included) to the southern property boundary of 207B Ocean Drive (excluded), west along the property boundary to Ocean Drive and to the coastline, south along the coastline to the western extension of Ocean Drive and Hudson Road, east along this extension through Maidens Reserve to the intersection of Ocean Drive and Hudson Road, continue east along Hudson Road (north side included) to Parade Road.

Bunbury Primary School (5070) (March 2022)

The following defines the local intake area of this school—

From the intersection of Ocean Drive and Beach Road, east, northeast and east along Beach Road (north side included) to Spencer Street, south along Spencer Street (east side included) to the intersection of Spencer Street and Forrest Avenue, southeast along Forrest Avenue (east side included) to Strickland Street, east along Strickland Street (north side included) to Blair Street, northwest and north along Blair Street (west side included) to the intersection of Blair Street, Clifton Street, Casuarina Drive and Koombana Drive, east along Koombana Drive (north side included) to a point where Koombana Channel passes under Koombana Drive, north along Koombana Channel to Koombana Bay, continue along the coastline of Koombana Bay and Geographe Bay to the western extension of Ocean Drive and Beach Road, east along this extension to the intersection of Ocean Drive and Beach Road.

A sibling of a student who is both enrolled at Bunbury Primary School and residing on the south side of Beach Road or Strickland Street in 2022, will be entitled to enrol at Bunbury Primary School provided there is at least one member of the family already enrolled at the school in the year in which the sibling is applying to enrol.

Carey Park Primary School (5088) (March 2022)

The following defines the local intake area of this school—

From the intersection of Robertson Drive and Bussell Highway, northwest and north along Bussell Highway (east side included) to Blair Street, continue north along Blair Street (east side included) to the southern boundary of Bunbury Forrest Park reserve, east along the park reserve to Queensbury Street, continue east along Queensbury Street (south side included) to Bray Street, northeast along Bray Street (east side included) to the intersection of Bray Street, Forrest Avenue and Hawkins Street, north, southeast and east along Hawkins Street (east and south side included) to Picton Road, southeast along Picton Road (west side included) to Rodsted Street, northeast and east along Rodsted Street (south side included) to Flynn Street, southeast and east along Flynn Street (west and south side included) to Preston River Parade, east from this point to Robertson Drive and east to the Preston River.

A sibling of a student who is both enrolled at Carey Park Primary School and residing in the area bounded by Picton Road, Rodsted Street, Flynn Street, Preston River, Petherick Street and Bunbury Railway line in 2022, will be entitled to enrol at Carey Park Primary School provided there is at least one member of the family already enrolled at the school in the year in which the sibling is applying to enrol.

Cooinda Primary School (5071) (March 2022)

The following defines the local intake area of this school—

From where Koombana Bay meets Koombana Channel, south along Koombana Channel to a point where it passes under Koombana Drive, west along Koombana Drive (south side included) to the intersection of Blair Street, Clifton Street, Casuarina Drive and Koombana Drive, south and southeast along Blair Street (east side included) to the intersection of Blair Street, Albert Road and Sandridge Road, continue southeast and east along Sandridge Road (north side included) to the intersection of Sandridge Road, King Road and Picton Road, south and southeast along Picton Road (east side included) to Rodsted Street, northeast and east along Rodsted Street (north side included) to Flynn Street, southeast and east along Flynn Street (east and north side included) to Preston River Parade, east from this point to Robertson Drive and east to the Preston River.

Maidens Park Primary School (5601) (March 2022)

The following defines the local intake area of this school—

From the intersection of Parade Road and Hudson Road, west along Hudson Road (south side included) to Ocean Drive, west from this point to the coastline, south along the coastline to the local government boundary between City of Bunbury and Shire of Capel, east, south, and east along the local government boundary to Parade Road.

South Bunbury Primary School (5072) (March 2022)

The following defines the local intake area of this school—

From the intersection of Ocean Drive and Beach Road, east, northeast and east along Beach Road (south side included) to Spencer Street, south along Spencer Street (west side included) to the intersection of Spencer Street and Forrest Avenue, southeast along Forrest Avenue (west side included) to Strickland Street, east along Strickland Street (south side included) to Blair Street, southeast along Blair Street (west side included) to the intersection of Blair Street, Albert Road and Sandridge Road, continue southeast and east along Sandridge Road (south side included) to the intersection of Sandridge Road, King Road and Picton Road, south along Picton Road (west side included) to Hawkins Street, west, northwest and south along Hawkins Street (north and west side included) to the intersection of Hawkins Street, Forrest Avenue and Bray Street, southwest along Bray Street (west side included) to Queensbury Street, west along Queensbury Street (north side included) to the southern boundary of Bunbury Forrest Park reserve, west along the park reserve to Blair Street, south along Blair Street (west side included) to the intersection of Blair Street, Bussell Highway and Nuytsia Avenue, west from this intersection to Spencer Street, north-northwest along Spencer Street (east side included) to Goldsmith Street, west along Goldsmith Street (north side included) to Minnip Road, north along Minnip Road (east side included) to West Road, west along West Road (north side included) to Mangles Playground Reserve, through the park reserve and the reserve located between 22 Ramillies Street (included) and 24 Ramillies Street (excluded), southwest along Ramillies Streets (west side included) to the southern property boundary of 207B Ocean Drive (included), west along the property boundary to Ocean Drive and to the coastline, north along the coastline to the western extension of Ocean Drive and Beach Road, east along this extension to the intersection of Ocean Drive and Beach Road.

A sibling of a student who is both enrolled at South Bunbury Primary School and residing in—

- the area bounded by Picton Road, Petherick Street, Preston River, Robertson Drive, and Bunbury Railway line; or
- Beach Road (north side); Forrest Avenue (north side); Strickland Street (north side); Hawkins Street (south side); Bray Street (south side); Queensbury Street (south side); Goldsmith Street (south side); West Road (south side) or Ramillies Street (south side)

in 2022, will be entitled to enrol at South Bunbury Primary School provided there is at least one member of the family already enrolled at the school in the year in which the sibling is applying to enrol.

Dalyellup Primary School (5779) (March 2022)

The following defines the local intake area of this school—

From the intersection of Dalyellup Boulevard, Maidment Parade and Murtin Road, east along Murtin Road (north side included) to the property boundary of Shearwater Tuart Forest (1 Murtin Road), continue north along the property boundary of Shearwater Tuart Forest to the local government boundary between City of Busselton and Shire of Capel, west along the local government boundary to the coastline, south along the coastline to the locality boundary between Stratham and Stirling Estate, east along the locality boundary and the northern boundary of Tuart Forest National Park to Venus Road, east along Venus Road (both sides included) to Bourne Loop, east along Bourne Loop (both sides included) to Bussell Highway, north along Bussell Highway (both sides included) to Calinup Road, east along Calinup Road (both sides included) to the road reserve on the corner of Calinup Road and Cokelup Road, northeast along the road reserve to Manea Drive, continue east along Manea Drive (both sides included) to Jilley Road, north along Jilley Road (both sides included) to the intersection of Jilley Road and Woods Road, east from this point along the road reserve to the property boundary between 90 Marchetti Road (included) and 91 Marchetti Road (included), north along the property boundary and Marchetti Road (both sides included) to Ducane Road, east along Duncan Road (both sides included) to Jules Road, north along Jules Road (both sides included) to Hasties Road, west and northwest along Hasties Road (south side included) to Bussell Highway, north along Bussell Highway (west side included) to the north eastern property boundary of 744 Bussell Highway (included), northwest from this point to the proposed extension of Wicklow Boulevard, north along Wicklow Boulevard (west side included) to Norton Promenade, west along Norton Promenade (south side included) to Norton Reserve, north through Norton Reserve to the intersection of Kambany Approach and Koonak Street, north and west along Koonak Street (both sides included) to Dalyellup Boulevard, north along Dalyellup Boulevard (both sides included) to the intersection of Dalyellup Boulevard, Maidment Parade and Murtin Road.

Tuart Forest Primary School (5831) (March 2022)

The following defines the local intake area of this school—

From the intersection of Dalyellup Boulevard, Maidment Parade and Murtin Road, east along Murtin Road (south side included) to the property boundary of Shearwater Tuart Forest (1 Murtin Road), continue north along the property boundary of Shearwater Tuart Forest to the local government boundary between City of Busselton and Shire of Capel, east along the local government boundary to the northern extension of Jules Road, south along this extension and Jules Road (both sides included) to Hasties Road, west and northwest along Hasties Road (north side included) to Bussell Highway, north along Bussell Highway (east side included) to the north eastern property boundary of 744 Bussell Highway (excluded), northwest from this point to the proposed extension of Wicklow Boulevard, north along Wicklow Boulevard (east side included) to Norton Promenade, west along Norton Promenade (north side included) to Norton Reserve, north through Norton Reserve to the intersection of Kambany Approach and Koonak Street, north and west along Koonak Street (both sides excluded) to Dalyellup Boulevard, north along Dalyellup Boulevard (both sides excluded) to the intersection of Dalyellup Boulevard, Maidment Parade and Murtin Road.

FIRE AND EMERGENCY SERVICES

FE401**EMERGENCY MANAGEMENT ACT 2005****EXTENSION OF STATE OF EMERGENCY DECLARATION**

I, Stephen Noel Dawson, the Minister for Emergency Services, hereby extend the state of emergency declaration made on 15 March 2020 at 12:45 pm.

The state of emergency declaration is extended for a period of fourteen (14) days.

The powers that may be exercised during the period by which the state of emergency declaration is extended are limited as follows: Nil limitations.

Time when declaration made: 9:20 am.

Date on which declaration made: 20 April 2022.

This declaration has effect from 12 am on 22 April 2022 and remains in force until—

- (a) 12 am on 6 May 2022; or
- (b) It is revoked under section 59 of the *Emergency Management Act 2005*.

This declaration of an extension of a state of emergency declaration is made under section 58 of the *Emergency Management Act 2005*.

STEPHEN NOEL DAWSON, Minister for Emergency Services.

HEALTH

HE401**PUBLIC HEALTH ACT 2016****EXTENSION OF DECLARATION (No.3) OF PUBLIC HEALTH STATE OF EMERGENCY**

Pursuant to section 170 of the *Public Health Act 2016* (WA) I, Amber-Jade Sanderson, the Minister for Health, hereby extend the public health state of emergency declaration, which came into effect on 22 September 2021 at 16:25 hours.

The duration of the public health state of emergency declaration is extended for a period of **14 days** (the extension).

Time of this extension: 4 pm.

Date of this extension: 14 April 2022

Hon. AMBER-JADE SANDERSON, MLA, Minister for Health.

JUSTICE

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—

Jonathan Simon Bedwell of Morley

Fernando Albino Braganza of Beckenham

Srijana Chaudhary of Wellard

Michael John Gottschalk of Mount Lawley

Saravanan Thuravi Kumaravel of Harrisdale

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401**LOCAL GOVERNMENT ACT 1995***Shire of Northam***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 20 September 2021, determined that the method of valuation to be used by the Shire of Northam as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All those portions of land being Lot 108 as shown on Deposited Plan 413256; Lots 800 to 803 inclusive and Lot 827 as shown on Deposited Plan 419732 and Lot 825, Lot 826, Lot 829 and Lot 830 as shown on Deposited Plan 419734.

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

MINERALS AND PETROLEUM

MP401**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
Norseman WA 6443.

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.

To be heard by the Warden at Kalgoorlie on 8 June 2022.

DUNDAS MINERAL FIELD*Prospecting Licences*

P 63/1999 Carthew, Glen Holman
 Carthew, Michael John

MP402**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
Coolgardie WA 6429.

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.

To be heard by the Warden at Kalgoorlie on 8 June 2022.

COOLGARDIE MINERAL FIELD*Prospecting Licences*

P 16/2954 Wright, William Richard
P 16/2968 Sinclair, Gary William

MP403**PETROLEUM PIPELINES ACT 1969**

NOTICE OF VARIATION STP-PLV-0122 PETROLEUM PIPELINE LICENCE PL 40

Petroleum Pipeline Licence PL 40 held by DBNGP (WA) Nominees Pty Limited has, by instrument of variation STP-PLV-0122, been varied with effect on 14 April 2022.

MAMTA KAPOOR, Senior Titles Officer, Resource Tenure Division,
Department of Mines, Industry Regulation and Safety.

MP404**PETROLEUM PIPELINES ACT 1969**

NOTICE OF VARIATION STP-PLV-0123 PETROLEUM PIPELINE LICENCE PL 103

Petroleum Pipeline Licence PL 103 held by AGI Development Group Nominees Pty Limited has, by instrument of variation STP-PLV-0123, been varied with effect on 14 April 2022.

MAMTA KAPOOR, Senior Titles Officer, Resource Tenure Division,
Department of Mines, Industry Regulation and Safety.

PLANNING

PL401**PLANNING AND DEVELOPMENT ACT 2005**

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Cockburn

LOCAL PLANNING SCHEME NO. 3—AMENDMENT NO. 129

Ref: TPS/2292

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 Cockburn Local Planning Scheme amendment on 11 April 2022 for the purpose of—

1. Rezoning lots within 'Development Area 10 – Atwell South Development Zone' from the 'Development' zone to 'Residential R12.5', 'Residential R20', 'Residential R25', 'Residential R30', 'Residential R40', 'Residential R50', 'Residential R80', and 'Local Centre R80' as shown in the Scheme Amendment Map.
2. Reclassifying lots within 'Development Area 10 – Atwell South Development Zone' from the 'Development' zone to 'Parks and Recreation' reserve and 'Local Road' reserve as shown in the Scheme Amendment Map.
3. Reclassifying Lot 449 Aurora Drive, Atwell within 'Development Area 10 – Atwell South Development Zone' from the 'Development' zone to 'Public Purposes: Primary School' as shown in the Scheme Amendment Map.
4. Reclassifying Lot 450 Aurora Drive within 'Development Area 10 – Atwell South Development Zone' from the 'Development' zone to 'Public Purposes: Civic' as shown in the Scheme Amendment Map.
5. Deleting 'Development Area 10 – Atwell South Development Zone' from all lots, as shown in the Scheme Amendment Map.

L. HOWLETT, Mayor.
T. BRUN, Chief Executive Officer.

PL402**PLANNING AND DEVELOPMENT ACT 2005**

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Swan

Local Planning Scheme No. 17 -Amendment No. 192

Ref: TPS/2708

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 Swan Local Planning Scheme amendment on 11 April 2022 for the purpose of—

1. Modify the Scheme Maps to rezone Lot 189 Adelaide Street, Hazelmere and portion of Lot 190 Adelaide Street, Hazelmere from 'General Rural' to a 'Light Industrial' zone with a 'Restricted Use' annotation.
2. Modify the Scheme Maps to reserve a portion of Lot 190 Adelaide Street, Hazelmere as 'Local Road'.

3. Insert into Schedule 3 -Restricted Uses the following—

No.	Description of Land	Restricted Use	Conditions
17	Lot 189 on Plan 4553 Adelaide Street; Portion of Lot 190 on Plan 4553 Adelaide Street, Hazelmere	The Use Classes listed in the Zoning Table against the 'Light Industrial' zone and cross referenced with the symbols of 'P', 'D' and 'A'.	<ol style="list-style-type: none"> 1. Land use and development is restricted to 'Dry Industry' activities unless the site and development is connected to reticulated sewer. 2. A Wastewater Management Plan shall be submitted with each development application to demonstrate that Condition 1 can be achieved to the satisfaction of the Local Government. 3. Connection to an Aerobic Treatment Unit (ATU) or Nutrient Effluent Disposal System may be permitted where acceptable groundwater depths exist and subject to the approval by the Local Government and the relevant Government agency which has responsibility for policy relating to Health. 4. Land use and development shall connect to reticulated sewer where available. 5. A Landscape Plan shall be submitted with each development application to demonstrate the following to the satisfaction of the Local Government: <ol style="list-style-type: none"> a) Onsite stormwater compensation basin and drainage swale will be landscaped appropriately in accordance with Water Sensitive Urban Design Guidelines to enhance the visual and landscape amenity of the site. b) Interface treatment to enhance the visual and landscape amenity of the site from dwellings abutting and in the vicinity of the Adelaide Street and Stirling Crescent Intersection.

D. LUCAS, Mayor.
MJ FOLEY, Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005

PLANNING AND DEVELOPMENT (LOCAL PLANNING SCHEMES) REGULATIONS 2015

CLAUSE 78H NOTICE OF EXEMPTION FROM PLANNING REQUIREMENTS DURING STATE OF EMERGENCY

Schedule 2 of the Planning and Development (Local Planning Schemes) Regulations 2015 (LPS Regulations) contains Deemed Provisions which have effect and may be enforced as part of each local planning scheme to which they apply, whether they are prescribed before or after the scheme comes into force. If a Deemed Provision that has effect as part of a local planning scheme is inconsistent with another provision in the scheme, the Deemed Provision prevails and the other is, to the extent of the inconsistency, of no effect.

Part 10B of Schedule 2, made by the Planning and Development (Local Planning Schemes) Amendment Regulations 2020, enables the Minister for Planning to issue notices exempting the need for compliance with one or more requirements of a local planning scheme.

On 16 March 2020, a State of Emergency Declaration was made in relation to the State of Western Australia. On 8 April 2020, the Minister for Planning issued a notice under clause 78H(1), Schedule 2 of the LPS Regulations (the Original Notice), gazetted on 17 April 2020, required for the purpose of facilitating a response to, or recovery from, the emergency occasioned by the COVID-19 pandemic. The Original Notice was amended under clause 78H(6)(a) on 30 April 2020 (gazetted on 5 May). This notice is issued under clause 78H(6)(a) (this Notice) and provides exemptions, to reflect what is set out in this instrument.

Accordingly, I, Rita Saffioti MLA, Minister for Planning, pursuant to the powers vested in me under Part 10B, Schedule 2 of the LPS Regulations, HEREBY—

- A. ISSUE an exemption from the planning requirements identified in column 1 of the attached Schedules, for the local planning schemes specified in column 2 of the attached Schedules (to which the Deemed Provisions apply), subject to the direct conditions specified in column 3, and applicable as a right to the persons identified in column 4 of the attached schedules, together with any accompanying and applicable explanatory conditions, unless augmented by the declarations below.
- B. DECLARE both the direct conditions and explanatory conditions form part of this Notice, except where there is an inconsistency, in which case the direct conditions prevail over the explanatory conditions.
- C. DECLARE that any exemption listed within Schedule 5 is only available during the period of a Lockdown, as defined within the explanatory conditions.
- D. RECORD that this Notice is signed by me at 11am upon this 4th day of March 2022

SCHEDULES

Column 1 Requirements	Column 2 Schemes	Column 3 Direct Conditions	Column 4 Discretion To
Schedule 1—Exemption from requirement to obtain approval			
1.1 Proponents are exempted from the requirement to obtain development approval for the use of, or undertaking of works on, land, where such use or works relate to medical or health related activities associated with a response to the COVID-19 Pandemic.	All local planning schemes.	<ol style="list-style-type: none"> 1. Provided that a Public Authority or local government advises or identifies the medical or health related activities as necessary in response to the COVID-19 Pandemic. 2. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked. 	Proponents
1.2 Proponents are exempted from the requirement to obtain development approval to the use of, or undertaking of works on, land, where such use or works concern temporary workers' accommodation.	All local planning schemes.	<ol style="list-style-type: none"> 1. Provided that the temporary workers' accommodation applies to a workforce necessary for the installation of, or construction of, and maintenance of, essential services such as (but not limited to) power stations, water, desalination plants or sewer treatment facilities. 2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken. 	Proponents

Column 1 Requirements	Column 2 Schemes	Column 3 Direct Conditions	Column 4 Discretion To
		<ol style="list-style-type: none"> 3. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked. 4. Despite any other condition, this exemption does not apply to workers' accommodation connected with agriculture, which is dealt with in 1.3. 	
<p>1.3 Proponents are exempted from the requirement to obtain development approval to the use of, or undertaking of works on, land, where such use or works concern agricultural workers' accommodation.</p>	<p>All local planning schemes.</p>	<ol style="list-style-type: none"> 1. Provided that the temporary workers' accommodation applies to a workforce necessary for ongoing operation of agricultural activities. 2. Provided that: <ol style="list-style-type: none"> a) the land to be used is located in the Rural zone; (b) the use is capable of being approved under the scheme; (c) if the land can be connected to all reticulated utility services, is so connected; and (d) no new permanent buildings or structures are required. 3. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken. 4. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked. 5. Despite any other condition, this exemption does not apply to temporary workers' accommodation connected with the essential services dealt with in 1.2. 	<p>Proponents</p>
<p>1.4 Proponents are exempted from the requirement to obtain development approval for the following uses, and temporary works associated with these—</p> <ol style="list-style-type: none"> i. commercial vehicle parking. 	<p>All local planning schemes</p>	<ol style="list-style-type: none"> 1. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken. 2. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked. 	<p>Proponents</p>
Schedule 2—Exemptions relating to non-conforming uses			
<p>2.1 Any approval for a non-conforming use, is exempt from a provision that annuls the approval because of a discontinuance of that non-conforming use.</p>	<p>All local planning schemes.</p>	<ol style="list-style-type: none"> 1. The period during which the State of Emergency is declared shall be excluded from any calculation of the period for which a non-conforming use ceases to exist. 2. An exemption under this clause will expire on the day after the date upon which the 	<p>Proponents</p>

Column 1 Requirements	Column 2 Schemes	Column 3 Direct Conditions	Column 4 Discretion To
		State of Emergency Declaration ceases to have effect or is revoked.	
Schedule 3—Exemption from requirements regarding time limits / conditions of approval			
3.1 In relation to an approved development application, proponents are exempted from the requirement to substantially commence development.	All local planning schemes	<ol style="list-style-type: none"> 1. Provided that— <ol style="list-style-type: none"> a. the development application was not approved by a Development Assessment Panel, as defined by the Planning and Development (Development Assessment Panels) Regulations 2011; b. the original deadline for substantial commencement is exempted; and c. a new deadline for substantial commencement is substituted, being the day which is 2 years after the day on which, but for this exemption, the development approval would have ceased to be valid. 2. The exemption under this clause will only be available for development applications decided on, or before, the date upon which the State of Emergency Declaration ceases to have effect, or is revoked. 	Proponents
3.2 Proponents are exempted from any restriction upon loading or unloading times, related to the delivery of goods and/or petroleum products.	All local planning schemes.	<ol style="list-style-type: none"> 1. Confined to premises with an existing approval, or the benefit of an exemption under this Notice, to sell goods and/or petroleum products. 2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken. 3. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked. 	Proponents
Schedule 4—Exemptions of a type that may fall within multiple categories			
4.1 Exemption from any requirement under a scheme that would ordinarily apply to development required to implement a direction or authorisation issued under the <i>Emergency Management Act 2005</i> or the <i>Public Health Act 2016</i> .	All local planning schemes.	<ol style="list-style-type: none"> 1. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect or is revoked. 	Proponents

Column 1 Requirements	Column 2 Schemes	Column 3 Direct Conditions	Column 4 Discretion To
Schedule 5—Exemptions that are only applicable during a Lockdown			
5.1 Proponents are exempted from the requirement to obtain development approval for a home business use, and temporary works associated with this use.	Local planning schemes applicable to the land / geographic locations to which the Lockdown applies.	2. Provided that the land to be used is located in— (a) a residential zone; or (b) where a dwelling, grouped dwelling or multiple dwelling is a permitted use.	Proponents
5.2 Where premises are approved for use as an hotel, tavern, restaurant/café or other similar venue, proponents are exempted from— i. any condition of approval, or designation in the approved use, requiring the food prepared at the premises to be consumed on the premises; ii. any requirement to obtain approval for food to be prepared for consumption off premises; and iii. any requirement to obtain approval to minor, temporary, works that are necessary to adapt existing premises to use the exemption contemplated under (i) or (ii) above.	Local planning schemes applicable to the land / geographic locations to which the Lockdown applies.	1. Provided that no new permanent buildings or structures are required (with the exception that car parking bays are permitted). 2. Despite any other condition, this exemption does not apply to a Heritage Protected Place where works are required.	Proponents
Schedule 6—Exemptions that expire 90 days after the signing of this Notice			
6.1 Proponents are exempted from the requirement to obtain development approval for the following uses, and temporary works associated with these: i. shop; ii. restaurant/café; iii. convenience store (excluding those selling petroleum products); iv. consulting rooms; v. office.	All local planning schemes.	1. Provided that— (a) the land to be used is located in a commercial, centre and/or mixed use zone; (b) the use is capable of being approved under the scheme; (c) no new permanent buildings or structures are required (with the exception that car parking bays are permitted); (d) for shop uses, once the proposed use is in place, the net lettable area for the land use does not exceed 400m ² ; and (e) if the land can be connected to all reticulated utility services, is so connected, and does not depend on any onsite effluent disposal. 2. Provided that the proponent notifies the local government within 7 days of commencing	Proponents

Column 1 Requirements	Column 2 Schemes	Column 3 Direct Conditions	Column 4 Discretion To
		<p>the use, that the use is being undertaken.</p> <p>3. Despite any other condition, this exemption does not apply to a Heritage Protected Place.</p> <p>4. An exemption under this clause will expire 90 days after the date upon which this Notice is signed.</p>	
<p>6.2 Proponents are exempted from the requirement to obtain development approval for the following uses, and works associated with these—</p> <ul style="list-style-type: none"> i. industry; ii. industry-light; iii. trade supplies; iv. warehouse/storage; v. transport depot. 	<p>All local planning schemes.</p>	<p>1. Provided that—</p> <ul style="list-style-type: none"> (a) the land to be used is located in an industrial zone; (b) the use is capable of being approved under the scheme; (c) if the land can be connected to all reticulated utility services, is so connected, and does not depend on any onsite effluent disposal; and d) either— <ul style="list-style-type: none"> i. no new permanent buildings or structures are required; or ii. any buildings or structures required to facilitate the use are deemed temporarily approved for a period of no more than 2 years, from the date the use commences, after which the buildings or structures must be removed. <p>2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken.</p> <p>3. Despite any other condition, this exemption does not apply to a Heritage Protected Place.</p> <p>4. An exemption under this clause will expire 90 days after the date upon which this Notice is signed.</p>	<p>Proponents</p>

EXPLANATORY CONDITIONS

1. In this Notice a generous, broad interpretation is to be given to terms.
2. ‘Deemed Provisions’ means Schedule 2 of the Planning and Development (Local Planning Schemes) Regulations 2015.
3. The term “all local planning schemes” relates to those schemes to which the Deemed Provisions apply.
4. The term “proponent” should be interpreted broadly and includes any owner or occupier of land, and also includes any applicant or agent acting on their behalf. A proponent may also include any local government, if acting as an owner or occupier of land.
5. Unless otherwise stated, a reference to a clause in this Notice is to a clause in the Deemed Provisions.
6. Heritage Protected Place has the same definition as contained within the Planning and Development (Local Planning Schemes) Regulations 2015.

7. “State of Emergency Declaration” means the State of Emergency declared by the Minister for Emergency Services, as effective from 12am, 16 March 2020. This was made under section 56 of the *Emergency Management Act 2005*.
 - a) When the State of Emergency Declaration is no longer required, the declaration will expire on either a date specified in a—
 - i. notice issued under section 58 of the *Emergency Management Act 2005*, by the Minister for Emergency Services; or
 - ii. revocation notice issued by the said Minister.
 - b) Information relating to this will be available on websites such as—
<https://www.wa.gov.au/government/document-collections/covid-19-coronavirus-state-of-emergency-declarations>
8. “Public Authority” has the same definition as “public authority” in section 4, *Planning and Development Act 2005*.
9. For the purpose of this Notice, a “Lockdown”
 - (a) occurs when the Police Commissioner issues directions under section 72A (or other relevant section) of the *Emergency Management Act 2005*, which has the either one, or more, of the following effects—
 - i. to mandate the closure to the public of one or all of the following premises:
 1. restaurants or cafe;
 2. businesses characterised as a pub, bar or club that supplies alcohol under a licence granted under the *Liquor Control Act 1988 (WA)*;
 3. gyms.
 - or
 - ii. to restrict 2 or more persons from gathering in an indoor space, where there is not at least 4 square metres of space for each person at the gathering.
 - (b) Is in place from the time stipulated in the direction and ends upon the revocation of such restrictions by the Police Commissioner.
10. For the avoidance of doubt, while the definition of a Lockdown provided under explanatory condition 9 refers to closure of certain premises, this does not negate the service of takeaway food enabled under temporary exemption 5.2.
11. For the avoidance of doubt, this Notice provides temporary exemptions from planning requirements. Consistent with clause 78J(2) of the Deemed Provisions. This Notice cannot provide a permanent exemption from a planning requirement under a scheme.
 - (a) For example, in clauses 1.2 to 1.3 of this Notice the exemption is generally limited to “temporary works” and “no permanent buildings or structures”. That is, at the expiration of the exemption period set out under this Notice, if new development approval is not otherwise obtained, a proponent must remove, pull down, take up, or otherwise alter any development and cease any unauthorised use, and return the land as nearly as practicable to its condition immediately before any development activity relied upon under this Notice started. Failure to do so may result in enforcement action by the responsible authority, including prosecution or a separate take-down notice under section 214 of the *Planning and Development Act 2005*.
 - (b) For example, in clause 1.3 references to “the use is capable of being approved under the scheme” generally includes, but is not limited to, uses that are not a “X” use, or equivalent concept, as set out in zoning table. Moreover, to avoid doubt and reflective of clause 78J(5), if an exemption is relied upon because at the time of such reliance a use was capable of being approved, but is no longer capable at the time of a future development application due to a change in the scheme, no non-conforming use rights apply. That is, the proponent in such a situation, not being able to obtain development approval, must remove, pull down, take up, or other alter any development and cease any unauthorised use, and return the land as nearly as practicable to its condition immediately before any development activity relied upon under this Notice started.
12. An exemption provided for under this Notice only relates to planning requirements applicable pursuant to a local planning scheme (including under the Deemed Provisions), and does not exempt any other requirement that might apply under any other law. For example, a proponent seeking to rely upon an exemption set out in this Notice may still require approvals under health, building, environment, liquor licencing and other statutory requirements.
13. In interpreting both this Notice and different local planning schemes to which this Notice applies, including but not limited to land use terms and zoning classification descriptions, words can express the same idea in a different form of words and ideas are not to be taken as different just because different forms of words were used. For example, a reference to a “residential” zone and uses includes all such zones and uses substantively of this type or genus, whatever nomenclature is used by a local government in their particular local planning scheme.
14. The ‘Rural’ zone as referred to in the direct conditions of clause 1.3 regarding agricultural workers accommodation, refers to rural zones and other zones substantively of this type or genus, such as general farming or general agriculture zones, but not special rural or rural residential zones where agricultural workers accommodation is generally not required or appropriate.

15. To avoid any doubt, the exemption in clause 2.1 operates to “stop the clock” on the period of discontinuance for a non-conforming use, which is usually 6 months or other longer period approved by the local government, and will be paused for such time as the State of Emergency Declaration is in force.
16. An exemption relied upon by a local government or proponent under this Notice does not preclude a local government or proponent from relying upon any other exemption, if applicable, including but not limited to clause 61 of the Deemed Provisions.
17. An exemption under this Notice is a discretionary right afforded to the person designated in column 4 of the Notice—it is not an obligation imposed on that person.
 - a) A local government afforded an exemption under this Notice may exercise their discretion not to rely upon that exemption. Likewise, a proponent afforded an exemption under this Notice may likewise exercise their discretion not to rely upon that exemption.
 - b) To avoid doubt, a local government cannot prevent or prohibit the free exercise of an exemption afforded to a proponent in accordance with the conditions of the exemption.
Likewise, proponents and other members of the community cannot prevent or prohibit the free exercise of an exemption afforded to a local government in accordance with the conditions of the exemption.
18. In clause 1.1, the exemption does admittedly permit the construction of permanent works and permanent buildings or structures, and not merely temporary development. The clause also is not bound by the limitations of exclusions relating to any Heritage-Protected Place. This is due to the extraordinary need for any use or works in connection with medical or health related activities necessary to respond to the COVID-19 Pandemic. In many circumstances, any works involved with such a need will in any event be a public work, already exempted from development approval. Nonetheless, to the extent any development is not a public work and clause 1.1 is relied upon by a proponent, the clause remains only temporary.
19. The exemptions contained within Schedule 6 cease to have effect 90 days after the signing of this Notice. The exemptions identified have either been superseded by the amended Regulations or are now unnecessary based on the relaxation of restrictions. A period of 90 days has been provided to enable landowners who previously relied on these exemptions to obtain development approval should they wish to continue operating the land use.

PREMIER AND CABINET

PR401

EXTENSION OF APPOINTMENT OF GOVERNOR

It is notified for public information that Her Majesty the Queen has approved the extension of the term of office of the Governor of Western Australia, His Excellency the Honourable Kim Beazley AC, for a period commencing on and from 1 May 2022 until 30 June 2022.

E. ROPER, Director General, Department of the Premier and Cabinet.

PR402

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with section 12(c) of the *Interpretation Act 1984*, has approved the following temporary appointments in the office of Minister for Emergency Services; Innovation and ICT; Medical Research; Volunteering in the absence of the Hon S N Dawson MLC—

- Hon P Papalia MLA, for the period 4 to 14 July 2022 inclusive; and
- Hon A MacTiernan MLC, for the period 15 to 17 July 2022 inclusive.

This notice supersedes acting arrangements relating to the above office that were published in *Government Gazette* No. 40 of 18 March 2022.

E. ROPER, Director General, Department of the Premier and Cabinet.

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS

Amendment to Western Australian *Government Gazette*: 2021/154 dated 3 September 2021

Under the *Vocational Education and Training Act 1996*, I the Minister for Education and Training, hereby reinstate the following prescribed vocational education and training qualifications—

Class B

Superseded Qualification	New Qualification	Apprenticeship name	Condition	Title on contract	Nominal term (months) full time	Part time	School based	Other requirements
RII30919 Certificate III in Civil Construction	RII30920—Certificate III in Civil Construction	Bituminous Surfacing (Level 3)		Trainee	24	Y	N	No new enrolments—teach out only
RII30919 Certificate III in Civil Construction	RII30920—Certificate III in Civil Construction	Bridge Construction and Maintenance (Level 3)		Trainee	24	Y	N	No new enrolments—teach out only
RII30919 Certificate III in Civil Construction	RII30920—Certificate III in Civil Construction	Civil Construction (Level 3)		Trainee	24	Y	N	No new enrolments—teach out only
RII30919 Certificate III in Civil Construction	RII30920—Certificate III in Civil Construction	Road Construction and Maintenance (Level 3)		Trainee	24	Y	N	No new enrolments—teach out only
RII30919 Certificate III in Civil Construction	RII30920—Certificate III in Civil Construction	Tunnel Construction (Level 3)		Trainee	24	Y	N	No new enrolments—teach out only
RII30919 Certificate III in Civil Construction	RII30920—Certificate III in Civil Construction	Road Marking (Level 3)		Trainee	12	Y	N	No new enrolments—teach out only
RII30919 Certificate III in Civil Construction	RII30920—Certificate III in Civil Construction	Bituminous Surfacing (Level 3)		Trainee	24	Y	N	No new enrolments—teach out only
RII30815 Certificate III in Civil Construction Plant Operations	RII30820—Certificate III in Civil Construction Plant Operations	Plant Operations (Level 3)		Trainee	24	Y	N	No new enrolments—teach out only

Dated 14 April 2022.

Hon. SUE ELLERY, MLC, Minister for Education and Training.

TRANSPORT

TN401

SHIPPING AND PILOTAGE ACT 1967
SHIPPING AND PILOTAGE (MOORING CONTROL AREAS) REGULATIONS 1983
DETERMINATION OF FEES

Pursuant to regulation 7 of the *Shipping and Pilotage (Mooring Control Areas) Regulations 1983*, the controlling authority for the mooring control areas listed below, the Department of Transport, determines that the mooring registration fees and hiring fees shall be as follows—

Location	Fee Description	2021-22 Fee (Including GST)	2022-23 Fee (Including GST)
Carnarvon Fascine Oyster Harbour Peel Rockingham Mangles Bay	Registration fee (r. 7(1))	\$121.00	\$123.15
	Annual hiring fee (r. 7(2))	\$704.00	\$716.30
	Inaugural hiring fee (r. 7(2)) (first annual fee)	\$100.10	\$101.85
Bremer Bay Bunbury, Casuarina Boat Harbour Carnarvon Fishing Boat Harbour Exmouth Boat Harbour Jurien Boat Harbour— Inner Harbour Kalbarri Murchison River Port of Onslow (includes Beadon Creek) Port Denison—Inner Harbour	1. User installed and maintained swing (or fore/aft) mooring fees, per metre of the vessel's length—		
	For 12 months	\$115.50	\$129.00
	For 3 months or more, per month	\$10.55	\$11.75
	For 1 month or more, per month	\$17.30	\$19.35
	For 1 week or more, per week	\$5.20	\$5.80
	For 1 day or part thereof	\$2.30	\$2.60
	2. Department of Transport installed and maintained swing (or fore/aft) mooring fees per vessel—		
	For 1 week or more, per week	\$206.20	\$208.80
	For 1 day or part thereof	\$36.30	\$36.90

This determination is effective from 1 July 2022 and revokes the Determination of Fees signed on 27 May 2021, published 4 June 2021 and effective from 1 July 2021.

Dated this 11th day of April 2022.

PETER WORONZOW, Director General, Department of Transport.

WORKCOVER

WC401

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981
APPROVED MEDICAL SPECIALISTS ORDER (NO.1) 2022

Made by WorkCover WA under section 146F of the Act.

1. Citation

This order is the *Cancellation of Approved Medical Specialists Order (No.1) 2022*.

2. Approved Medical Specialists

The following medical practitioner(s) designated as Approved Medical Specialists (AMS) with WorkCover WA under section 146F(1) of the Act—are now hereby cancelled:

Heather Hunter Campbell
Terence McManus
Maharaj Kishore Tandon
Arthur William Musk
Marie Monique O'Connor

CHRIS WHITE, Chief Executive Officer, WorkCover WA.

PUBLIC NOTICES

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

Notice to Creditors and Claimants

Emilia Gaglia late of 56 Hillwater Promenade, Bennett Springs, Western Australia. Dressmaker, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased who died on 7 December 2021 are required by the Trustee Equity Trustees Wealth Services Limited ACN 006 132 332 of Level 1 575 Bourke Street Melbourne VIC 3000 to send particulars of their claim to them by 31 May 2022 after which date the Trustee may convey or distribute the assets having regard only to the claims of which it then has notice.

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

Notice to Creditors and Claimants

Andris Blankenburgs, late of Unit 7/24 Princes Street, Cottesloe, 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 17 December 2021, are required by the Executor, Rebecca Jane Moore, to send particulars of their claims to Jamiesons Lawyers, 35 Wavell Road, Dalkeith, Western Australia, 6009, within 1 month 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 she then has notice.

JAMIESONS LAWYERS, Solicitors for the Executor.

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

Notice to Creditors and Claimants

John Green late of Unit 1, 7 Prinsep Road, Attadale, Western Australia, Retired, 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 9th day of November 2021, are required by the personal representative, Rodney John Tilley, of Unit 1, 7 Prinsep Road, Attadale, Western Australia to send particulars of their claims to him by the 1st day of June 2022, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 20 April 2022.

ZZ404**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 22 May 2022 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Beazley, Joan, late of Bethanie Joondanna Aged Care Home, 130 Edinboro Street, Joondanna, who died on 28 February 2022 (DE19852440 EM26).

Burns, Judith Ann, late of St Vincent's Aged Care, 224 Swan Street, Guildford, who died on 13 February 2022 (DE20010344 EM16).

Cullinane, Lawrence William, late of 17 Abbess Place, Kingsley, who died on 5 January 2022 (DE33110449 EM18).

Dalgairns, David Jonathon, late of CraigCare Ascot Waters, 2 Waterway Crescent, Ascot, who died on 13 March 2022 (DE19892729 EM15).

Grigg, Deborah Lee, late of 4B Ajax Place, Beldon, who died on 6 December 2021 (DE19840158 EM24).

Hare, Helen, formerly of Waratah Lodge, 6 Arnott Street, Wagin, late of 7 Clough Place, Narrogin, who died on 9 March 2022 (DE33139320 EM32).

Martin, Harold Francis, late of Windsor Park Aged Care, 110 Star Street, Carlisle, who died on 7 March 2022 (PM33157682 EM27).

Mathews, Elizabeth Ada, late of 1 Eldridge Grove, Cannington, who died on 19 March 2022 (DE20010370 EM24).

Miller, Kay Doreen, late of 12 Greyteal Place, Broadwater, who died on 27 January 2022 (DE19883783 EM38).

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