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PUBLISHING DETAILS

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

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

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

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

Email address:

gazette@dpc.wa.gov.au

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

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

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2022 (Prices include GST)

Public Notices Section—\$78.20 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices—

Per Column Centimetre—\$15.60

Bulk Notices—\$285.60 per page

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

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

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

— PART 1 —

TRANSPORT

TN301

Road Traffic Act 1974

Road Traffic (Events on Roads) Amendment Regulations 2022

SL 2022/165

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic (Events on Roads) 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 *Road Traffic (Events on Roads) Regulations 1991*.

4. Regulation 6 amended

In regulation 6(2)(c)(i) delete the Table and insert:

Table

Category event	Fee \$
Category 1 event	217.00
Category 2 event	130.20

Category event	Fee \$
Category 3 event	87.40
Category 4 event	87.40

V. MOLAN, Clerk of the Executive Council.

WORKCOVER

WC301

Workers' Compensation and Injury Management Act 1981

Workers' Compensation and Injury Management (Scales of Fees) Amendment Regulations 2022

SL 2022/164

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Workers' Compensation and Injury Management (Scales of Fees) 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 November 2022.

3. Regulations amended

These regulations amend the *Workers' Compensation and Injury Management (Scales of Fees) Regulations 1998*.

4. Regulation 2 amended

In regulation 2(2) in the definition of *MBS item number* delete “1 November 2021.” and insert:

1 November 2022.

5. Various fees amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
r. 6(1)	\$262.35	\$268.25
r. 6A	\$262.35	\$268.25
r. 7A	\$82.95	\$84.80
r. 7C(2)	\$81.00	\$82.80
r. 8	\$195.70	\$200.10

6. Schedules 1 to 6 replaced

Delete Schedules 1 to 6 and insert:

Schedule 1 — Scale of fees: medical specialists and other medical practitioners

[r. 2]

Part 1 — Medical specialists and other medical practitioners

Type of service/by whom

Fee

GENERAL PRACTITIONER

CONSULTATIONS

Surgery Consultation

in hours

Content based

Minor or Specific Service (Level A or B)	\$83.45
Extended Service (Level C)	\$152.35
Comprehensive Service (Level D)	\$234.00

Time based

up to 5 minutes	\$49.75
more than 5 minutes to 15 minutes	\$64.80
more than 15 minutes to 30 minutes	\$125.10
more than 30 minutes to 45 minutes	\$189.30
more than 45 minutes to 60 minutes	\$256.50

Surgery Consultations

out of hours

For attendances between the hours of 6 pm and 8 am on a weekday or between 12 noon on Saturday and 8 am on the following Monday and public holiday.

Content based

Minor Service (Level A)	\$62.65
Specific Service (Level B)	\$125.10
Extended Service (Level C)	\$227.80
Comprehensive Service (Level D)	\$352.70

Time based

up to 5 minutes	\$99.10
more than 5 minutes to 15 minutes	\$107.50
more than 15 minutes to 30 minutes	\$166.55
more than 30 minutes	\$227.80

VISITS

Consultations at a place other than the Consulting Rooms

in hours

Minor Service (Level A)	\$104.35
Specific Service (Level B)	\$142.60
Extended Service (Level C)	\$211.60
Comprehensive Service (Level D)	\$294.90

out of hours

Minor Service (Level A)	\$125.10
Specific Service (Level B)	\$186.05
Extended Service (Level C)	\$285.45
Comprehensive Service (Level D)	\$416.85

CASE CONFERENCES, discussions with employers/insurers, rehabilitation providers, workplace assessments, etc.

per hour	\$313.65
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TRAVELLING FEES

Rate per kilometre	\$5.65
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**PHYSICIANS, OCCUPATIONAL & REHABILITATION
PHYSICIANS**

PHYSICIANS

CONSULTATIONS

Professional attendance at consulting rooms or a hospital and issue of certificate (if required) et al

first attendance \$316.65

subsequent attendances \$158.35

VISITS

Professional attendance at a place other than consulting rooms or a hospital and issue of certificate (if required) et al

first attendance \$379.00

subsequent attendances \$218.65

REHABILITATION PHYSICIANS

CONSULTATIONS

Professional attendance at consulting rooms or a hospital and issue of certificate (if required) et al

first attendance \$316.65

subsequent attendances \$158.35

VISITS

Professional attendance at a place other than consulting rooms or a hospital and issue of certificate (if required) et al

first attendance \$379.00

subsequent attendances \$218.65

OCCUPATIONAL PHYSICIANS

CONSULTATIONS

Professional attendance at consulting rooms or a hospital and issue of certificate (if required) et al

first attendance \$321.75

subsequent attendances \$158.35

VISITS

Professional attendance at a place other than consulting rooms or a hospital and issue of certificate (if required) et al

first attendance \$379.00

subsequent attendances \$218.65

TELEPHONE CONSULTATIONS

Time based

up to 5 minutes	\$41.55
more than 5 minutes to 15 minutes	\$51.20
more than 15 minutes to 30 minutes	\$107.05
more than 30 minutes	\$161.65

CASE CONFERENCES, discussions with employers/insurers, rehabilitation providers, workplace assessments, etc.

per hour	\$465.00
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TRAVELLING FEES

Rate per kilometre	\$5.65
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CONSULTANT PSYCHIATRISTS

CONSULTATIONS

Professional attendance at consulting rooms or a hospital and issue of certificate (if required) et al

Time based

up to 15 minutes	\$92.90
more than 15 minutes to 30 minutes	\$185.25
more than 30 minutes to 45 minutes	\$277.45
more than 45 minutes to 60 minutes	\$371.25
more than 60 minutes to 75 minutes	\$420.10
more than 75 minutes	\$468.85

VISITS

Professional attendance at a place other than consulting rooms or a hospital and issue of certificate (if required) et al

Time based

up to 15 minutes	\$152.45
more than 15 minutes to 30 minutes	\$246.15
more than 30 minutes to 45 minutes	\$335.95
more than 45 minutes to 75 minutes	\$429.75
more than 75 minutes	\$517.95

TELEPHONE CONSULTATIONS

Time based

up to 45 minutes	\$123.30
more than 45 minutes	\$268.90

CASE CONFERENCES, discussions with employers/insurers, rehabilitation providers, workplace assessments, etc.

per hour	\$465.00
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TRAVELLING FEES

Rate per kilometre	\$5.65
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SPECIALISTS***SURGEONS*****CONSULTATIONS**

Professional attendance at consulting rooms or a hospital and issue of certificate (if required) et al

first attendance	\$179.95
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subsequent attendances	\$93.90
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VISITS

Professional attendance at a place other than consulting rooms or a hospital and issue of certificate (if required) et al

first attendance	\$242.50
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subsequent attendances	\$154.70
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DERMATOLOGISTS**CONSULTATIONS**

Professional attendance at consulting rooms or a hospital and issue of certificate (if required) et al

first attendance	\$179.95
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subsequent attendances	\$93.90
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VISITS

Professional attendance at a place other than consulting rooms or a hospital and issue of certificate (if required) et al

first attendance	\$242.20
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subsequent attendances	\$154.35
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TELEPHONE CONSULTATIONS**Time based**

up to 5 minutes	\$41.55
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more than 5 minutes to 15 minutes	\$51.20
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more than 15 minutes to 30 minutes	\$107.05
------------------------------------	----------

more than 30 minutes	\$161.65
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CASE CONFERENCES, discussions with employers/insurers, rehabilitation providers, workplace assessments, etc.

per hour	\$465.00
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TRAVELLING FEES

Rate per kilometre	\$5.65
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ANAESTHETISTS

All anaesthesia fees are calculated by multiplying the units for the consultation, attendance, procedure or service by the \$ value per unit allocated by this Schedule.

\$ VALUE PER UNIT

\$ value per unit	\$93.60
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CONSULTATIONS AND ATTENDANCES	Units
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Anaesthetist Consultation

— an attendance of 15 minutes or less duration	2
— an attendance of more than 15 minutes but not more than 30 minutes duration	4
— an attendance of more than 30 minutes but not more than 45 minutes duration	6
— an attendance of more than 45 minutes duration	8
Post anaesthesia patient care following a day procedure	2

EMERGENCY ATTENDANCES

After hours — where immediate attendance is required after 6 pm and before 8 am on any weekday, or at any time on a Saturday, Sunday or a public holiday	6
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Note: No after hours loading applies to the above item

Attendance on a patient in imminent danger of death requiring continuous life saving emergency treatment to the exclusion of all other patients	6
Call back from home, office or other distant location for the provision of emergency services	4

PROCEDURES AND SERVICES

All anaesthesia fees in relation to procedures and services are to be charged on the relative value guide (RVG) system. In most cases, the RVG system comprises 3 elements: base units (BUs), modifying units (MUs) and time units (TUs).

In Division 1, the fee for a procedure is calculated by adding the base units for the procedure, the time units and any modifying units and multiplying the result by the \$ value per unit allocated by this Schedule.

$$(BUs + TUs + MUs) \times \$ \text{ value per unit} = \text{Fee}$$

In Division 2, the fee for a therapeutic or diagnostic service only includes modifying units (MUs) and time units (TUs) if the item notes that service as including either or both.

Base units

The appropriate number of base units for each procedure has been established and is set out in this Schedule.

[The number of base units for each procedure has been calculated so as to include usual postoperative visits, the administration of fluids and/or blood incidental to the anaesthesia care and usual monitoring procedures.]

Time units

For the first 2 hours, each 15 minutes (or part thereof) of anaesthetic time constitutes 1 time unit. After 2 hours, time units are calculated at 1 per 10 minutes (or part thereof).

Modifying units

Many anaesthetic services are provided under particularly difficult circumstances depending on factors such as the medical condition of the patient and unusual risk factors. These factors significantly affect the character of the anaesthetic services provided. Circumstances giving rise to additional modifying units are set out in this Schedule.

[Note: The modifying units are, in the main, derived from the modifying units set out in the AMA's "List of Medical Services and Fees".]

Description	Units
A normal healthy patient	0
A patient with a mild systemic disease	0
A patient with a severe systemic disease	1
A patient with a severe systemic disease that is a constant threat to life	4
A moribund patient who is not expected to survive for 24 hours with or without the operation	6
A patient who is morbidly obese (body mass index is more than 35)	2
A patient who is in the 3 rd trimester of pregnancy	2
A patient declared brain-dead whose organs are being removed for donor purposes	0
Where the patient is aged under 1 year or over 70 years of age	1
Emergency surgery (i.e. when undue delay in treatment of the patient would lead to a significant increase in a threat to life or body part)	2
Anaesthesia in the prone position (not applicable to lower intestinal endoscopic procedures)	3

Anaesthesia for after hours emergencies

A 50% loading should apply to emergency after hours anaesthesia. It is calculated using the "total relative value". The 50% loading and the emergency surgery modifier should not be used together.

after hours is defined as that period between 6 pm and the following 8 am on weekdays and between 8 am and the following 8 am on weekend days and public holidays.

Division 1 — Procedures

Description of procedure, etc.	Units
Head	
Anaesthesia for all procedures on the skin and subcutaneous tissue, muscles, salivary glands and superficial blood vessels of the head, including biopsy, unless otherwise specified	5
— plastic repair of cleft lip	6
Anaesthesia for electroconvulsive therapy	4
Anaesthesia for all procedures on external, middle or inner ear, including biopsy, unless otherwise specified	5
— otoscopy	4
Anaesthesia for all procedures on eye unless otherwise specified	5
— lens surgery	5
— retinal surgery	8
— corneal transplant	7
— vitrectomy	7
— biopsy of conjunctiva	5
— ophthalmoscopy	4
Anaesthesia for all procedures on nose and accessory sinuses unless otherwise specified	6
— radical surgery	7
— biopsy, soft tissue	4
Anaesthesia for all intraoral procedures, including biopsy, unless otherwise specified	6
— repair of cleft palate	7
— excision of retropharyngeal tumour	9
— radical intraoral surgery	10
Anaesthesia for all procedures on facial bones unless otherwise specified	5
— extensive surgery on facial bones (including prognathism and extensive facial bone reconstruction)	10
Anaesthesia for all intracranial procedures unless otherwise specified	15
— subdural taps	5
— burr holes	9
— intracranial vascular procedures, including those for aneurysms and arterio-venous abnormalities	20
— spinal fluid shunt procedures	10

Description of procedure, etc.	Units
— ablation of intracranial nerve	6
Anaesthesia for all cranial bone procedures	12
Neck	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the neck unless otherwise specified	5
Anaesthesia for incision and drainage of large haematoma, large abscess, cellulitis or similar lesion causing life threatening airway obstruction	15
Anaesthesia for all procedures on oesophagus, thyroid, larynx, trachea and lymphatic system muscles, nerves or other deep tissues of the neck unless otherwise specified	6
— for laryngectomy, hemi-laryngectomy, laryngopharyngectomy or pharyngectomy	10
Anaesthesia for laser surgery to the airway	8
Anaesthesia for all procedures on major vessels of neck unless otherwise specified	10
— simple ligation	5
Thorax (chest wall/shoulder girdle)	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the chest unless otherwise specified	3
Anaesthesia for all procedures on the breast unless otherwise specified	4
— reconstructive procedures on the breast (e.g. reduction or augmentation, mammoplasty)	5
— removal of breast lump or for breast segmentectomy where axillary node dissection is performed	5
— mastectomy	6
— reconstructive procedures on the breast using myocutaneous flaps	8
— radical or modified radical procedures on breast with internal mammary node dissection	13
— electrical conversion of arrhythmias	4
Anaesthesia for percutaneous bone marrow biopsy of the sternum	4
Anaesthesia for all procedures on the clavicle, scapula or sternum unless otherwise specified	5
— radical surgery	6
Anaesthesia for partial rib resection unless otherwise specified	6
— thoracoplasty	10
— extensive procedures (e.g. pectus excavatum)	13

Description of procedure, etc.	Units
Intrathoracic	
Anaesthesia for open procedures on the oesophagus	15
Anaesthesia for all closed chest procedures (including rigid oesophagoscopy or bronchoscopy) unless otherwise specified	6
— needle biopsy of pleura	4
— pneumocentesis	4
— thoracoscopy	10
— mediastinoscopy	8
Anaesthesia for all thoracotomy procedures involving lungs, pleura, diaphragm and mediastinum unless otherwise specified	13
— pulmonary decortication	15
— pulmonary resection with thoracoplasty	15
— intrathoracic repair of trauma to trachea and bronchi	15
Anaesthesia for all open procedures on the heart, pericardium and great vessels of the chest	20
Anaesthesia for heart transplant	20
Anaesthesia for heart and lung transplant	20
Cadaver harvesting of heart and/or lungs	8
Spine and spinal cord	
Anaesthesia for all procedures on the cervical spine and/or cord unless otherwise specified (for myelography and discography see items in ‘Other Procedures’)	10
— posterior cervical laminectomy in sitting position	13
Anaesthesia for all procedures on the thoracic spine and/or cord unless otherwise specified	10
— thoracolumbar sympathectomy	13
Anaesthesia for all procedures in the lumbar region unless otherwise specified	8
— lumbar sympathectomy	7
— chemonucleolysis	10
Anaesthesia for extensive spine and spinal cord procedures	13
Anaesthesia for manipulation of spine	3
Anaesthesia for percutaneous spinal procedures	5
Upper abdomen	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the upper abdominal wall unless otherwise specified	3
Anaesthesia for all procedures on the nerves, muscles, tendons and fascia of the upper abdominal wall	4

Description of procedure, etc.	Units
Anaesthesia for laparoscopic procedures unless otherwise specified	7
Anaesthesia for extracorporeal shock wave lithotripsy	6
Anaesthesia for upper gastrointestinal endoscopic procedures	5
Anaesthesia for upper gastrointestinal endoscopic procedures in association with imaging techniques including fluoroscopy and ultrasound	6
Anaesthesia for upper gastrointestinal endoscopic procedures in association with acute gastrointestinal haemorrhage	7
Anaesthesia for all hernia repairs in upper abdomen unless otherwise specified	5
— repair of incisional hernia and/or wound dehiscence	6
— repair of omphalocele	7
— transabdominal repair of diaphragmatic hernia	9
Anaesthesia for all procedures on major abdominal blood vessels	15
Initiation of the management of anaesthesia for procedures within the peritoneal cavity in upper abdomen, including open cholecystectomy, gastrectomy, laparoscopically assisted nephrectomy and bowel shunts	8
Anaesthesia for bariatric surgery in a patient with clinically severe obesity	10
Anaesthesia for partial hepatectomy (excluding liver biopsy)	13
Anaesthesia for extended or trisegmental hepatectomy	15
Anaesthesia for pancreatectomy, partial or total (e.g. Whipple procedure)	12
Anaesthesia for liver transplant (recipient)	30
Anaesthesia for neuro endocrine tumour removal (e.g. carcinoid)	10
Anaesthesia for percutaneous procedures on an intra-abdominal organ in the upper abdomen	6
Lower abdomen	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the lower abdominal wall unless otherwise specified	3
— lipectomy	5
Anaesthesia for all procedures on the nerves, muscles, tendons and fascia of the lower abdominal wall (with the exception of abdominal lipectomy)	4
Anaesthesia for laparoscopic procedures	7
Anaesthesia for all lower intestinal endoscopic procedures (modifier for prone position is not applicable)	4
Anaesthesia for extracorporeal shock wave lithotripsy	6

Description of procedure, etc.	Units
Anaesthesia for all hernia repairs in lower abdomen unless otherwise specified	4
— repair of incisional hernia and/or wound dehiscence	6
Anaesthesia for all procedures within the peritoneal cavity in the lower abdomen (including appendicetomy) unless otherwise specified	6
Anaesthesia for bowel resection, including laparoscopic bowel resection, unless otherwise specified	8
— amniocentesis	4
— abdominoperineal resection, including pull through procedures, ultra low anterior resection and formation of bowel reservoir	10
— radical prostatectomy	10
— radical hysterectomy	10
— radical ovarian surgery	10
— pelvic exenteration	10
— Caesarean section	10
— Caesarean hysterectomy or hysterectomy within 24 hours of delivery	15
Anaesthesia for all extraperitoneal procedures in lower abdomen, including urinary tract, unless otherwise specified	6
— renal procedures, including upper $\frac{1}{3}$ or ureter	7
— total cystectomy	10
— adrenalectomy	10
— neuro endocrine tumour removal (e.g. carcinoid)	10
— renal transplant (donor or recipient)	10
Anaesthesia for all procedures on major lower abdominal vessels unless otherwise specified	15
— inferior vena cava ligation	10
— percutaneous umbrella insertion	5
Anaesthesia for percutaneous procedures on an intra-abdominal organ in the lower abdomen	6
Perineum	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the perineum unless otherwise specified	3
— anorectal procedures (including surgical haemorrhoidectomy, but not banding of haemorrhoids)	4
— radical perineal procedure including radical perineal prostatectomy or radical vulvectomy	7
— vulvectomy	4

Description of procedure, etc.	Units
Anaesthesia for all transurethral procedures (including urethrocystoscopy) unless otherwise specified	4
— transurethral resection of bladder tumour(s)	5
— transurethral resection of prostate	7
— post-transurethral resection bleeding	7
Anaesthesia for all procedures on male external genitalia unless otherwise specified	4
— undescended testis, unilateral or bilateral	4
Anaesthesia for procedures on the cord and/or testes unless otherwise specified	4
— radical orchidectomy, inguinal approach	4
— radical orchidectomy, abdominal approach	6
— orchiopexy, unilateral or bilateral	4
— complete amputation of the penis	4
— complete amputation of the penis with bilateral inguinal lymphadenectomy	6
— complete amputation of the penis with bilateral inguinal and iliac lymphadenectomy	8
— insertion of penile prosthesis (perianal approach)	4
Anaesthesia for all vaginal procedures (including biopsy of labia, vagina, cervix or endometrium) unless otherwise specified	4
— transvaginal assisted reproductive services	4
— vaginal hysterectomy	6
— vaginal delivery	6
— purse string ligation of cervix	4
— culdoscopy	5
— hysteroscopy	4
— correction of inverted uterus	8
Anaesthesia for evacuation of retained products of conception, as a complication of confinement	4
— for the manual removal of retained placenta or for repair of vaginal or perineal tear following delivery	5
— for vaginal procedures in the management of post partum haemorrhage	7
Pelvis — except hip	
Anaesthesia for all procedures on the skin and subcutaneous tissue of the pelvic region, except external genitalia	3

Description of procedure, etc.	Units
Anaesthesia for percutaneous bone marrow biopsy of the anterior iliac crest	4
— percutaneous bone marrow biopsy of the posterior iliac crest	5
Anaesthesia for percutaneous bone marrow harvesting from the pelvis	6
Anaesthesia for procedures on bony pelvis	6
Anaesthesia for body cast application or revision	3
Anaesthesia for interpelviabdominal (hind quarter) amputation	15
Anaesthesia for radical procedures for tumour of pelvis, except hind quarter amputation	10
Anaesthesia for closed procedures involving symphysis pubis or sacroiliac joint	4
Anaesthesia for open procedures involving symphysis pubis or sacroiliac joint	8
Upper leg — except knee	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the upper leg	3
— on the nerves, muscles, tendons, fascia or bursae of the upper leg	4
Anaesthesia for all closed procedures involving hip joint	4
Anaesthesia for arthroscopic procedures of hip joint	4
Anaesthesia for all open procedures involving hip joint unless otherwise specified	6
— hip disarticulation	10
— total hip replacement or revision	10
Anaesthesia for bilateral total hip replacement	14
Anaesthesia for all closed procedures involving upper $\frac{2}{3}$ of femur	4
Anaesthesia for all open procedures involving upper $\frac{2}{3}$ of femur unless otherwise specified	6
— amputation	5
— radical resection	8
Anaesthesia for all procedures involving veins of the upper leg including exploration	4
Anaesthesia for all procedures involving arteries of the upper leg, including bypass graft, unless otherwise specified	8
— femoral artery ligation	4
— femoral artery embolectomy	6
— for microsurgical reimplantation of upper leg	15

Description of procedure, etc.	Units
Knee and popliteal area	
Anaesthesia for all procedures on the skin and subcutaneous tissue of the knee and/or popliteal area	3
Anaesthesia for all procedures on nerves, muscles, tendons, fascia and bursae of the knee and/or popliteal area	4
Anaesthesia for all closed procedures on the lower $\frac{1}{3}$ of femur	4
Anaesthesia for all open procedures on the lower $\frac{1}{3}$ of femur	5
Anaesthesia for all closed procedures on the knee joint	3
Anaesthesia for arthroscopic procedures of the knee joint	4
Anaesthesia for all closed procedures on upper ends of the tibia and fibula and/or patella	3
Anaesthesia for all open procedures on upper ends of the tibia and fibula and/or patella	4
Anaesthesia for open procedures on the knee joint unless otherwise specified	4
— knee replacement	7
— bilateral knee replacement	10
— disarticulation of knee	5
Anaesthesia for all cast applications, removal or repair involving the knee joint	3
Anaesthesia for all procedures on the veins of the knee and popliteal area unless otherwise specified	4
— repair of arteriovenous fistula	5
Anaesthesia for all procedures on the arteries of the knee and popliteal area unless otherwise specified	8
Lower leg — below knee (includes ankle and foot)	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the lower leg, ankle and foot	3
Anaesthesia for all procedures on the nerves, muscles, tendons and fascia of the lower leg, ankle and foot unless otherwise specified	4
Anaesthesia for all closed procedures on the lower leg, ankle and foot	3
Anaesthesia for arthroscopic procedure of ankle joint	4
— gastrocnemius recession	5
Anaesthesia for all open procedures on the bones of the lower leg, ankle and foot, including amputation, unless otherwise specified	4
— radical resection	5
— osteotomy or osteoplasty of tibia and fibula	5
— total ankle replacement	7

Description of procedure, etc.	Units
Anaesthesia for lower leg cast application, removal or repair	3
Anaesthesia for all procedures on arteries of the lower leg, including bypass graft unless otherwise specified	8
— embolectomy	6
Anaesthesia for all procedures on the veins of the lower leg unless otherwise specified	4
— venous thrombectomy	5
— for microsurgical reimplantation of the lower leg, ankle or foot	15
— for microsurgical reimplantation of the toe	8
Shoulder and axilla (includes humeral head and neck, sternoclavicular joint, acromioclavicular joint and shoulder joint)	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the shoulder or axilla	3
Anaesthesia for all procedures on nerves, muscles, tendons, fascia and bursae of shoulder and axilla, including axillary dissection	5
Anaesthesia for all closed procedures on humeral head and neck, sternoclavicular joint, acromioclavicular joint or the shoulder joint	4
Anaesthesia for all arthroscopic procedures of the shoulder joint	5
Anaesthesia for all open procedures on the humeral head and neck, sternoclavicular joint, acromioclavicular joint or the shoulder joint unless otherwise specified	5
— radical resection	6
— shoulder disarticulation	9
— interthoracoscapular (forequarter) amputation	15
— total shoulder replacement	10
Anaesthesia for all procedures on arteries of shoulder and axilla unless otherwise specified	8
— axillary-brachial aneurysm	10
— bypass graft	8
— axillary-femoral bypass graft	10
Anaesthesia for all procedures on veins of shoulder and axilla	4
Anaesthesia for all shoulder cast application, removal or repair unless otherwise specified	3
— shoulder spica	4
Upper arm and elbow	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the upper arm and elbow	3

Description of procedure, etc.	Units
Anaesthesia for all procedures on the nerves, muscles, tendons, fascia and bursae of upper arm and elbow, unless otherwise specified	4
— tenotomy, elbow to shoulder, open	5
— tenoplasty, elbow to shoulder	5
— tenodesis, rupture of long tendon of biceps	5
Anaesthesia for all closed procedures on the humerus and elbow	3
Anaesthesia for arthroscopic procedures of elbow joint	4
Anaesthesia for all open procedures on the humerus and elbow unless otherwise specified	5
— radical procedures	6
— total elbow replacement	7
Anaesthesia for all procedures on the arteries of the upper arm unless otherwise specified	8
— embolectomy	6
Anaesthesia for all procedures on the veins of the upper arm unless otherwise specified	4
— for microsurgical reimplantation of the upper arm	15
Forearm, wrist and hand	
Anaesthesia for all procedures on the skin or subcutaneous tissue of the forearm, wrist and hand	3
Anaesthesia for all procedures on the nerves, muscles, tendons, fascia and bursae of the forearm, wrist and hand	4
Anaesthesia for all closed procedures on radius, ulna, wrist or hand bones	3
Anaesthesia for all open procedures on radius, ulna, wrist or hand bones unless otherwise specified	4
— total wrist replacement	7
Anaesthesia for arthroscopic procedures of the wrist joint	4
Anaesthesia for all procedures on the arteries of the forearm, wrist and hand unless otherwise specified	8
— embolectomy	6
Anaesthesia for all procedures on the veins of the forearm, wrist and hand unless otherwise specified	4
Anaesthesia for forearm, wrist or hand cast application, removal or repair	3
— for microsurgical reimplantation of forearm, wrist or hand	15
— for microsurgical reimplantation of a finger	8

Description of procedure, etc.	Units
Burns	
Anaesthesia for excision of debridement of burns with or without skin grafting	
— where the burnt area involves not more than 3% of total body surface	3
— where the burnt area involves more than 3% but less than 10% of total body surface	5
— where the burnt area involves 10% or more but less than 20% of total body surface	7
— where the burnt area involves 20% or more but less than 30% of total body surface	9
— where the burnt area involves 30% or more but less than 40% of total body surface	11
— where the burnt area involves 40% or more but less than 50% of total body surface	13
— where the burnt area involves 50% or more but less than 60% of total body surface	15
— where the burnt area involves 60% or more but less than 70% of total body surface	17
— where the burnt area involves 70% or more but less than 80% of total body surface	19
— where the burnt area involves 80% or more of total body surface	21
Other Procedures	
Anaesthesia for injection procedure for myelography	
— lumbar or thoracic	5
— cervical	6
— posterior fossa	9
Anaesthesia for injection procedure for discography	
— lumbar or thoracic	5
— cervical	6
Anaesthesia for peripheral arteriogram	5
Anaesthesia for arteriograms	
— carotid, cerebral or vertebral	5
— retrograde, brachial or femoral	5
Anaesthesia for computerised axial tomography scanning, magnetic resonance scanning, ultrasound scanning or digital subtraction angiography scanning	7
Anaesthesia for radiology unless otherwise specified	4
Anaesthesia for retrograde cystography, retrograde urethrography or retrograde cystourethrography	4
Initiation of management of anaesthesia for fluoroscopy	4

Description of procedure, etc.	Units
Anaesthesia for bronchography	6
Anaesthesia for phlebography	5
Anaesthesia for heart, 2 dimensional real time transoesophageal examination	6
Anaesthesia for peripheral venous cannulation	3
Anaesthesia for cardiac catheterisation including coronary arteriography, ventriculography, cardiac mapping, insertion of automatic defibrillator or transvenous pacemaker	7
Anaesthesia for cardiac electrophysiological procedures including radio frequency ablation	10
Anaesthesia for central vein catheterisation or insertion of right heart balloon catheter	5
Anaesthesia for lumbar puncture, cisternal puncture or epidural injection	5
Anaesthesia for harvesting of bone marrow for the purpose of transplantation	5
Anaesthesia for muscle biopsy for malignant hyperpyrexia	4
Anaesthesia for electroencephalography	5
Anaesthesia for brain stem evoked audiometry	5
Anaesthesia for electrocochleography by extratympanic method or transtympanic membrane insertion method	5
Anaesthesia for a therapeutic procedure where it can be demonstrated that there is a clinical need for anaesthesia	5
Anaesthesia during hyperbaric therapy where the medical practitioner is not confined in the chamber (including the administration of oxygen)	8
Anaesthesia during hyperbaric therapy where the medical practitioner is confined in the chamber (including the administration of oxygen)	15
Anaesthesia for brachytherapy using radioactive sealed sources	5
Anaesthesia for therapeutic nuclear medicine	5
Anaesthesia for radiotherapy	7
Anaesthesia where no procedure ensues	3

Note — Unlisted anaesthetic procedures

The AMA recognise that in determining the number of units applicable, the anaesthetist shall have regard to equivalent procedures.

Division 2 — Therapeutic and diagnostic services

Description of service, etc.	MUs	TUs	BUs
Administration of blood or bone marrow already collected when performed in association with the administration of anaesthesia	no	no	4
Venous cannulation and blood transfusion (or blood products) not associated with anaesthesia	no	no	5
Intubation, endotracheal, emergency procedure, where the patient's airway is unsecured and at high risk of occlusion, (e.g. epiglottitis or haematoma post thyroidectomy) not associated with surgery	yes	yes	15
Intubation, endotracheal, not associated with anaesthesia, when subsequent management is not in an intensive care unit	yes	yes	4
Awake endotracheal intubation with flexible fiberoptic scope, associated with difficult airway, when performed in association with the administration of anaesthesia	no	no	4
Double lumen endobronchial tube or bronchial blocker, insertion of, when performed in association with the administration of anaesthesia	no	no	4
Monitoring of depth of anaesthesia, incorporating continuous measurement of the EEG during anaesthesia for the diagnosis of awareness	no	no	3
Venous cannulation and commencement of intravenous infusion, under age of 3 years, not associated with anaesthesia	no	no	3
Venous cannulation, cutdown	no	no	5
Venous cannulation and commencement of intravenous infusion not associated with anaesthesia	no	no	2
Right heart balloon catheter, insertion of, including pulmonary wedge pressure and cardiac output measurement	no	no	7
Central vein catheterisation, percutaneous via jugular, subclavian or femoral vein	no	no	3

Description of service, etc.	MUs	TUs	BUs
Central vein catheterisation by cutdown	no	no	5
Central venous pressure monitoring	no	no	3
Arterial cannulation, percutaneous	no	no	3
Arterial puncture, withdrawal of blood for diagnosis	no	no	1
Arterial cannulation, by cutdown	no	no	5
Catheterisation, umbilical artery, newborn, for diagnosis or therapy	no	no	5
Intra-arterial infusion or retrograde intravenous perfusion of a sympatholytic agent	no	no	4
Intravenous regional anaesthesia of limb by retrograde perfusion	no	no	4
Perfusion of limb or organ	no	no	12
Medical management of cardio-pulmonary bypass perfusion using heart/lung machine	yes	yes	20
Hypothermia, total body	no	no	5
Deep hypothermia to a core temperature of less than 22 degrees in association with circulatory arrest	no	no	15
Standby medical management of cardio-pulmonary bypass perfusion using heart/lung machine	no	yes	5
Major nerve block (proximal to the elbow or knee), including intercostal nerve block(s) or plexus block to provide post operative pain relief	no	no	4
Minor nerve block (specify type) to provide post operative pain relief (does not include subcutaneous infiltration)	no	no	2
Intrathecal or epidural injection (initial) of a therapeutic substance, with or without insertion of a catheter, in association with anaesthesia and surgery, for post operative pain management	no	no	5
Intrathecal or epidural injection (subsequent) of a therapeutic substance, in association with anaesthesia and surgery, for post operative pain management	no	no	3
Subarachnoid puncture, lumbar, diagnostic	no	no	5

Description of service, etc.	MUs	TUs	BUs
Insertion of subarachnoid drain	no	no	8
Intrathecal, or epidural or injection, (initial or commencement of infusion) of a therapeutic substance, including up to 1 hour of continuous attendance by a medical practitioner	no	no	8
Intrathecal, or epidural or injection, (initial or commencement of infusion) of a therapeutic substance, where continuous attendance by a medical practitioner extends beyond the first hour. Derived fee being 8 units for the first hour plus 1 unit for each additional 15 minutes or part thereof	no	no	0
Intrathecal, or epidural or injection, (initial or commencement of infusion) of a therapeutic substance, including up to 1 hour of continuous attendance by a medical practitioner after hours for a patient in labour	no	no	15
Intrathecal, or epidural or injection, (initial or commencement of infusion) of a therapeutic substance, where continuous after hours attendance by a medical practitioner extends beyond the first hour for a patient in labour. Derived fee being 15 units for the first hour plus 1 unit for each additional 15 minutes or part thereof	no	no	0
Subsequent injection (or revision of infusion) of a therapeutic substance to maintain regional anaesthesia or analgesia where the period of continuous medical practitioner attendance is 15 minutes or less	no	no	3
Subsequent injection (or revision of infusion) of a therapeutic substance to maintain regional anaesthesia or analgesia where the period of continuous medical practitioner attendance is more than 15 minutes	no	no	4
Interpleural block, initial injection or commencement of infusion of a therapeutic substance	no	no	5
Intrathecal, epidural or caudal injection of neurolytic substance	no	no	20

Description of service, etc.	MUs	TUs	BUs
Intrathecal, epidural or caudal injection of substance other than anaesthetic, contrast or neurolytic solutions, not being a service to which another item in the Group applies	no	no	8
Epidural injection of blood for blood patch	no	no	8
Injection of an anaesthetic agent			
— trigeminal nerve, primary division of	no	no	10
— trigeminal nerve, peripheral branch of	no	no	5
— facial nerve	no	no	3
— retrobulbar or peribulbar	no	no	5
— greater occipital nerve	no	no	3
— vagus nerve	no	no	8
— phrenic nerve	no	no	7
— spinal accessory nerve	no	no	5
— cervical plexus	no	no	8
— brachial plexus	no	no	8
— suprascapular nerve	no	no	5
— intercostal nerve, single	no	no	5
— intercostal nerves, multiple	no	no	7
— ilioinguinal, iliohypogastric or genito femoral nerves, 1 or more of	no	no	5
— pudendal nerve	no	no	8
— ulnar, radial or median nerve of main trunk, 1 or more of, not being associated with a brachial plexus block	no	no	5
— paracervical (uterine) nerve	no	no	5
— obturator nerve	no	no	7
— femoral nerve	no	no	7
— saphenous, sural, popliteal or posterior tibial nerve of main trunk, 1 or more of	no	no	5
— paravertebral, cervical, thoracic, lumbar, sacral or coccygeal nerves, single vertebral level	no	no	7
— paravertebral nerves, multiple levels	no	no	10
— sciatic nerve	no	no	7

Description of service, etc.	MUs	TUs	BUs
— other peripheral nerve or branch	no	no	5
— sphenopalatine ganglion	no	no	10
— carotid sinus, as an independent percutaneous procedure	no	no	8
— stellate ganglion (cervical sympathetic block)	no	no	8
— lumbar or thoracic nerves (paravertebral sympathetic block)	no	no	8
— coeliac plexus or splanchnic nerves	no	no	10
Cranial nerve other than trigeminal, destruction by a neurolytic agent, not being a service associated with the injection of botulinum toxin	no	no	20
Nerve branch, not covered by any other item in this Group, destruction by a neurolytic agent, not being a service associated with the injection of botulinum toxin	no	no	10
Coeliac plexus or splanchnic nerves, destruction by a neurolytic agent	no	no	20
Lumbar sympathetic chain, destruction by a neurolytic agent	no	no	15
Cervical or thoracic sympathetic chain, destruction by a neurolytic agent	no	no	20
Cardioversion, elective, electrical conversion of arrhythmia, external	no	no	4
Hyperbaric oxygen treatment when the specialist is inside the chamber	yes	yes	15
Hyperbaric oxygen treatment when the specialist is outside the chamber	yes	yes	8
Heart, 2-dimensional real time transoesophageal examination of, at least 2 oesophageal windows performed using a mechanical sector scanner or phased array transducer with —			
(a) measurement blood flow velocities across the cardiac valves using pulsed wave and continuous Doppler techniques; and			
(b) real time colour flow mapping from at least 2 oesophageal windows; and			
(c) recording on video	no	no	10

Description of service, etc.	MUs	TUs	BUs
Intra-operative 2-dimensional real time transoesophageal echocardiography incorporating Doppler techniques with colour flow mapping and recording onto video, performed during cardiac surgery incorporating sequential assessment of cardiac function before and after the surgical procedure	no	no	14
The use of 2-dimensional imaging ultrasound guidance to assist percutaneous major vascular access involving catheterisation of the jugular, subclavian or femoral vein	no	no	3
The use of 2-dimensional imaging ultrasound guidance to assist percutaneous neural blockade involving the branchial plexus, or femoral and/or sciatic nerve	no	no	3
Assistance in the administration of an anaesthetic	yes	yes	5

Note — Unlisted services

For an unlisted service, the number of units is to be determined by reference to the nearest listed anaesthetic procedure.

Part 2 — Medical procedures

Type of procedure	Fee
GENERAL	
Localised burns	\$69.55
Localised burns, including dressing of, under general anaesthetic	\$197.65
Extensive burns	\$120.05
Extensive burns, including dressing of, under general anaesthetic	\$418.45
Dressing of wounds, under general anaesthetic	\$197.65
Acupuncture, including consultation	\$92.25
DISLOCATIONS	

closed reduction means non-operative reduction of the dislocation and included percutaneous fixation and/or external splintage by cast or splint.

open reduction means treatment by either closed reduction and intra-medullary fixation or treatment by operative exposure of the dislocation including internal or external fixation.

other means treatment by any other method and includes the use of external splintage.

Type of procedure	Fee
[Where injuries are associated with a compound (open) wound, an additional fee of 50% of the fee listed is to apply.]	
Elbow, by closed reduction	\$372.85
Elbow, by open reduction	\$494.55
Mandible, by closed reduction	\$133.30
Clavicle, by closed reduction	\$158.10
Shoulder, not requiring general anaesthetic	\$177.80
Shoulder, by open reduction, with general anaesthetic	\$637.45
Shoulder, other, with general anaesthetic	\$315.60
Metacarpophalangeal joint, by closed reduction	\$213.05
Patella, by closed reduction	\$239.50
Patella, by open reduction	\$319.60
Radioulnar joint, by closed reduction	\$372.85
Toe, by closed reduction	\$133.30
REMOVAL OF FOREIGN BODIES	
as independent procedure	\$58.00
superficial	\$258.70
deep tissue or muscle	\$722.90
ear, other than by syringing	\$186.40
nose, other than by simple probing	\$186.40
cornea or sclera, embedded	\$190.30
FRACTURES	
<i>closed reduction</i> means non-operative reduction of the fracture and included percutaneous fixation and/or external splintage by cast or splint.	
<i>open reduction</i> means treatment by either closed reduction and intra-medullary fixation or treatment by operative exposure of the fracture including internal or external fixation.	
<i>other</i> means treatment by any other method and includes the use of external splintage.	
[Where injuries are associated with a compound (open) wound, an additional fee of 50% of the fee listed is to apply.]	
Metacarpal	
Carpal Scaphoid, by open reduction	\$1 065.20
Carpal Scaphoid, other	\$475.45
Carpus (excluding Scaphoid), by open reduction	\$665.65
Carpus (excluding Scaphoid), other	\$266.35
Radius	
by closed management	\$532.40

Type of procedure	Fee
by open management	\$1 065.20
Ribs (1 or more), each attendance	\$121.80
Tibia, plateau of, medial or lateral, by closed reduction	\$960.65
Tibia, plateau of, medial and lateral	
by closed reduction	\$1 597.75
by open reduction	\$2 139.95
SUTURES	
face or neck, less than 7 cm, superficial	\$190.30
face or neck, less than 7 cm, deep	\$289.20
face or neck, more than 7 cm, superficial	\$289.20
face or neck, more than 7 cm, deep	\$494.55
except face or neck, less than 7 cm, superficial	\$144.60
except face or neck, less than 7 cm, deep	\$216.85
except face or neck, more than 7 cm, superficial	\$216.85
except face or neck, more than 7 cm, deep	\$475.45
AMPUTATIONS	
Hand, midcarpal or transmetacarpal	\$722.90
Hand, forearm or through arm	\$836.95
At shoulder	\$1 416.95
Interscapulothoracic	\$2 815.05
1 digit of foot	\$380.35
2 digits of 1 foot	\$570.75
3 digits of 1 foot	\$770.40
4 digits of 1 foot	\$960.65
5 digits of 1 foot	\$1 150.75
Foot, midtarsal or transmetatarsal	\$722.90
Through thigh, at knee or below knee	\$1 236.50
At hip	\$1 740.25
ASSISTANCE AT OPERATIONS	
The fee for assistance at any operation (or series or combination of operations) is to be related to the fee listed for the operation (or series or combination of operations) itself.	
The fee is 20% of the total fee or the minimum sum of \$239.50, whichever is greater.	

Part 3 — Diagnostic Imaging Services**ULTRASOUND**

MBS item number	Fee \$
55028	233.05
55029	80.80
55030	233.05
55031	80.80
55032	233.05
55033	80.80
55036	237.55
55037	80.80
55038	233.05
55039	80.80
55048	233.05
55049	80.80
55054	233.05
55070	209.75
55073	72.70
55076	233.05
55079	80.80
55084	209.75
55085	72.70
55118	588.20
55130	363.10
55135	755.00
55238	361.90
55244	361.90
55246	361.90
55248	361.90
55252	361.90
55274	361.90
55276	361.90
55278	361.90
55280	361.90
55282	361.90
55284	361.90
55292	361.90

MBS item number	Fee \$
55294	361.90
55296	237.15
55600	233.05
55603	233.05
55700	128.00
55703	74.80
55704	149.50
55705	74.80
55706	213.50
55707	149.50
55708	74.80
55709	81.15
55712	245.60
55715	85.45
55718	213.50
55721	245.60
55723	81.15
55725	85.45
55729	58.20
55736	271.10
55739	121.65
55759	320.35
55762	128.00
55764	341.60
55766	138.70
55768	320.35
55770	128.00
55772	341.60
55774	138.70
55812	233.05
55814	80.80
55844	186.50
55846	80.80
55848	233.05
55850	326.35
55852	233.05
55854	80.80

COMPUTED TOMOGRAPHY — EXAMINATION AND REPORT

MBS item number	Fee \$
56001	382.40
56007	490.25
56010	494.35
56013	490.25
56016	568.70
56022	441.25
56028	660.60
56030	441.25
56036	660.60
56101	451.20
56107	666.95
56219	639.80
56220	470.70
56221	470.70
56223	470.70
56224	689.10
56225	689.10
56226	689.10
56233	470.70
56234	689.10
56235	240.10
56236	347.95
56237	470.70
56238	689.10
56301	578.55
56307	784.25
56341	293.10
56347	396.10
56401	490.25
56407	705.95
56409	490.25
56412	705.95
56501	755.00
56507	941.25
56801	915.05

MBS item number	Fee \$
56807	1 098.30
57001	915.25
57007	1 113.40
57201	304.30
57341	921.75
DIAGNOSTIC RADIOLOGY	
MBS item number	Fee \$
57506	67.30
57509	90.05
57512	91.75
57515	122.20
57518	73.45
57521	98.25
57524	111.95
57527	149.00
57700	91.75
57703	122.20
57706	73.45
57709	98.25
57712	106.80
57715	138.05
57721	224.75
57901	146.00
57902	146.00
57915	106.80
57918	106.80
57921	106.80
57924	106.80
57927	112.25
57930	74.55
57933	177.20
57939	146.00
57942	112.25
57945	98.25
57960	107.45
57963	107.45

MBS item number	Fee \$
57966	107.45
57969	107.45
58100	152.00
58103	124.80
58106	174.35
58108	300.90
58109	106.55
58112	220.25
58115	300.90
58300	90.85
58306	202.30
58500	80.05
58503	106.80
58506	137.85
58509	90.05
58521	98.25
58524	127.95
58527	157.10
58700	104.45
58706	357.55
58715	343.25
58718	285.80
58721	313.15
58900	80.80
58903	107.70
58909	203.60
58912	249.70
58915	178.75
58916	313.65
58921	306.35
58927	173.10
58933	465.70
58936	443.85
58939	315.45
59103	48.30
59300	202.75
59303	122.10

MBS item number	Fee \$
59312	197.05
59314	118.80
59318	106.60
59700	218.65
59703	172.00
59712	257.50
59715	325.15
59718	304.95
59724	512.95
59733	243.90
59739	167.25
59751	315.15
59754	496.75
59763	303.30
59970	381.25
60000	1 277.40
60003	1 873.35
60006	2 663.60
60009	3 117.15
60012	1 277.40
60015	1 873.35
60018	2 663.60
60021	3 117.15
60024	1 277.40
60027	1 873.35
60030	2 663.60
60033	3 117.15
60036	1 277.40
60039	1 873.35
60042	2 663.60
60045	3 117.15
60048	1 277.40
60051	1 873.35
60054	2 663.60
60057	3 117.15
60060	1 277.40
60063	1 873.35

MBS item number	Fee \$
60066	2 663.60
60069	3 117.15
60072	109.10
60075	217.70
60078	326.55
60500	98.25
60503	67.30
60506	144.50
60509	223.95
60918	106.80
60927	86.25
61109	586.35

NUCLEAR MEDICINE IMAGING

MBS item number	Fee \$
61302	783.05
61310	640.70
61313	529.25
61314	732.60
61328	397.15
61340	441.35
61348	773.45
61353	674.30
61356	685.20
61360	703.70
61361	804.95
61364	867.00
61368	389.25
61369	3 516.30
61372	389.25
61373	854.25
61376	250.10
61381	1 001.85
61383	1 090.05
61384	1 199.65
61386	580.10
61387	751.50

MBS item number	Fee \$
61389	646.40
61390	715.20
61393	1 056.25
61397	430.55
61402	1 055.50
61409	1 523.90
61413	394.10
61421	837.00
61425	1 047.90
61426	967.80
61429	947.20
61430	1 150.40
61433	867.00
61434	1 073.50
61438	1 173.95
61441	854.25
61442	1 312.45
61445	500.25
61446	581.95
61449	795.75
61450	693.45
61453	897.85
61454	607.15
61457	820.65
61461	920.65
61462	227.30
61469	607.15
61473	305.90
61480	674.90
61485	1 743.05
61495	389.25
61499	441.35

MAGNETIC RESONANCE IMAGING

MBS item number	Fee \$
63000—63200	1 135.95
63201	1 703.90
63204	1 703.90
63219—63243	1 703.90
63271—63473	1 135.95
63491—63494	129.90
63497	389.90

Schedule 2 — Scale of fees: physiotherapists

[r. 3]

Part 1 — General

Service Code	Service	Set Fee
PA001	<p>Initial Consultation</p> <p>A consultation with the physiotherapist including the following elements —</p> <p>Subjective assessment — of the following points as required:</p> <p>Major symptoms and lifestyle dysfunction; current history and treatment; past history and treatment; pain, 24-hour behaviour, aggravating and relieving factors; general health, medication, risk factors.</p> <p>Objective assessment — of the following points as required:</p> <p>Movement — active, passive, resisted, repeated; muscle tone, spasm, weakness; accessory movements, passive intervertebral movements etc. Appropriate procedures/tests as indicated.</p> <p>Appropriate initial management, treatment or advice — based on assessment findings that could include the following as required:</p> <p>Provisional diagnosis; goals of treatment; treatment plan. Discussion with the patient regarding working hypothesis and treatment goals and expected outcomes; initial treatment and response; advice regarding home care including any exercise program to be followed.</p>	\$92.90

Service Code	Service	Set Fee
	<p>Documentation of consultation — as required that could include:</p> <p>The assessment findings, physiotherapy intervention(s), evaluation of intervention(s), plan for future treatment and results of other relevant tests and warnings (if applicable).</p> <p>Includes:</p> <ul style="list-style-type: none"> <li>• Individual services provided in rooms, home or hospital; hydrotherapy treatment; extended treatments; and services provided outside of normal business hours. <li>• Courtesy communication by the physiotherapist with the medical practitioner such as acknowledgment of referral. <li>• The physiotherapist’s notes of the consultation. <p>Does not include:</p> <ul style="list-style-type: none"> <li>• Oral or written communication by the physiotherapist with a medical specialist, medical practitioner, employer, insurer or vocational rehabilitation provider (other than a courtesy communication with the medical practitioner). Oral communication has a specific item number in this Table (PK001). <li>• The physiotherapist’s involvement in case conferences. This service has a specific item number in this Table (PQ001). 	
PB001	<p>Standard Consultation</p> <p>Consultation for 1 body area or condition including the following elements —</p> <ul style="list-style-type: none"> <li>• subjective re-assessment; <li>• objective re-assessment; <li>• appropriate management, intervention or advice; <li>• documentation of consultation. <p>Includes:</p> <ul style="list-style-type: none"> <li>• Individual services provided in rooms, home or hospital; hydrotherapy treatment; extended treatments; and services provided outside of normal business hours. 	\$74.60

Service Code	Service	
	<ul style="list-style-type: none"> Courtesy communication by the physiotherapist such as brief oral or written communication with the medical practitioner. <p>Does not include:</p> <ul style="list-style-type: none"> Oral or written communication by the physiotherapist with a medical specialist, medical practitioner, employer, insurer or vocational rehabilitation provider (other than a courtesy communication with the medical practitioner). Oral communication has a specific item number in this Table (PK001). The physiotherapist's involvement in case conferences. This service has a specific item number in this Table (PQ001). 	
PC001	<p>2 distinct areas of treatment per visit</p> <p>Same description as PB001 except relates to the treatment/management of 2 distinct areas/conditions.</p>	<p>Set Fee</p> <p>\$94.25</p>
PG001	<p>Group Consultation — per person</p> <p>Includes non-individualised services provided to more than 1 individual whether —</p> <ul style="list-style-type: none"> in rooms, home or hospital; hydrotherapy treatment; extended treatments; services provided outside of normal business hours. 	<p>Cost per participant</p> <p>\$23.00</p>
PE001	<p>Worksite Visit — prior approval from insurer required</p> <p>Prior to a worksite evaluation, consideration of details such as relevance to injury; intended outcomes; likely duration and reporting requirements should be made and discussed with the insurer with a suggested maximum duration of 2 hours.</p> <p>Does not include reports or travel.</p>	<p>Hourly rate**</p> <p>\$211.70</p>

Service Code	Service	
PR001	<p>Progress/Standard Report</p> <p>A report relating to a specific worker that is provided to a medical specialist, medical practitioner, employer, insurer or vocational rehabilitation provider that contains (where applicable) —</p> <ul style="list-style-type: none"> • a summary of assessment findings; • treatment/management services provided and results obtained; • recommendations for further treatment/management; • functional and objective improvements; • perceived treatment duration required; • return to work recommendation; • perceived barriers to return to work; • questionnaire results and implications. <p>A maximum combined total of 3 reports or Treatment Management Plans (PR003) permitted without prior approval from insurer. Additional reports require prior approval from insurer.</p> <p>Does not include:</p> <ul style="list-style-type: none"> • Courtesy communication by the physiotherapist such as brief oral or written communication with the medical practitioner. 	<p>Set Fee</p> <p>\$92.90</p>
PR002	<p>Comprehensive Report</p> <p>As above for progress/standard report and contains information relating to more detailed assessments and interventions performed.</p> <p>The specific requirements for a comprehensive report must be discussed with the insurer prior to approval with a suggested maximum duration of 2 hours.</p>	<p>Hourly rate**</p> <p>\$211.70</p>
PR003	<p>Treatment Management Plan</p> <p>Provision of a completed Treatment Management Plan that must contain —</p> <ul style="list-style-type: none"> • clinical assessment of injured worker and results of any investigation; • injured worker's current work status and level of incapacity; 	<p>Set Fee</p> <p>\$92.90</p>

Service Code	Service	
	<ul style="list-style-type: none"> • proposed management plan including — <ol style="list-style-type: none"> 1. the proposed work and functional goals and estimated timeframe in weeks; 2. description and number of proposed treatment methods; 3. the number of weeks during which treatment is to be conducted; 4. the injured worker's expected fitness for work at the end of the management plan; 5. other comments or recommendations (including barriers to recovery where relevant). <p>A maximum combined total of 3 Treatment Management Plans or reports (PR001) permitted without prior approval from insurer. Additional Treatment Management Plans require prior approval from insurer.</p>	
PT001	Travel	Hourly rate**
	<p>Travel when the most appropriate management of the patient requires the provider to travel away from their normal practice. The insurer must provide pre-approval for travel in excess of 1 hour.</p> <p>If services are provided to more than 1 worker before leaving a venue, the fee for the journey is to be apportioned equally between workers.</p>	\$169.50
PQ001	Case Conferences	
	<p>Face-to-face or telephone communication involving the physiotherapist with 1 or more of the following —</p> <ul style="list-style-type: none"> • doctor, employer, insurer/claims manager, rehabilitation providers and worker. <p>The aim of the case conference is to plan, implement, manage or review treatment options and/or rehabilitation plan.</p>	\$21.20 per 6 minute block

Service Code	Service	
PK001	<p>Communication</p> <p>Any required oral communication by the physiotherapist with a medical specialist, medical practitioner, employer, insurer or vocational rehabilitation provider (other than a courtesy communication with the medical practitioner) relating to the treatment or rehabilitation of a specific worker.</p> <p>The physiotherapist must keep a written record of the details of the communication, including its date, time and duration.</p> <p>Maximum duration per communication is 30 minutes.</p> <p>Maximum cumulative duration of communications per claim is 1 hour. When the maximum cumulative duration has been reached, prior approval from insurer for a minimum of 5 blocks of 6 minutes is required.</p>	<p>\$21.20 per 6 minute block</p>
PS001	<p>Specific Physiotherapy Assessment — prior approval from insurer required</p> <p>Includes specific types of assessments not classified elsewhere in these scales required by the insurer which physiotherapists may undertake (e.g. diagnostic ultrasound imaging, Functional Capacity Assessments (FCAs), seating and wheelchair assessments).</p>	<p>Hourly rate**</p> <p>\$211.70</p>
PW001	<p>Specific Physiotherapy Intervention — prior approval from insurer required</p> <p>Includes treatments not classified elsewhere in these scales required by the insurer which physiotherapists may undertake (e.g. treatment of severe multiple area trauma, burns, neurologically injured patients and patients with severe spinal injuries, ergonomic corrections of workplace, specialised real-time ultrasound imaging, short consultations).</p>	<p>Hourly rate**</p> <p>\$211.70 per hour to a maximum of 2 hours**</p>

Note for this Part:

- ** Denotes that where the service provided is a fraction of 1 hour, the amount chargeable is to be calculated as that fraction of the maximum amount.

Part 2 — Exercise based programs

	Type of service	Fee
EXE20	<p>Initial Consultation/Assessment</p> <p>Insurer approval must be obtained prior to undertaking the service.</p> <p>Review of current medical and vocational status.</p> <p>Communication/liaison with relevant parties.</p> <p>Physiological assessment/testing.</p> <p>Screening questionnaires relating to worker's level of function.</p> <p>Program design based on above.</p> <p>Exercise facility/equipment coordination (pool or gym based).</p> <p>Provider to patient ratio must be 1:1 for the duration of the consultation.</p>	<p>\$211.70</p> <p>per hour to a maximum of 2 hours**</p>
EXE21	<p>Subsequent Exercise Consultation/Assessment</p> <p>Includes —</p> <ul style="list-style-type: none"> • program implementation — prescription and provision of exercises (land or pool based); • program monitoring; • post program screening questionnaire relating to worker's level of function; • psychosocial reassessment; • communication/liaison with relevant parties. 	<p>\$211.70</p> <p>per hour to a maximum of 1 hour**</p>
EXE02	<p>Initial report</p> <p>Includes —</p> <ul style="list-style-type: none"> • initial assessment report outlining results (self-reported and objective), recommendations and exercise rehabilitation plan; • current status as per medical certification and proposed outcome status; • detailed cost plan outlining proposed outcome, services required and proposed costs for insurer approval. 	<p>\$211.70</p> <p>per hour to a maximum of 1 hour**</p>

	Type of service	Fee
EXE03	<p>Subsequent reports</p> <p>Progress report to be provided at the request of the referrer.</p>	<p>\$211.70 per hour to a maximum of 30 minutes**</p>
EXE04	<p>Final report</p> <p>Comprehensive report to be provided at the end of the service delivery detailing —</p> <ul style="list-style-type: none"> • physiological testing results pre and post program; • worker attendance/program compliance. 	<p>\$211.70 per hour to a maximum of 30 minutes**</p>
EXE05	<p>Gym membership/Entry fees</p> <p>Includes direct cost of membership (pool or gym).</p> <p>Prior approval from insurer required.</p>	<p>Market rates</p>
EXE06	<p>Travel</p> <p>Travel when the most appropriate management of the patient requires the provider to travel away from their normal practice.</p> <p>The insurer must provide pre-approval for travel in excess of 1 hour.</p> <p>If services are provided to more than 1 worker before leaving a venue, the fee for the journey is to be apportioned equally between workers.</p>	<p>\$169.50 per hour**</p>
EXE08	<p>Communication</p> <p>Any requested or required oral communication with relevant parties (treating medical practitioners, employers and insurers) relating to the treatment of a specific worker.</p> <p>Excludes courtesy communication such as acknowledgment of referral and brief updates to the medical practitioner.</p> <p>Maximum time allowable per communication of 30 minutes.</p>	<p>\$21.20 per 6 minute block</p>

	Type of service	Fee
EXE09	Attendance at Medical Case Conferences	
	Insurer approval must be obtained prior to undertaking the service.	\$211.70 per hour**

Note for this Part:

** Denotes that where the service provided is a fraction of 1 hour, the amount chargeable is to be calculated as that fraction of the maximum amount.

Schedule 3 — Scale of fees: chiropractors

[r. 4]

	Type of service	Fee
1.	Initial consultation and examination	\$73.35
2.	Subsequent consultation	\$61.20
3.	Spinal x-ray, 1 region	\$145.80
4.	Spinal x-ray, 2 or more regions	\$218.95
5.	Travel (per kilometre)	\$1.00

Schedule 4 — Scale of fees: occupational therapists

[r. 5]

	Type of service	Fee
1.	Brief consultation (< 15 minutes)	\$31.55
2.	Short consultation (15 minutes to < 30 minutes)	\$63.50
3.	Standard consultation (30 minutes to < 45 minutes)	\$104.70
4.	Extended consultation (45 minutes to < 1 hour)	\$157.00
5.	Extended consultation (\geq 1 hour)	\$209.55
6.	Standard group consultation (30 minutes) per person	\$68.80
7.	Travel costs	\$209.55 per hour**
8.	Treatment management plan for an upper limb injury	\$92.90

Note for this Schedule:

** Denotes that where the service provided is a fraction of 1 hour, the amount chargeable is to be calculated as that fraction of the maximum amount.

Schedule 5 — Scale of fees: speech pathologists

[r. 7]

	Type of service	Fee
1.	Initial consultation/assessment (up to and including 1 hour)	\$193.55
2.	Initial consultation/assessment (exceeding 1 hour)	\$250.65
3.	Subsequent consultation (< 30 minutes)	\$84.40

	Type of service	Fee
4.	Subsequent consultation (30 minutes — 1 hour)	\$109.65
5.	Subsequent consultation (> 1 hour)	\$147.95

Schedule 5A — Scale of fees: exercise physiologists

[r. 7B]

Exercise-based programs

	Type of service	Fee
EPE20	<p>Initial Consultation/Assessment</p> <p>Insurer approval must be obtained prior to undertaking the service.</p> <p>Review of current medical and vocational status.</p> <p>Communication/liaison with relevant parties.</p> <p>Physiological assessment/testing.</p> <p>Screening questionnaires relating to worker's level of function.</p> <p>Program design based on above.</p> <p>Exercise facility/equipment coordination (pool or gym based).</p> <p>Provider to patient ratio must be 1:1 for the duration of the consultation.</p>	<p>\$211.70 per hour to a maximum of 2 hours**</p>
EPE21	<p>Subsequent Exercise Consultation/Assessment</p> <p>Includes —</p> <ul style="list-style-type: none"> • program implementation — prescription and provision of exercises (land or pool based); • program monitoring; • post program screening questionnaire relating to worker's level of function; • psychosocial reassessment; • communication/liaison with relevant parties. 	<p>\$211.70 per hour to a maximum of 1 hour**</p>
EPE02	<p>Initial report</p> <p>Includes —</p> <ul style="list-style-type: none"> • initial assessment report outlining results (self-reported and objective), recommendations and exercise rehabilitation plan; • current status as per medical certification and proposed outcome status; 	<p>\$211.70 per hour to a maximum of 1 hour**</p>

	Type of service	Fee
	<ul style="list-style-type: none"> detailed cost plan outlining proposed outcome, services required and proposed costs for insurer approval. 	
EPE03	Subsequent reports Progress report to be provided at the request of the referrer.	\$211.70 per hour to a maximum of 30 minutes**
EPE04	Final report Comprehensive report to be provided at the end of the service delivery detailing — <ul style="list-style-type: none"> physiological testing results pre and post program; worker attendance/program compliance. 	\$211.70 per hour to a maximum of 30 minutes**
EPE05	Gym membership/Entry fees Includes direct cost of membership (pool or gym). Prior approval from insurer required.	Market rates
EPE06	Travel Travel when the most appropriate management of the patient requires the provider to travel away from their normal practice. The insurer must provide pre-approval for travel in excess of 1 hour. If services are provided to more than 1 worker before leaving a venue, the fee for the journey is to be apportioned equally between workers.	\$169.50 per hour**
EPE08	Communication Any requested or required oral communication with relevant parties (treating medical practitioners, employers and insurers) relating to the treatment of a specific worker. Excludes courtesy communication such as acknowledgment of referral and brief updates to the medical practitioner. Maximum time allowable per communication of 30 minutes.	\$21.20 per 6 minute block
EPE09	Attendance at Medical Case Conferences Insurer approval must be obtained prior to undertaking the service.	\$211.70 per hour**

Note for this Schedule:

** Denotes that where the service provided is a fraction of 1 hour, the amount chargeable is to be calculated as that fraction of the maximum amount.

Schedule 6 — Scale of maximum fees: approved medical specialists

[r. 9]

Part 1 — Assessments

Description of assessment	Maximum fee**
1. Examination and provision of report and certificate — straightforward assessment — other than a service mentioned in item 4, 5, 6 or 8.	\$1 428.25 (or, if an interpreter is present at the examination, \$1 785.30 excluding any fee payable to the interpreter)
2. Examination and provision of report and certificate — moderately complex assessment (e.g. reviewing multiple questions and reports; impairment involving more complex assessments; more than 1 body system involved) — other than a service mentioned in item 4, 5, 6 or 8.	\$1 785.30 (or, if an interpreter is present at the examination, \$2 142.35 excluding any fee payable to the interpreter)
3. Examination and provision of report and certificate — complex assessment (e.g. multiple injuries; severe impairment such as spinal cord injury or head injury) — other than a service mentioned in item 4, 5, 6 or 8.	\$2 142.35 (or, if an interpreter is present at the examination, \$2 499.25 excluding any fee payable to the interpreter)
4. Examination of any ear, nose and throat only, including audiometric testing and provision of report and certificate — other than a service mentioned in item 8.	\$1 428.25 (or, if an interpreter is present at the examination, \$1 785.30 excluding any fee payable to the interpreter)
5. Examination and provision of report and certificate — psychiatric — standard assessment — other than a service mentioned in item 8.	\$2 142.35 (or, if an interpreter is present at the examination, \$2 499.25 excluding any fee payable to the interpreter)
6. Examination and provision of report and certificate — psychiatric — complex assessment (e.g. reviewing significant documented prior psychiatric history) — other than a service mentioned in item 8.	\$3 570.30 (or, if an interpreter is present at the examination, \$3 927.30 excluding any fee payable to the interpreter)
7. Consolidation of written assessments from multiple medical practitioners.	\$714.05
8. Re-examination and provision of report and certificate.	\$1 071.10 (or, if an interpreter is present at the examination, \$1 428.25 excluding any fee payable to the interpreter)

Description of assessment	Maximum fee**
9. Provision of supplementary report and certificate.	\$357.10

Part 2 — Attempted assessments

Description of circumstances	Maximum fee**
1. If a worker who is required under Part VII Division 2 of the Act to submit to an examination by an approved medical specialist does not attend, in a case in which — <ul style="list-style-type: none"> <li>(a) no prior arrangements to cancel the examination are made; or <li>(b) the examination is cancelled, otherwise than at the request of the approved medical specialist, with less than 1 working day's notice. 	\$714.05

Note for this Schedule:

** Denotes that where the service provided is a fraction of 1 hour, the amount chargeable is to be calculated as that fraction of the maximum amount.

V. MOLAN, Clerk of the Executive Council.

— PART 2 —

CEMETERIES

CE401

CEMETERIES ACT 1986

Shire of Gingin

FEES AND CHARGES

In accordance with Section 53(2) of the *Cemeteries Act 1986* and the *Shire of Gingin Cemeteries Local Law 2004*, it is hereby notified that the following fees and charges are applicable to the Gingin Cemetery—

Interment, exhumation, reinterment after exhumation	\$1,023.50
Interment of oversize casket/coffin (additional charge)	\$300.00
Issue of a grant of Exclusive Right of Burial—Ordinary land for grave 2.4m X 1.2m 25 yrs	\$88.00
Renewal of a grant of Exclusive Right of Burial—Ordinary land for grave 2.4m X 1.2m 25 yrs	\$88.00
Transfer of a grant of Exclusive Right of Burial—Ordinary land for grave 2.4m X 1.2m 25 yrs	\$29.00
Interment on weekend or public holiday, or outside normal working hours (additional charge)	\$234.00
For removal of headstone/concrete works	\$117.50
For interment of ashes (in ground or niche wall)	\$58.00
Issue of a grant of Exclusive Right of Burial—Ashes—Niche Wall 25 yrs	\$88.00
Renewal of a grant of Exclusive Right of Burial—Ashes—Niche Wall 25 yrs	\$88.00
Transfer of a grant of Exclusive Right of Burial—Ashes—Niche Wall 25 yrs	\$29.00
Purchase of Niche Wall Plaque engraved	Cost plus \$56 (installation and administration costs)
Funeral Directors' Single Permit	\$81.00
Funeral Directors' Annual Licence	\$174.50
Monument Masons' Single Licence	\$58.00
Monumental Masons' Annual Licence	\$117.50

Dated 3 October 2022.

A. COOK, Chief Executive Officer.

FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST ROCK LOBSTER MANAGED FISHERY MANAGEMENT PLAN 2012

Areas Closed to Fishing for Rock Lobster in the West Coast Rock Lobster Managed Fishery

Notice No. 1 of 2022

I, Rick Fletcher, Executive Director, Fisheries and Agriculture Resource Management of the Department of Primary Industries and Regional Development, Western Australia, in accordance with clause 74 of the *West Coast Rock Lobster Managed Fishery Management Plan 2012*, consider it in the better interests of the fishery, and do hereby—

1. Prohibit fishing for rock lobster in the area described in Schedule 7 of *West Coast Rock Lobster Managed Fishery Management Plan 2012* from the date of gazettal of the Notice, to 30 November 2022.

Dated this 3rd day of October 2022.

RICK FLETCHER, Executive Director, Fisheries and Agriculture
Resource Management, as Delegate for Chief Executive Officer.

INDUSTRY REGULATION

IS401

DANGEROUS GOODS SAFETY ACT 2004 EXEMPTION NOTICE NO. 79

Made by the Chief Dangerous Goods Officer

Pursuant to section 22 of the *Dangerous Goods Safety Act 2004*, I hereby exempt holders of a Western Australia fireworks contractor licence from the need to hold an explosives transport licence for the transport of fireworks on water as required by Regulation 97(2) of the *Dangerous Goods Safety (Explosives) Regulations 2007*.

Conditions of exemption

- This exemption only applies to fireworks that are being transported by water for the purpose of conducting a fireworks display under a fireworks event permit.
- The safety management of transporting the fireworks on water must be detailed in the contractor's Explosives Management Plan (EMP).

Period of exemption

This exemption replaces exemption No. 74 and expires on 31 October 2027, or when regulatory amendments make this exemption obsolete, or when amended or cancelled pursuant to Section 22(4) of the Act, whichever comes first.

E.R. GRUBER, A/Chief Dangerous Goods Officer, Western Australia.

INSURANCE COMMISSION

IX401

MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT 1943 INSURANCE COMMISSION OF WESTERN AUSTRALIA

Schedule of Premiums

The premium schedule details the cost of Motor Injury Insurance for each of the 20 licensed vehicle classes in Western Australia. The premium is included in the cost of the Motor Vehicle Licence.

Payable under the *Motor Vehicle (Third Party Insurance) Act 1943* in respect of Motor Injury Insurance Policies commencing on or after 1 July 2022 until further notice.

Definitions

“*Motor Vehicle*” means any vehicle propelled by gas, oil, electricity or any other motive power, not being animal power required to be licensed, and complying with the requirements necessary for licensing under the *Road Traffic (Vehicles) Act 2012*, and includes a caravan trailer or semi-trailer drawn or hauled by a motor vehicle.

“*Passenger Transport Vehicle*” means a vehicle used or intended to be used in providing a passenger transport service as defined under the *Transport (Road Passenger Services) Act 2018*.

Schedule

Class No.	Class of Vehicle	Annual Premium Rate excluding 10% GST	Annual Premium Rate including 10% GST	Annual Premium Rate including 10% GST and 10% Insurance Duty
		\$	\$	\$
1A	Motor vehicle—Any motor vehicle used for private or business purposes and constructed principally for the conveyance of persons not included in Classes 2 to 8, inclusive. This class includes Station Wagons which have a designed seating capacity for four or more persons. (Any vehicle licensed under Regulation 70 of the <i>Road Traffic (Vehicles) Regulations 2014</i> and issued with number	387.36	426.10	468.70

	plates in accordance with those regulations as a farm vehicle shall be entitled to a rebate of 50 percent of this premium).			
1B	Ambulance Vehicle; Fire and Emergency Services Vehicle; Undertakers Vehicle; Motor Vehicle owned and used by the Australian Red Cross Society; or a vehicle owned and used by the Cerebral Palsy Association of WA Ltd; not included in Class 6—"Ambulance Vehicle" Any motor vehicle constructed and used for the conveyance of sick or injured persons. "Fire and Emergency Services Vehicle": Any motor vehicle owned by or under the control of the Fire and Emergency Services Authority of Western Australia. Any business owned vehicles, specifically adapted for the sole purpose of fire-fighting and fire prevention, licensed under a limited vehicle license, limiting it exclusively to use on a road for firefighting purposes "Undertakers' Vehicles" Any motor vehicle used solely as an undertakers' hearse or mourning coach.	190.45	209.50	230.40
2	Goods Vehicle—Any motor vehicle not included in Classes 3 to 8, both inclusive, constructed principally for the conveyance of goods and used for private or business purposes . This class includes a wagon, utility, tractor (prime mover type). (Any wagon licensed under Regulation 70 of the <i>Road Traffic (Vehicles) Regulations 2014</i> and issued with number plates in accordance with those Regulations as a farm vehicle shall be entitled to a rebate of 50 percent of this premium on the understanding that such vehicle will not be entitled to a further rebate under Class 2(f) and vice versa). (f) Effective for policies commencing from 1 January 2004, any vehicle within this class with tare weight of 2,500 kilograms or more owned by a farmer and used solely or principally for carrying the products of, or requisites for, the owners' farming business, shall be entitled to a rebate of 50 percent of this premium.	360.36	396.40	436.00
3	Any motor vehicle operating for hire or reward or, Hire-and-Drive-Yourself vehicles. This class also includes buses used on a not for profit basis, i.e. where only a contribution towards ordinary running costs is received by the owner.			
3 (a)	Any motor vehicle licensed under the <i>Road Traffic (Vehicles) Regulations 2014</i> and used as a Passenger Transport Vehicle for hire or reward, having more than nine seating positions, including driver, principally operating within a 40-kilometer radius of the GPO Perth. This excludes motor vehicles originally designed with nine seats or less, including driver, that have been subsequently modified to have more than nine seats (e.g. stretch limousines).	1861.96	2048.15	2252.95
3 (b)	Any motor vehicle licensed under the <i>Road Traffic (Vehicles) Regulations 2014</i> and used as a Passenger Transport Vehicle for hire or reward, having more than nine seating positions, including driver, principally operating outside a 40-kilometer radius of the GPO Perth. This excludes motor vehicles	312.54	343.80	378.15

		originally designed with nine seats or less, including driver, that have been subsequently modified to have more than nine seats (e.g. stretch limousines).			
3	(c)	Any motor vehicle licensed under the <i>Road Traffic (Vehicles) Regulations 2014</i> and used as an On-demand Rank or Hail (taxi) Passenger Transport Vehicle, as defined in the <i>Transport (Road Passenger Services) Act 2018</i> , principally operating within a 40-kilometer radius of the GPO Perth.	527.23	579.95	637.90
3	(d)	Any motor vehicle licensed under the <i>Road Traffic (Vehicles) Regulations 2014</i> and used as an On-demand Rank or Hail (taxi) Passenger Transport Vehicle, as defined in the <i>Transport (Road Passenger Services) Act 2018</i> , principally operating outside a 40-kilometer radius of the GPO Perth.	527.23	579.95	637.90
3	(e)	Any bus that is not used as a Passenger Transport Vehicle for hire or reward. This includes school buses used exclusively for the carriage of children to and from school.	312.54	343.80	378.15
3	(f)	Any motor vehicle used as a Passenger Transport Vehicle for hire or reward not included in Classes 3 (a) to 3 (e) inclusive.	527.23	579.95	637.90
3	(g)	Hire-and-Drive-Yourself vehicle (other than motor cycles included in Class 7 (a)).	527.23	579.95	637.90
4		Motor Cycle used for private or business purposes Other than motor cycle included in Classes 5 (b) and 7 (a) (Any motor cycle licensed under Regulation 70 of the <i>Road Traffic (Vehicles) Regulations 2014</i> and issued with number plates in accordance with those Regulations as a farm vehicle shall be entitled to a rebate of 50 percent of this premium.)	259.18	285.10	313.60
5		Motor Trade Vehicle (motor car manufacturing, garage proprietor, vendor of and/or dealer in motor cars);			
5	(a)	Motor Vehicles not included in Classes 5 (b) and 5 (c) used by the above with Trade plate attached issued under the <i>Road Traffic (Vehicles) Regulations 2014</i> —rate per Trade plate issued.	93.69	103.05	113.30
5	(b)	Motor cycle used by the above, with Trade plate attached issued under the <i>Road Traffic (Vehicles) Regulations 2014</i> —rate per Trade plate issued.	136.96	150.65	165.70
5	(c)	Tow Truck as defined in the <i>Road Traffic (Vehicles) Regulations 2014</i> or with Trade plate whilst being used in accordance with section 27 of the <i>Motor Vehicle Dealers Act 1973</i> .	520.91	573.00	630.25
6		Trailer, Caravan, Invalid Wheel Chair- (This class includes all vehicles issued with trailer plates, but does not include tractor (prime mover type), which is issued separately under Class 2).	13.23	14.55	16.00

7					
Miscellaneous -					
7	(a)	<p>Motor Vehicles which are—</p> <ul style="list-style-type: none"> - receiving an exemption or reduction in vehicle licence charges under regulation 71A or 84A of the <i>Road Traffic (Vehicles) Regulations 2014</i>; - A Class (b), (c) or (i) vehicle that is not a road vehicle, as defined under S.5B of the <i>Motor Vehicle Standards Act 1989 (Commonwealth)</i> or S5 of the <i>Road Vehicle Standards Act 2018 (Commonwealth)</i>, as applicable to that vehicle; OR - licensed as a B class vehicle under the <i>Road Traffic (Vehicles) Regulations 2014</i>, and the use of the vehicle on public roads is limited in the manner directed by the CEO and only while being used in conformity with any conditions to which that approval is subject. <p>Farm Fire Fighting Vehicles—Any vehicle that is owned by a person engaged in the business of farming or grazing and that is fitted or adapted for the purpose of firefighting, licensed under a limited vehicle licence, limiting it exclusively to use on a road for firefighting purposes.</p> <p>Motor Cycles—Not exceeding 75 cc including such Motor Cycles that are used as a hire vehicle.</p> <p>Any other vehicle being a motor vehicle within the meaning of the <i>Motor Vehicle (Third Party Insurance) Act 1943</i> not otherwise classified.</p>	54.23	59.65	65.60
7	(b)	Forklifts, Agricultural Machines, and Special Purpose Vehicles (SPV) licensed as a B class vehicle under the <i>Road Traffic (Vehicles) Regulations 2014</i> .	65.95	72.55	79.75
8	(a)	<p>A Special Purpose Vehicle that—</p> <ul style="list-style-type: none"> (a) is, or has permanently attached to it, an excavator, road roller, road grader, bulldozer, mechanical shovel, plough, rotary hoe or similar plant; and (b) is designed to be driven or controlled by a person carried in or on the vehicle; and (c) is not suitable for the carriage of any load other than accessories necessary for the operation of the vehicle; and is licensed as a C class vehicle under the <i>Road Traffic (Vehicles) Regulations 2014</i>. 	230.31	253.35	278.60
	(b)	<p>A self-propelled Special Purpose Vehicle that—</p> <ul style="list-style-type: none"> (a) is designed solely or principally for lifting objects using a boom with lifting gear; and (b) only carries loads that are necessary for its own propulsion or equipment; <p>but does not include a goods vehicle fitted with a crane apparatus or a tow truck.</p>	836.18	919.80	1011.75

Vehicles insured under Vehicle Classes 1A, 2, or 4, licensed under Regulation 70 of the *Road Traffic (Vehicles) Regulations 2014* and issued with number plates in accordance with those regulations as a farm vehicle shall be entitled to a rebate of 50 percent of the premium applicable to that vehicle class. Such vehicles insured under Vehicle Class 2(f) shall not be entitled to a further premium rebate and vice versa.

For Short Period Rates—the premium for any period less than 12 months shall be calculated as follows—

- for a period of 6 months the premium will be half of the 12 month premium,
- for a period of 3 months the premium will be one quarter of the 12 month premium
- for a period of 1 month the premium will be one twelfth of the 12 month premium
- for periods other than the periods specified above, the premium will be calculated by dividing the 12 month premium by 365 days and multiplying the result by the number of days for the period required.

NOTE—

GOODS AND SERVICES TAX (GST)—GST rate of 10 percent is charged on all premiums for policies with a commencement date of 1 July 2000 onwards. GST applies to short term fees

INSURANCE DUTY—Insurance Duty is payable in accordance with the *Duties Act 2008* as amended.

SHORT TERM FEES (i.e. any period of less than 12 months)—In addition to the premium a short term fee is payable, except in the case of an initial licence or permit where such licence or permit is effected for the maximum period permitted by the Department of Transport. For licence periods of 3 or 6 months the short term fee is \$4.50, for 1 month licence periods paid by direct debit, the short term fee is \$0.60.

PERMITS—Any motor vehicle issued with a permit pursuant to section 13 of the *Road Traffic (Vehicles) Act 2012* or the *Road Traffic (Vehicles) Regulations 2014* which has a duration in excess of 48 hours, shall be entitled to a 50 percent rebate of the insurance premium listed in this Schedule of Premiums, applicable to that class of vehicle and for the period of the permit.

PERMIT NOT EXCEEDING 48 HOURS—The fee for permits, the duration of which does not exceed 48 hours, shall be \$19.09 Motor Injury Insurance Premium. The fee applicable for the Class 6 vehicles shall be \$14.59.

ROD WHITHEAR, Chief Executive, Insurance Commission of Western Australia.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

City of Wanneroo

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 7 September 2022, determined that the method of valuation to be used by the City of Wanneroo as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 56 to 59 inclusive, Lots 88 to 96 inclusive and Lots 113 to 118 inclusive as shown on Deposited Plan 421851; Lots 114 to 120 inclusive, Lots 133 to 151 inclusive, Lot 153, Lot 154 and Lots 157 to 164 inclusive as shown on Deposited Plan 422510 and Lots 1290 to 1293 inclusive, Lots 1296 to 1305 inclusive, Lots 1310 to 1319 inclusive and Lots 1329 to 1336 inclusive as shown on Deposited Plan 422529.

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

LG402

LOCAL GOVERNMENT ACT 1995
CAT ACT 2011

City of Bayswater

KEEPING AND CONTROL OF CATS LOCAL LAW 2022

Under the powers conferred by the *Cat Act 2011* and the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Bayswater resolved on 23 August 2022 to make the following local law.

PART 1—PRELIMINARY

1.1 Repeal

The *City of Bayswater Keeping and Control of Cats Local Law 2016* as published in the *Government Gazette* on 14 June 2016 is repealed.

1.2 Citation

This local law may be cited as the *City of Bayswater Keeping and Control of Cats Local Law 2022*.

1.3 Commencement

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

1.4 Application

This local law applies throughout the district.

1.5 Definitions

(1) In this local law unless the context otherwise requires—

Act means the *Cat Act 2011*;

applicant means the occupier of the premises who makes an application for a permit under this local law;

authorised person means a person appointed by the local government to perform the functions conferred on an authorised person under this local law;

cat means an animal of the species *felis catus* or a hybrid of that species;

cat management facility means—

- (a) a facility operated by a local government that is, or may be, used for keeping cats; or
- (b) a facility for keeping cats that is operated by a person or body prescribed; or
- (c) a facility for keeping cats that is operated by a person or body approved in writing by a local government;

cat prohibited area means an area as outlined in Schedule 3;

cattery means any premises where more than 3 cats are boarded, housed or trained temporarily, whether for profit or otherwise, and where the occupier of the premises is not the ordinary keeper of the cats;

CEO means the Chief Executive Officer of the local government;

Council means the Council of the local government;

district means the district of the local government;

effective control in relation to a cat means any of the following methods—

- (a) held by a person who is capable of controlling the cat;
- (b) securely tethered;
- (c) secured in a cage; or
- (d) any other means of preventing escape.

grouped dwelling means a dwelling that is one of a group of two or more dwellings on the same lot such that no dwelling is placed wholly or partly vertically above the other, except where special conditions of landscape or topography dictate otherwise, and includes a dwelling on a survey strata with common property.

local government means the City of Bayswater;

multiple dwelling means a dwelling in a group of more than one dwelling on a lot where any part of a dwelling is vertically above part of any other but—

- (a) does not include a grouped dwelling; and
- (b) includes any dwellings above the ground floor in a mixed-use development.

nuisance means an activity or condition which is harmful or annoying and which gives rise to legal liability.

owner, in relation to a cat, means any of these persons-

- (a) in the case of a cat that is registered, the registered owner of the cat; or
- (b) in the case of a cat that is not registered, a person who, or an owner of a business or organisation that, ordinarily keeps and cares for the cat; or
- (c) if a person referred to in paragraph (b) is a child under 18 years of age, that child's parent or guardian.

permit means a permit issued by the local government under clause 3.6

permit holder means a person who holds a valid permit under clause 3.6

premises includes the following—

- (a) land (whether or not vacant);
- (b) the whole or part of a building or structure (whether of a permanent or temporary nature); and
- (c) a vehicle.

RSPCA means the Royal Society for the Prevention of Cruelty to Animals (Inc.) of Western Australia;

Schedule means a schedule to this local law;

Scheme means a town planning scheme of the local government made by it under the *Planning and Development Act 2005* and its antecedents; and

single dwelling means a house that stands alone on its own parcel of land.

(2) A term that is used in this local law and is not defined in subclause (1) has the same meaning given to it in the Act or, not defined in the Act, the same meaning given to it in the *Cat Regulations 2012*, the *Cat (Uniform Local Provisions) Regulations 2013* or the *Local Government Act 1995*.

PART 2—CAT CONTROL

2.1 Cat Nuisance

- (1) An owner shall not allow a cat to be or create a nuisance.
- (2) Where the local government receives a complaint from a person, and where in the opinion of an authorised person, that a cat is creating a nuisance, the local government may give a cat control notice to the owner of the cat requiring that person to abate the nuisance.
- (3) When a nuisance has occurred and a notice to abate the nuisance is given, the notice remains in force for the period specified by the local government on the notice which shall not exceed 28 days.
- (4) A person given a notice to abate the nuisance shall comply with the notice within the period specified in the notice.
- (5) A cat control notice under subclause 2.1(2) shall be in the form of Schedule 1, Form 3 of the *Cat Regulations 2012*.

2.2 Cats in Other Places

- (1) A cat shall not be in a public place unless the cat is, in the opinion of an Authorised Person, under effective control.
- (2) If a cat is at any time, in contravention of clause 2.2 (1),
 - (a) The keeper of the cat commits an offence; and
 - (b) An authorised person may seize and impound the cat and deal with the cat pursuant to the Act.

2.3 Cats in Prohibited Areas

- (1) A cat shall not be in any cat prohibited area as listed on Schedule 3.
- (2) If a cat is at any time in a place in contravention of subclause 2.3(1)—
 - (a) The owner of the cat commits an offence; and
 - (b) An authorised person may seize and impound the cat in accordance with the Act.

PART 3—PERMITS FOR KEEPING CATS

3.1 Interpretation

In this Part, and for the purposes of applying the definition of “cattery”—

cat does not include a cat less than 6 months old.

3.2 Cats for which a permit is required

- (1) Subject to subclause (2) a person is required to have a permit—
 - (a) to keep more than 3 cats on any single dwelling or grouped dwelling premises to a maximum of six (6);
 - (b) to keep more than 2 cats on any multiple dwelling property to a maximum of six (6); or
 - (c) to use any premises as a cattery.
- (2) A permit is not required under subclause (1) if the premises concerned are—
 - (a) a refuge of the RSPCA or any other animal welfare organisation;
 - (b) a cat management facility which has been approved by the local government;
 - (c) a veterinary clinic or hospital; or
 - (d) a pet shop.
- (3) A person who keeps more than the standard number of cats on a prescribed premises without approval commits an offence.

3.3 Application for permit

An application for a permit under clause 3.2 shall be—

- (a) be made in writing by an occupier of premises in relation to those premises;
- (b) in a form approved by the local government, describing and specifying the number of cats to be kept on the premises;
- (c) accompanied by a brief reason and justification for the request;
- (d) accompanied by the plans of the premises to which the application relates to the specification and satisfaction of the local government;
- (e) accompanied by the consent in writing of the owner of the premises, where the occupier is not the owner of the premises to which the application relates;
- (f) accompanied by the application fee for the permit determined by the local government from time to time.

3.4 Refusal to determine application

The local government may refuse to determine an application for a permit if it is not made in accordance with clause 3.3.

3.5 Factors relevant to determination of application

- (1) In determining an application for a permit, the local government may have regard to—
 - (a) the reasons and justification provided for the request;
 - (b) the physical suitability of the premises for the proposed use;
 - (c) the suitability of the zoning of the premises under any Scheme which applies to the premises for the use;
 - (d) the environmental sensitivity and general nature of the location surrounding the premises for the proposed use;
 - (e) the structural suitability of any enclosure in which any cat is to be kept;
 - (f) the likelihood of a cat causing a nuisance, inconvenience or annoyance to the occupiers of adjoining land;
 - (g) the likely effect on the amenity of the surrounding area of the proposed use;
 - (h) the likely effect on the local environment, including any pollution or other environment damage which may be caused by the use;
 - (i) any submissions received under subclause (2) within the time specified in subclause (2); and
 - (j) such other factors which the local government may consider to be relevant in the circumstances of the particular case.
- (2) The local government require an applicant to—
 - (a) consult with other nearby landowners; and
 - (b) advise other adjoining landowners that they may make submissions to the local government on the application for the permit within 14 days of receiving that advice, before determining the application for the permit.

3.6 Decision on application

- (1) The local government may—
 - (a) approve an application for a permit, as it was submitted, in which case it shall approve it subject to the conditions in clause 3.7 and may approve it subject to any other conditions it considers fit;
 - (b) approve an application, but specify an alternative number of cats permitted to be housed at the address; or
 - (c) refuse to approve an application for a permit.
- (2) If the local government approves an application under subclause (1), then it shall issue to the applicant a permit in the form determined by the CEO.
- (3) If the local government refuses to approve an application under subclause (1), then it shall advise the applicant accordingly in writing.

3.7 Conditions

- (1) Every permit is issued subject to the following conditions—
 - (a) each cat kept on the premises to which the permit relates shall comply with the requirements of the Act;
 - (b) each cat shall be contained on the premises unless under the effective control of a person;
 - (c) the permit holder will provide adequate space for the exercise of the cats;
 - (d) the premises shall be maintained in good order and in a clean and sanitary condition; and
 - (e) those conditions contained in Schedule 1.
 - (f) Without the consent of the local government, the permit holder will not substitute or replace any cat that is the subject of a permit once the cat—
 - (i) dies; or
 - (ii) is permanently removed from the premises.

(2) In addition to the conditions subject to which a permit is to be issued under this clause, a permit may be issued subject to other conditions, as the local government considers appropriate.

(3) The permit holder who fails to comply with a condition of a permit commits an offence.

3.8 Duration of permit

Unless otherwise specified, in a condition on a permit, a permit commences on the date of issue until—

- (a) it is revoked; or
- (b) the permit holder ceases to reside at the premises to which the permit relates.

3.9 Revocation

The local government may revoke a permit if the permit holder fails to observe any provision of this local law or a condition of a permit.

3.10 Permit not transferable

A permit is not transferable either in relation to the permit holder or the premises.

3.11 Permit to be kept at the premises and available for view

A permit issued by the local government shall be kept at the premises to which it applies and shall be provided to an authorised person on demand. In the case of a registered cattery, the permit shall be displayed in a prominent place within the premises.

PART 4—MISCELLANEOUS

4.1 Giving of an Infringement notice

A notice given under this local law may be given to a person—

- (a) personally;
- (b) by postal mail addressed to the person; or
- (c) by leaving it for the person at her or his address.

PART 5—OBJECTIONS AND APPEALS

5.1 Objection and appeal rights

Any person who is aggrieved by the conditions imposed in relation to a permit, the revocation of a permit, or by the refusal of the local government to grant a permit may object to or appeal against the decision under Division 1 of Part 9 of the *Local Government Act 1995*.

PART 6—OFFENCES, DEFENCE AND PENALTIES

6.1 Offences

- (1) Any person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.
- (2) A person who commits an offence under this local law is liable on conviction to a penalty not exceeding \$5,000, and if the offence is of a continuing nature, to a further penalty not exceeding a fine of \$500 in respect of each day or part of a day during which the offence has continued.

6.2 Prescribed offences

- (1) An offence against a clause specified in Schedule 2 is a prescribed offence for the purposes of section 62(1) of the Act.
- (2) The amount appearing directly opposite each such offence is the modified penalty in relation to that offence.

6.3 Forms

- (1) The issuing of infringement notices, their withdrawal and the payment of modified penalties dealt with in Division 4 of Part 4 of the Act.
- (2) An infringement notice given under section 62 of the Act is to be in the form of Form 6 of Schedule 1 of the *Cat Regulations 2012*.
- (3) A notice sent under section 65 of the Act withdrawing an infringement notice is to be in the form of Form 7 of Schedule 1 of the *Cat Regulations 2012*.

SCHEDULE 1—ADDITIONAL CONDITIONS APPLICABLE TO PARTICULAR PERMITS FOR GROUPED, MULTIPLE AND SINGLE DWELLINGS

[Clause 3.7]

A. Permit to keep more than prescribed number of cats

Additional conditions

- (1) The written consent of the owner/occupier to the application for a permit of the adjoining owner/occupier on the same level has been obtained;
- (2) Without the consent of the local government, the permit holder will not substitute once that cat—
 - (a) dies;
 - (b) is permanently removed from the premises.

B. Permit to use premises as a cattery

Additional conditions

- (1) All building enclosures must be structurally sound, have impervious flooring, be well lit and ventilated and otherwise comply with all legislative requirements.
- (2) There is to be a feed room, wash area, isolation cages and maternity section.
- (3) Materials used in structures are to be approved by the local government.
- (4) The internal surfaces of walls are, where possible, to be smooth, free from cracks, crevices and other defects.
- (5) All fixtures, fittings and appliances are to be capable of being easily cleaned, resistant to corrosion and constructed to prevent the harbourage of vermin.
- (6) Wash basin with the minimum of cold water to be available.
- (7) The maximum number of cats to be kept on the premises stated on the permit is not to be exceeded.
- (8) An entry book is to be kept recording in respect of each cat the—
 - (a) date of admission;
 - (b) date of departure;
 - (c) breed, age, colour and sex; and
 - (d) the name and residential address of the keeper;
- (9) The entry book is to be made available for inspection on the request of an authorised person.
- (10) Enclosures are to be thoroughly cleaned each day and disinfected at least once a week to minimise disease.
- (11) No sick or ailing cat to be kept on the premises.
- (12) Any other matter, which in the opinion of the local government is deemed necessary for the health and wellbeing of any cat, or person, or adjoining premises or the amenity of the area (or any part thereof).

SCHEDULE 2—MODIFIED PENALTIES

[Clause 6.2]

Item	Clause	Offence	Modified Penalty
1	2.1(4)	Cat causing a nuisance	\$250
2	2.2(1)	Cats in Other Places	\$250
3	2.3(1)	Cat in prohibited areas	\$250
4	3.2(1)	Keeping more than prescribed number of cats without a permit	\$250
5	3.2(1)(c)	Keeping a cattery without a permit	\$350
6	3.7(3)	Any other offence	\$250
7	3.9	Failure to comply with permit condition	\$250

SCHEDULE 3—CAT PROHIBITED AREAS

[Clause 2.3]

No.	Common Name	Location	Lot Number	Reserve Number
1	Addlestone Reserve	60 Embleton Avenue, Embleton	-	-
2	Arbor Park	1 Cassia Way, Morley	R39284	R39284
3	Baigup Wetlands	134 Garrett Road, Bayswater	821	-
4	Bardon Park	18 Fourth Avenue, Maylands	R26397	R26397
5	Bath Street Reserve	3 Swan View Terrace, Maylands	R33202	R33202
6	Berringa Park	2 Mary Street, Maylands	R34262	R3462
7	Bohemia Park	11 Eaton Place, Noranda	R35760	R35760
8	Browns Lake Reserve	211 Coode Street, Bedford	50	-
9	Claughton Reserve	89 Katanning Street, Bayswater	R49440	R49440
10	Crimea Park (Wetland)	2 McArthur Street, Morley	R29473	R29473
11	Eric Singleton Bird Sanctuary	129 King William Street, Bayswater	8	-
12	Eric Singleton Bird Sanctuary West	124 King William Street, Bayswater	50	-

No.	Common Name	Location	Lot Number	Reserve Number
13	Evans Place Reserve	10 Evans Place, Bayswater	R28363	R28363
14	Feredy Reserve	7 Feredy Street, Embleton	R26282	R26282
15	Gobba Lake	65 Wyatt Road, Bayswater	501	-
16	Hillcrest Living Stream	Drake Street, Bayswater	52	-
17	Hillcrest Reserve	100 Coode Street, Bayswater	50	R24336
18	Hinds Reserve	130 Milne Street, Bayswater	61	-
19	Houghton Park	1 Purley Street, Bayswater	559	-
20	Ingles Reserve	3 Ashfield Place, Bayswater	R51182	R51182
21	Jakobsons Living Stream	Walter Road West, Morley	R28250	R28250
22	Lightning Park	30 Della Road, Noranda	R46880	R46880
23	Lightning Swamp	33 Della Road, Noranda	R46880	R46880
24	Malaga Drive Bushland	Malaga Drive, Noranda	-	-
25	Maxwell Reserve	2 Maxwell Avenue, Noranda	101	-
26	Maylands Foreshore	48 Clarkson Road, Maylands and 2 Clarkson Road, Maylands	R9323 R33966	R9323 R33966
27	Maylands Jetty Foreshore	18 Fourth Avenue East, Maylands	-	-
28	Maylands Lakes (Lake Brearley and Lake Bungana)	Lake Brearley—Tranby Road, Maylands Lake Bungana—De Havilland View, Maylands	R46293 R46177	R46293 R46177
29	Maylands Samphires	Clarkson Road, Maylands	R48463	R48463
30	McPherson Bushland	20 McPherson Avenue, Noranda	R39364	R39364
31	Newington Reserve	14 Marconi Street, Morley	R39763	R39763
32	Nora Hughes Park (Wetland)	2 Drake Street, Morley	R32362	R32362
33	Patterson Living Stream	1 Patterson Street, Bayswater	R33305	R33305
34	Peters Place Reserve (Wetland)	15 Peters Place, Morley	R4324	R4324
35	Riverside Gardens	127 King William Street, Bayswater	208	-
36	Russell Street Park	95 Russell Street, Morley	1142	-
37	Shadwell Reserve	33 Shadwell Way, Morley	R42714	R42714
38	Strutt Reserve	21 Strutt Way, Noranda	R37139	R37139
39	Swan Lake Reserve	12B Nolan Place, Bayswater	R42128	R42128
40	Tranby Reserve/Peninsula Farm	2 Hardey Road, Maylands	R48463	R48463
41	Weld Square Reserve (Living Stream)	26 Fitzgerald Road, Morley	R43327	R43327
42	Wright Crescent Wetlands (Riverside Gardens, East).	28 Wright Crescent, Bayswater	2	-

Dated: 19 September 2022.

The common seal of the City of Bayswater was hereto affixed by the authority of a resolution of the Council in the presence of—

JEREMY EDWARDS, Chief Executive Officer.
FILOMENA PIFFARETTI, Mayor.

LG403

LOCAL GOVERNMENT ACT 1995*City of Kwinana***REPEAL LOCAL LAW 2022**

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Kwinana resolved on 24 August 2022 to make the following local law.

1. Citation

This local law may be cited as the *City of Kwinana Repeal Local Law 2022*.

2. Commencement

This local law will come into operation 14 days after publication in the *Government Gazette*.

3. Repeal

The *Town of Kwinana By-laws Relating to Signs and Bill Posting* as published in the *Government Gazette* on 13 May 1983 is repealed.

Dated this 27th day of September 2022.

The Common Seal of the City of Kwinana was hereunto affixed in the presence of—

CAROL ADAMS, Mayor.
WAYNE JACK, Chief Executive Officer.

LG404

LOCAL GOVERNMENT ACT 1995**LOCAL GOVERNMENT (FINANCIAL MANAGEMENT) REGULATIONS 1996****NOTIFICATION OF TAKING POSSESSION OF LAND UNDER SECTION 6.64 OF THE LOCAL GOVERNMENT ACT 1995.**

TO: Louisa Maria Tate

Notice is hereby given that the sum of \$9599.81 has been owing to the Shire of Cuballing for a period of 3 years for rates/service charges in respect of the land on being Lot 30 on Deposited Plan 110091 with Folio 198 Volume 380.

The local government has taken possession of the land pursuant to Section 6.64 of the *Local Government Act 1995* and in accordance with that section intends to;

(b) Revest back to the State (Crown).

Signed for and on behalf of the Shire of Cuballing

This 12th day of August 2022.

STAN SCOTT, Chief Executive Officer.

LG501

BUSH FIRES ACT 1954*City of Kalgoorlie-Boulder***FIREBREAK NOTICE 2022/2023****Notice to all owners and/or occupiers of land situated in the City of Kalgoorlie-Boulder**

As a measure to assist in the control of bush fires, and to prevent the spread or extension of a bush fire which may occur, all owners and/or occupiers of land within the City of Kalgoorlie-Boulder district are required before the 1st day in October each year, or within 14 days of becoming the owner or occupier of land if after that date, to clear firebreaks or take measures in accordance with this Notice and maintain those firebreaks and measures up to and including the 30th day of April in the following year.

Interpretation

“Act” means the *Bush Fires Act 1954*;

“Authorised Person” means a person authorised in accordance with *Section 9.10* of the *Local Government Act 1995* by the City of Kalgoorlie-Boulder.

“City” means the City of Kalgoorlie-Boulder.

“Flammable Matter” includes all form of vegetation both living and dead, and any other flammable materials and combustible matter;

“Firebreak” means ground which is cleared to a mineral earth standard in which all flammable material (which includes vegetation and with all overhanging branches, trees, limbs, etc. to be trimmed back clear of the Firebreak area) has been removed and on which no flammable material (which includes vegetation) is permitted during the Firebreak period and the Firebreak must be the required width.

“Firebreak Period” means the time from 1st October in any year until 30th April in the year following;

“Trafficable” means able to be driven around, unhindered, in a standard four-wheel drive vehicle.

General Requirements

All owners and/or occupiers of land within the district of the City of Kalgoorlie-Boulder must clear all flammable matter from the land in accordance with the following requirements—

Land which is 5,000m² or less in area, shall be required to follow the general fire hazard reduction measures as stated in this Notice.

Land which is 5,001m² or greater in area, shall have a trafficable firebreak three (3) metres in width cleared immediately inside all external boundaries of the land to mineral earth or to the satisfaction of an authorised person.

General Fire Hazard Reduction Measures

All owners/occupiers are required to reduce fire hazards on their property as far as reasonably practicable over the entire area of land. This can be achieved by clearing all “flammable matter” to a height of no more than 50mm, or to the satisfaction of an authorised person and all clearing must be done in accordance with the Act. Fire Hazard Reduction Orders will be issued where owners/occupiers have failed to reduce fire hazards on their property to a satisfactory state in the opinion of an authorised person.

Amendments to the above requirements

If an owner or occupier of land within the district of the City of Kalgoorlie-Boulder is unable to comply with the requirements of this Notice, that owner or occupier may request in writing to the City, to undertake alternative measures to enable compliance with this Notice in the opinion of an authorised person.

The following are the Burning Periods for Kalgoorlie-Boulder District

Firebreaks/Reduction Measures must be installed by 1st October and remain until 30th April in the following year.

Prohibited Period—All Burning is prohibited between 1st November to 31st March in the following year.

Restricted Period—Permits are required between 1st April to 30th April and 1st October to 31st October each year.

No permit required Period—Burning off does not require a permit however restrictions still apply from 1st May to 30th September each year.

*** The City does not support the burning off in residential areas and permits will only be issued under exceptional circumstances.**

The following restrictions apply at all times throughout the year—

- No burning off on Sunday or Public Holidays.
- No burning off of garden waste, refuse or offensive materials at any time.
- No burning off contrary to the provisions of the City’s Health Local Law.
- Authorised burning off will only be undertaken between the hours of 6:00 pm and 11:00 pm.
- All neighbouring property occupiers must be informed of the burning off before commencement.
- An authorised person must be informed of the burning off before commencement.
- Local Fire Station Officers must be informed of the burning off before commencement.

Compliance

(1) In addition to the requirements of this Notice, further works which are considered necessary by an authorised person may be required as specified in writing in a subsequent Notice addressed to the land owner as recorded by the City.

(2) Where the owner or occupier of the land fails or neglects to comply with the requirements of this Notice or a subsequent Notice addressed to the land owner, an authorised person may enter onto and upon the land with any workmen, contractors, vehicles and machinery as required to carry out the requisitions of the Notice at the expense of the land owner. Where the City is required to act in default, the land will be cleared in accordance with this Notice or at the discretion of an authorised person.

(3) Failure to comply with this Notice and subsequent written Notices may result in penalties being issued or court action and the liability for any costs incurred by the City in relation to works undertaken on behalf of the landowner.

Dated 28 September 2022.

ANDREW BRIEN, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
Leonora WA 6438.

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

WARDEN HOLGATE.

To be heard by the Warden at Leonora on 22 November 2022.

MT MARGARET MINERAL FIELD*Prospecting Licences*

P 37/8893	Mt Malcolm Gold Holdings Pty Ltd
P 37/8894	Mt Malcolm Gold Holdings Pty Ltd
P 37/8895	Mt Malcolm Gold Holdings Pty Ltd
P 37/8896	Mt Malcolm Gold Holdings Pty Ltd
P 37/8897	Mt Malcolm Gold Holdings Pty Ltd
P 37/8898	Mt Malcolm Gold Holdings Pty Ltd
P 37/8899	Mt Malcolm Gold Holdings Pty Ltd
P 37/8900	Mt Malcolm Gold Holdings Pty Ltd
P 37/9412	White, Andrew Roy McGregor, Todd Anthony
P 39/5534	Matthews, Andrew John
P 39/5593	Money, Gaye
P 39/5871	Miller, Gregory Rex
P 39/6157-S	Maguire, Neville John
P 39/6158-S	Maguire, Neville John
P 39/6159-S	Maguire, Neville John
P 39/6160-S	Maguire, Neville John

MP402**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
Leonora WA 6438.

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 HOLGATE.

To be heard by the Warden at Leonora on 22 November 2022.

MT MARGARET MINERAL FIELD*Prospecting Licences*

P 37/9454	Stewart, Philip Stephen
P 37/9466	Fireant Resources Pty Ltd Gascoyne Mining Pty Ltd
P 37/9478	Little Ripper Gold Inc

MP403

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
 Kalgoorlie WA 6430.

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

WARDEN HOLGATE.

To be heard by the Warden at Kalgoorlie on 16 November 2022.

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 25/2649	Dobaj, Elizabeth Virginia
P 26/4127	Black Mountain Gold Limited
P 26/4129	Black Mountain Gold Limited
P 26/4132	Black Mountain Gold Limited
P 26/4258	Potts, Christopher Peter
P 26/4599	Conroy, Brody John

N. E. COOLGARDIE MINERAL FIELD

Prospecting Licences

P 28/1361-S	Scattini, Darren Shane
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NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 29/2356	Vanmaris, Mathew Gordon
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MP404

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 HOLGATE.

To be heard by the Warden at Kalgoorlie on 16 November 2022.

DUNDAS MINERAL FIELD

Prospecting Licences

P 63/1469	Strindberg, Hans August Nicholas
	Strindberg, Stan Harry Frederick
	Strindberg, Maxwell Peter
P 63/1470	Strindberg, Hans August Nicholas
	Strindberg, Stan Harry Frederick
	Strindberg, Maxwell Peter
P 63/1472	Strindberg, Hans August Nicholas
	Strindberg, Stan Harry Frederick
	Strindberg, Maxwell Peter

MP405**MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Mines, Industry Regulation and Safety,
Kalgoorlie WA 6430.

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 HOLGATE.

To be heard by the Warden at Kalgoorlie on 16 November 2022.

BROAD ARROW MINERAL FIELD*Prospecting Licences*

P 24/4842	Ora Banda Minerals Pty Ltd
P 24/4843	Ora Banda Minerals Pty Ltd
P 24/4844	Ora Banda Minerals Pty Ltd
P 24/4845	Ora Banda Minerals Pty Ltd
P 24/4846	Ora Banda Minerals Pty Ltd
P 24/4847	Ora Banda Minerals Pty Ltd
P 24/4848	Ora Banda Minerals Pty Ltd
P 24/4849	Ora Banda Minerals Pty Ltd
P 24/4879	Pereira, Martin Jose Marques
P 24/5227	Armstrong, Jason Thomas
P 24/5477	Stevenson, Jonathan
P 24/5487	Polkinghorne, Christopher John

EAST COOLGARDIE MINERAL FIELD*Prospecting Licences*

P 26/4445	Moller, Andrew Neil
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MP406**MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment 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 for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non or late payment of rent.

WARDEN HOLGATE.

To be heard by the Warden at Kalgoorlie on 16 November 2022.

COOLGARDIE MINERAL FIELD*Prospecting Licences*

P 15/6273	Sherwood, Mark George David
P 15/6357	Moiz, Mohammed Abdul
P 16/3312	Kelsall, Darren Brian

MP407

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

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

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

WARDEN WHITE.

To be heard by the Warden at Meekatharra on 23 November 2022.

MURCHISON MINERAL FIELD

Prospecting Licences

P 51/2969	King, Trent Nathan Davies, Todd
P 51/2971	King, Trent Nathan Davies, Todd
P 51/3211	King, Trent Nathan

MP408

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 HOLGATE.

To be heard by the Warden at Kalgoorlie on 16 November 2022.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P 16/3220	Woodline Gold Pty Ltd
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MP409

MINING ACT 1978
INTENTION TO FORFEIT

Department of Mines, Industry Regulation and Safety,
Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 7 November 2022 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
<i>Exploration Licence</i>		
E 08/2912	Black Range Mining Pty Ltd	Ashburton
E 39/2067	Matlock Geological Services Pty Ltd	Mt Margaret

Number	Holder	Mineral Field
E 47/2202	Robinson, Diana	West Pilbara
E 53/2092	Selga, Mark	East Murchison
E 58/517	Marwick, Christopher Bevan	Murchison
E 59/2572	Peters, Jeremy John	Yalgoo
E 59/2590	Tuvel Mining Pty Ltd	Yalgoo
E 59/2591	Tuvel Mining Pty Ltd	Yalgoo
E 59/2592	Tuvel Mining Pty Ltd	Yalgoo
E 70/5098	Cygnus (JV Projects) Pty Ltd	South West
E 70/5840	Mulla Mulla Grazing Pty Ltd	South West
E 80/5329	Thomas, Jeffery John	Kimberley

MP410

MINING ACT 1978
NOTICE OF FORFEITURE

Department of Mines, Industry Regulation and Safety,
East Perth WA 6004.

I hereby declare in accordance with the provisions of section 96A of the *Mining Act 1978* that the undermentioned mining tenement is forfeited for failure to comply with statutory requirements being failure to lodge the annual Form 5 Operations Report.

This notice comes into operation at 12:00 midday on the day of publication.

TYLER SUJDOVIC, A/Executive Director,
Resource and Environmental Compliance Division.

Tenement	Holder	Mineral Field
E52/3018	<i>Exploration Licence</i> Horseshoe Manganese Pty Ltd	Peak Hill

MP411**MINING ACT 1978**

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Peter Bruce Cahill, Senior Compliance Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 7 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement	Blocks	Holder	Mineral Field
E77/1968	Perth 2296 2297 2369	v, w k a, b, f, g	WA Salt Koolyanobbing Pty Ltd Yilgarn

Dated at Perth this 29th day of September 2022.

PARLIAMENT

PA401

PARLIAMENT OF WESTERN AUSTRALIA
Royal Assent to Bills

It is hereby notified for public information that the Governor has Assented in the name and on behalf of His Majesty the King, on the date shown, to the undermentioned Acts passed by the Legislative Council and the Legislative Assembly during the First Session of the Forty First Parliament.

Title of Acts	Date of Assent	Act No.
Mining Amendment Act 2022	28 September 2022	31 of 2022
Casino Legislation Amendment (Burswood Casino) Act 2022	28 September 2022	32 of 2022

Dated 3 October 2022.

SAM HASTINGS, Clerk of the Parliaments.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Swan
Local Planning Scheme No. 17—Amendment No. 190

Ref: TPS/2622

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 15 September 2022 for the purpose of—

- a. Amend the scheme maps to—
 - i. Reclassify part of Lot 86 Kerwin Way, Lot 500 Kerwin Way, part of Lot 55 Kerwin Way and Lot 14170 Diana Crescent, from 'Local Reserve—Recreation' to the 'Special Use' Zone.
 - ii. Reclassify Lot 87 Kerwin Way, part of Lot 86 Kerwin Way and part of Lot 55 Kerwin Way from 'Local Reserve—Recreation' to 'Public Purposes—Water Corporation'.
- b. Insert into Schedule 4 of the Scheme text a new Special Use zone as follows—

No.	Description of Land	Special Use	Conditions
29	Part of Lot 86 on Deposited Plan 10324, Lot 500 on Deposited Plan 63649, Lot 14170 on Deposited Plan 26108, and part of Lot 55 on Deposited Plan 10324	<p>The objective of the zone is to provide for the coordinated development of a Residential Aged Care Facility and/or Independent Living Complex.</p> <p>“P”</p> <ul style="list-style-type: none"> - Residential Aged Care Facility - Independent Living Complex <p>“D”</p> <p>Any other incidental and ancillary land uses associated with and supporting residential aged care facilities and/or independent living complexes that are accessible to both residents and the general public.</p>	<ol style="list-style-type: none"> 1. All development and landscaping in this Special Use zone shall be in accordance with the requirements of the Residential Design Codes, to a maximum of R50. 2. Notwithstanding the Condition 1, the third storey is to be located to minimise visual impact from Kerwin Way and the adjoining properties, to the satisfaction of the local government. 3. Development in the Special Use zone shall be in accordance with a Local Development Plan that is consistent with Condition 1 and endorsed by Council. The Local Development Plan shall address— <ol style="list-style-type: none"> (a) Landscaping and visual privacy transition to adjoining land on all boundaries; (b) Vehicle parking, access and egress arrangements, with primary vehicle access to be provided from Diana Crescent, with supplementary alternative vehicle access from Kerwin Way and Jennings Way;

No.	Description of Land	Special Use	Conditions
			<p>(c) Safe public pedestrian access between Kerwin Way and Rosher Oval,</p> <p>(d) A Landscape Management Plan that identifies significant trees that are to be retained and additional tree planting required as per the R-Codes.</p> <p>4. The Western Power substation located on Lot 86 must—</p> <p>(a) Maintain a 6m clearance from any building to ensure an adequate safety distance in case of a fire.</p> <p>(b) Be accessible at all times to Western Power for operation and maintenance purposes.</p> <p>(c) Not be adversely impacted by vehicle movement. Vehicles are to not obstruct access to the substation for operation and maintenance.</p> <p>Definitions— For this Special Use Zone the following definitions apply—</p> <p>Residential aged care facility - a residential facility providing personal and/or nursing care primarily to people who are frail and aged or dependent persons which, as well as accommodation, includes—</p> <p>(a) appropriate staffing to meet the nursing and personal care needs of residents;</p> <p>(b) meals and cleaning services;</p> <p>(c) furnishings, furniture and equipment. This may consist of multiple components that include communal amenities and facilities for residents and staff that are incidental and ancillary to the provision of such accommodation, residential respite (short-term) care, and/or an independent living complex, but does not include a hospital, rehabilitation or psychiatric facility.</p> <p>Independent Living Complex - a development with self-contained, independent dwellings for aged or dependent persons together with communal amenities and facilities for residents and staff that are incidental and ancillary to the provision of such accommodation, but does not include a development which includes these features as a component of a residential aged care facility.</p>

D. LUCAS, Mayor.
J. EDWARDS, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Swan

Local Planning Scheme No. 17—Amendment No. 201

Ref: TPS/2801

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 15 September 2022 for the purpose of—

- a. Inserting into Schedule 2—Additional Uses of Local Planning Scheme No. 17 for Additional Use No. 55 the use of ‘Garden Centre’ as a further use for Lot 194 (No. 24) Stirling Street, Guildford in the Additional Use column, with attached conditions, as follows—

No.	Description of Land	Additional Use	Conditions
55.	Lot 194 on P222550 (No.24) Stirling Street, Guildford	“D” - Cultural Use; - Civic Building; - Museum; - Restaurant; - Shop (Restricted to cultural/heritage and tourism sale of goods); - Garden Centre	1. The operation of a Garden Centre shall be subject to an operational management plan approved by the City and shall cover matters such as (but not limited to) parking and access, heritage impacts, noise and odour.

D. LUCAS, Mayor.
 J. EDWARDS, Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Swan

Local Planning Scheme No. 17—Amendment No. 198

Ref: TPS/2749

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 15 September 2022 for the purpose of—

- a. Rezone the following lots from ‘General Rural’ to a ‘General Industrial’ zone with the ‘Restricted Use No. 14’ annotation—
 Portion of Lot 801 Talbot Road, Hazelmere; portion of Lot 21 Talbot Road, Hazelmere; Lot 22 Talbot Road, Hazelmere; Lot 141 Talbot Road, Hazelmere; portion of Lot 5001 Talbot Road, Hazelmere; portion of Lot 20 (No. 200) Stirling Crescent, Hazelmere; Lot 1 (No. 196) Stirling Crescent, Hazelmere; Lot 2 (No. 341) Stirling Crescent, Hazelmere; Lot 144 (No. 95) Talbot Road, Hazelmere; portion of Lot 145 Talbot Road, Hazelmere; portion of Lot 7 Talbot Road, Hazelmere and Lot 147 Talbot Road, Hazelmere.
- b. Reclassify a portion of Lot 5001 Talbot Road, Hazelmere and a portion Lot 2 Stirling Crescent, Hazelmere from ‘General Rural’ to local reserve ‘Local Road’.
- c. Reclassify a portion of Lot 155 Stirling Crescent, Hazelmere and a portion of Lot 5 Stirling Crescent, Hazelmere from ‘General Industrial’ and ‘Restricted Use No.14’ to local reserve ‘Local Road’.
- d. Modify the Scheme Maps and Scheme Text to delete the ‘Additional Use No.45’ (AU45) annotation from part of Lot 2 Stirling Crescent, Hazelmere and delete its entry from Schedule 2—Additional Uses.
- e. Modify the Scheme Maps and Scheme Text to delete the ‘Additional Use No.91’ (AU91) annotation from Lot 7 Talbot Road, Hazelmere and delete its entry from Schedule 2—Additional Uses.
- f. Modify the Scheme Maps and Scheme Text to delete the ‘Additional Use No.104’ (AU104) annotation from Lot 144 Talbot Road, Hazelmere and delete its entry from Schedule 2—Additional Uses.
- g. Modify the Scheme Maps and Scheme Text to delete the ‘Additional Use No.107’ (AU107) annotation from part of Lot 20 (No.200) Stirling Crescent, Hazelmere, Lot 1 (No.196) Stirling Crescent, Hazelmere, and part of Lot 145 Talbot Road, Hazelmere, and delete its entry from Schedule 2—Additional Uses.

- h. Replace the existing entry of 'Restricted Use No.14' in Schedule 3—Restricted Uses with the following—

No.	Description of Land	Restricted Use	Conditions
14	<p>Lot 155 on P4553 and Lot 5 on Diagram 27196 Stirling Crescent, Hazelmere</p> <p>Lot 4 on Diagram 27196, Lot 153 on Plan 4553, Lot 152 on Plan 4553 and Lot 11 on Diagram 52977 Talbot Road, Hazelmere</p> <p>Portion of Lot 801 on Dep Plan 404599 Lloyd Street;</p> <p>Portion of Lot 21 on Dep Plan 73040 Talbot Road;</p> <p>Lot 22 on Dep Plan 73040 Talbot Road;</p> <p>Lot 141 on Plan 4553 Talbot Road;</p> <p>Portion of Lot 5001 on Dep Plan 67434 Talbot Road;</p> <p>Portion of Lot 20 on Diagram 79083 Stirling Crescent;</p> <p>Lot 1 Diagram 44255 Stirling Crescent;</p> <p>Portion of Lot 2 on Diagram 44255 Stirling Crescent;</p> <p>Lot 144 on Plan 4553 Talbot Road;</p> <p>Portion of Lot 145 on Plan 4553 Talbot Road;</p> <p>Portion of Lot 7 on Dep Plan 40987 Talbot Road, and;</p> <p>Lot 147 on Plan 4553 Talbot Road, Hazelmere</p>	<p>The Use Classes listed in the Zoning Table against the 'General Industrial' Zone and cross referenced with the symbols of 'P', 'D', and 'A'.</p>	<ol style="list-style-type: none"> 1. Unless development on the site is connected to reticulated sewer— <ol style="list-style-type: none"> (a) development is restricted to 'dry industry' whereby any development application must demonstrate that the quality and volume of effluent to be disposed of onsite can be successfully disposed of, without adverse environmental or health effects, using effluent disposal systems; and (b) development shall be restricted to the type which is predicted to generate, and/or generate waste water intended for disposal on site at a daily volume not exceeding 540 litres per 2000m² of site area. 2. A Wastewater Management Plan shall be submitted with each development application to demonstrate that Condition No.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 Health Department of Western Australia. 4. Land use and development should connect to reticulated sewer where available. 5. Subdivision of existing lots into smaller lot sizes shall only be supported if the land is connected to reticulated sewer, or where the subdivision represents a minor lot boundary realignment. 6. A Stormwater Management Plan shall be submitted to the satisfaction of the Local Government with each development application. The Management Plan shall demonstrate that runoff is contained onsite for a 1 year Annual Recurrence Interval (ARI) storm and discharge from lots is limited to a rate of 16L/s/ha through the use of onsite compensation.

No.	Description of Land	Restricted Use	Conditions
			<p>7. A Landscape plan shall be submitted with each development application to demonstrate that any 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 to the satisfaction of the Local Government.</p> <p>8. Prior to any subdivision or development proposal, whichever occurs first, a site investigation and remediation report (if required) shall be prepared and implemented with respect to potential soil and ground water contamination of a site to the satisfaction of the relevant approval agency on advice from the Department of Environmental Regulation.</p> <p>9. The investigation of ground water levels on a site shall also include consideration for any requirement for future fill and/or subsoil drainage for the proposed development application or subdivision proposal, to the satisfaction of the Local Government.</p> <p>10. An acid sulphate soils self-assessment form and, if required, an acid sulphate soils report and management plan may be required to be submitted to an approved by the Department of Environment Regulation with any subdivision or development application that is likely to impact on moderate or high risk acid sulphate soils.</p> <p>11. An Environmental Management Plan shall be submitted with each development application on any land that shares a common boundary with, or partially includes a Bush Forever site. The Environmental Management Plan is to demonstrate that impacts to Bush Forever are avoided to the satisfaction of the Local Government on advice from the Department of Biodiversity, Conservation and Attractions.</p>

D. LUCAS, Mayor.
J. EDWARDS, Chief Executive Officer.

PL404

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

Local Planning Scheme No. 6—Amendment No. 67

Ref: TPS/2547

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Chittering Local Planning Scheme amendment on 15 September 2022 for the purpose of—

1. Rezoning portions of Lots 800-804, and 192, 194 and 35 Great Northern Highway, Muchea, within Precinct 3 of the Muchea Industrial Park as shown in the Muchea Industrial Park Structure Plan, from Agricultural Resource zone to Light Industry zone, and amend the scheme map accordingly.
2. Classify portions of Lots 192, 194 and 35 Great Northern Highway abutting Ellen Brook, denoted as Environment and Conservation in the Concept Plan shown by Figure 1 below as Environmental Conservation Local Scheme Reserve and amend the scheme map accordingly.
3. Replace all references in the Scheme and Scheme Maps from 'Light Industrial' zone to 'Light Industry' zone and 'Conservation' reserve to 'Environmental Conservation' reserve.
4. Replace all references to 'Muchea Employment Node' to 'Muchea Industrial Park' throughout the Scheme including updates to the Muchea Industrial Park Structure Plan 2022 as applicable.
5. Under clause '5.1.1 Operation of Special Control Areas' add 'Muchea Industrial Park' as new dot point 6.
6. Include the following uses into Schedule 1—Dictionary of Defined Words and Expressions' as follows—
 - i. Concrete Batching Plant—means premises used for concrete batching, as defined in the *Environmental Protection Regulations 1987*
 - ii. Workforce Accommodation—means premises, which may include modular or relocatable buildings, used—
 - Primarily for the accommodation of workers engaged in construction, resource, agricultural or other industries on a temporary basis; and
 - For any associated catering, sporting and recreation facilities for the occupants and authorised visitors.
7. Amend Schedule 2—Zoning Table to identify the uses—
 - i. Concrete Batching Plant as a 'D' use in the Light Industry and General Industry zones, and an 'X' use in all other zones.
 - ii. Workforce Accommodation as an 'D' use in the Light Industry zone, and an 'X' use in all other zones.
8. Modify clause 5.7.2.1 to state 'Notwithstanding any other land use permissibility expressed in the Scheme, no residential land uses or caretakers dwellings will be approved in the Muchea Industrial Park Special Control Area. For the purpose of this clause, workforce accommodation is not regarded to be a residential land use.'
9. Amend clause '4.9: Requirements for Industrial Zones and Land Uses' to introduce the following provisions—
 - (a) Where 'Workforce Accommodation' is a discretionary use—
 - i. the accommodation is to be configured in a workforce camp/motel style;
 - ii. the accommodation is to have a combined maximum floor area of 250m² per lot;
 - iii. the accommodation is to be incidental to a predominant land use;
 - iv. subdivision of the accommodation from the parent lot will not be permitted; and
 - v. workforce accommodation must be carefully sited and constructed so that the potential site (or estate) impacts from noise, dust, odour, amenity and heavy vehicles is minimised.
10. Amending Schedule 11 by including provisions for Precinct 3 of the Muchea Industrial Park as follows—

No.	Description of Land	Conditions
2	Precinct 3 (P3) of the Muchea Industrial Park—Lots 800-804, 192, 194 and 35 Great Northern Highway, Muchea Industrial Park Structure Plan 2022	<p>General planning matters applicable to the Muchea Industrial Park are set out in clause 4.9, 4.20 and 5.7 of the Scheme. The purpose of this schedule is to identify more detailed planning matters relevant to this precinct.</p> <p>1. Structure Plan</p> <p>1.1 Prior to the subdivision and development of the land, a local structure plan is to be prepared and approved in accordance with Schedule 2 of the <i>Planning and Development (Local Planning Schemes) Regulations 2015</i> and relevant Scheme requirements</p>

No.	Description of Land	Conditions
		<p>to the satisfaction of the Western Australian Planning Commission and other relevant agencies.</p> <p>1.2 Part 1 of the Local Structure Plan is to make provision for—</p> <ul style="list-style-type: none"> i. A functional road network and indicative lot layout that provides equitable and efficient access to Class 10 Restricted Access Vehicles (RAV10) to all lots over the precinct, including a centrally aligned loop road; ii. A road and lot layout which demonstrates that subdivision is able to occur on a staged basis on existing land ownership, including provision of suitable road and drainage infrastructure; iii. The central loop road to have a road reserve width of at least 40m to accommodate RAV10; iv. Other roads to have a width of at least 30m to accommodate RAV10; v. Staging details with triggers and responsibilities for road construction, to ensure construction of roads within the precinct, including temporary access arrangements; vi. Details are arrangements with Main Roads Western Australia and the local government on how the local road network and central loop road will connect to the broader RAV10 network, including Great Northern Highway, outlining associated road upgrades, intersection treatments, land requirements and cost responsibilities; vii. Identification of significant environmental features including those listed below, including management strategies to respond to these features to the satisfaction of the local government, and agencies responsible for environmental protection, wetlands, waterways and catchment management— <ul style="list-style-type: none"> a. waterways and drainage lines, including setbacks and areas to be revegetated; b. vegetation to be retained as part of maintaining and improving ecological values; c. general areas to be revegetated (if proposed); and d. fauna and fauna habitat including tree hollows for endangered cockatoo species. viii. A Landscape Master Plan shall be provided which ensures all plant species proposed on effluent irrigation areas are selected in accordance with Vegetation Guidelines for Stormwater Biofilters in the South-West of Western Australia. ix. Information on drainage and wastewater disposal arrangements, including the fill regime, drainage reserves and easements, compensating basins and indicative onsite basins and assumptions about run-off volumes and coordination of drainage. This shall— <ul style="list-style-type: none"> a. include details of storm water and wastewater generated over the precinct, and include a stormwater management strategy that identifies sub catchments and land required for compensating basins; b. recommend means for securing key drainage lines; c. provide information on water monitoring and/or geotechnical conditions to ensure water entering the site is same or better when it leaves the site, including the surface

		<p>water, groundwater, and natural or manmade drainage lines;</p> <ul style="list-style-type: none"> d. provide information about pollutant and nutrient management, including impact on the Ellen Brook; e. demonstrate land capacity to handle wastewater loads and locations of onsite wastewater disposal in accordance with the Government Sewerage Policy including justification for any reduction proposed to separation distances to groundwater and drainage lines; f. make arrangements for road reserves and swales to be developed in accordance with the living stream concept. <ul style="list-style-type: none"> x. A drainage reserve along the western boundary along Tonkin Highway which connects to the Ellen Brook foreshore. xi. Demonstration of the level of fill required for lots to be capable of development to accommodate the full range of uses permissible in the zone and set out how this could be implemented, and by whom; and xii. Requirements for ongoing water quality monitoring over the precinct and identify apparatus to be installed. <p>2. Subdivision requirements and staging</p> <p>2.1 Plans and information, including but not limited to the following, are to accompany a subdivision application—</p> <ul style="list-style-type: none"> i. An Urban Water Management Plan which is consistent with the drainage approach set out in the structure plan to address potential impacts on the Ellen Brook, the Government Sewerage Policy, the impact of fill on adjoining land and environmental assets and addressing sedimentation, the risk of groundwater pollution and inundation. ii. A Site and Soil Evaluation demonstrating wastewater disposal in accordance with Government Sewage Policy; and iii. A Bushfire Management Plan. <p>2.2 Prior to, or at the time any lot in Precinct 3 is created, the following will be required—</p> <ul style="list-style-type: none"> i. The whole length of the drainage reserve along the western boundary of the precinct and associated Ellen Brook foreshore reserve in accordance with the approved structure plan, is to be ceded to the Crown free of cost and without any payment of compensation by the Crown, and care, control and management of the reserve given to the local government; ii. An environmental management plan is to be prepared for the Ellen Brook foreshore to the satisfaction of the Department of Biodiversity, Conservation and Attractions and the local government; and iii. Arrangements are to be in place for installation of water monitoring apparatus by the landowner and/or developer over the precinct to monitor water quality in and out of the site and ongoing groundwater monitoring in accordance with the approach set out in the structure plan. <p>2.3 The following shall be required at the time the first lot is created within a subdivision proposal—</p> <ul style="list-style-type: none"> i. A reticulated water and power supply to be provided to all lots by a licensed service provider; ii. Ceding of all land within the subdivision area for drainage and environmental purposes in
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No.	Description of Land	Conditions
		<p>accordance with the Urban Water Management Plan;</p> <p>iii. Ceding of any land necessary to establish suitable road access, including temporary arrangements, and land required for intersecting with the Great Northern Highway; and</p> <p>iv. Implementation of measures identified through the structure plan to manage environmental values and any threatened or endangered flora and fauna habitat, including the establishment of habitat tree protection zones around tree hollows for threatened cockatoo species.</p> <p>2.4 Subdivision is to be in accordance with the following—</p> <p>i. All siteworks, fill, treatments and easements required for the drainage network must be in place prior to lot creation of any lots in accordance with an approved Urban Water Management Plan;</p> <p>ii. Drainage runoff up to the 63% Annual Exceedance Probability (1 hour storm) is to be retained on each lot and drainage runoff up to 1% Annual Exceedance Probability (1 hour storm) is to be retained and infiltrated within each lot or released at a rate no greater than the pre-development rate;</p> <p>iii. No new lots are to have direct access to Great Northern Highway or within 130m from the Great Northern Highway/loop road intersection; and</p> <p>iv. Temporary turning circles may be required which will need to be remediated when no longer required.</p> <p>3. Development</p> <p>3.1 Development shall be in accordance with any restrictions and notifications applicable to the lot.</p> <p>3.2 Development shall address pollutant, erosion control and ground stabilisation to the satisfaction of the responsible authority.</p> <p>3.3 Land application areas shall be filled in accordance with the site and soil evaluation.</p> <p>4. Other</p> <p>4.1 Where environmental or drainage reserves have been ceded, and may be subject to more detailed investigation, their boundaries may be adjusted by way of a 'basic' scheme amendment, provided the detailed studies are to the satisfaction of the relevant agency and local government.</p>

11. Renumber any affected clauses accordingly and undertake any other necessary formatting and administrative edits.

A. KING, President.
M. GILFELLON, Chief Executive Officer.

PL405

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Manjimup
Local Planning Scheme No. 4—Amendment No. 24

Ref: TPS/2674

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Manjimup Local Planning Scheme amendment on 19 August 2022 for the purpose of—

- a. Rezone a 9.5206 hectare portion of Lot 7489 (107) on Deposited Plan 225888, Burma Road, Pemberton 6260 (Certificate of Title 1105/724) from 'Future Development' to 'Tourist Enterprise', and insert the notation TE9 to the scheme map within the portion identified as 'Tourist Enterprise'.
- b. Delete the 'Structure Plan Area: SCA9/11' over the western portion of Lot 7489 (107) on Deposited Plan 225888, Burma Road, Pemberton 6260 (Certificate of Title 1105/724).
- c. Change reserve status of portion Lot 248 on Deposited Plan 217707, Forestry Glen, Pemberton 6260 (Certificate of Title LR3145/544) from 'Public Purposes: Government Requirements' to 'Local Roads'. The local road portion is to be 20 metres in width.
- d. Change reserve status of portion of Lot 7488 on Deposited Plan 225888 Forestry Glen Pemberton 6260 (Certificate of Title LR3015/389) from 'State Forest and Other Forest Reserves' to 'Local Roads'. The local road portion is to be 20 metres in width.
- e. Delete Clause 6.1.8 and replace with the following text—
6.1.8 Prior to considering an application for planning approval in a Special Control Area—Structure Plan, the local government will require the preparation, adoption and approval of a structure plan in accordance with section 6.4, unless, in its opinion, the proposal is consistent with the objectives of the underlying zone, is of a minor nature, will not adversely affect the future subdivision or development of the land and where it can be demonstrated that it does not conflict with the future land use expectation of the Structure Plan Area.
- f. Amend 6.4—Structure Plan Areas—(SCA 9) of the Scheme Text as follows—
- i. In clause 6.4.1—delete all text except the opening paragraph;
 - ii. In clause 6.4.2—amend the first purpose to say 'To identify areas that may require comprehensive structure planning prior to subdivision and development';
 - iii. Delete clauses 6.4.3.2 to 6.4.9;
 - iv. Under the heading 6.4.3—Planning Requirements—insert text that says 'The planning requirements for structure plans are set out in Part 4, Schedule 2—Deemed Provisions of the *Planning and Development (Local Planning Schemes) Regulations 2015*;
 - v. Amend clause 6.4.3.1 to read 'Schedule 11, Division B—Structure Plans of the Scheme sets out provisions that apply to specific structure planning areas.
- g. Amend 6.5—Development Investigation Areas as follows—
- i. Replace clause 6.5.3.3 to read 'Prior to any subdivision or development within a Development Investigation Area, a structure plan shall be prepared and adopted in accordance with part 4, Schedule 2 of the Deemed Provisions of the *Planning and Development (Local Planning Schemes) Regulations 2015*;
- h. Delete Clause 10.11.2
- i. Amend the Clause 1 of Conditions of Use in Schedule 5 Tourist Enterprise Zone for Numbers 4, 5, 6 and 7 as follows—
Delete Clause 1 of each that states—
A detailed Structure Plan, pursuant to clause 6.4.3.6, shall be prepared prior to development and to the satisfaction of the local government. This Structure Plan shall be prepared and determined in accordance with the requirements of clause 6.4, with the exception that the plan will not require endorsement by the Western Australian Planning Commission.
And replace with new clause 1 as follows—
Prior to development, a local development plan shall be prepared and determined in accordance with Schedule 2, Part 6 of the Deemed provisions for local planning schemes.
- j. Amend Division B of Schedule 11 of the Scheme Text as follows including associated edits to column header—

Area No.	Description of Land Area	Land Use Expectation	Matters to be Addressed in Structure Plan (in addition to those set out in the Part 4, Schedule 2 of the Deemed Provisions)	Associated Provisions
9/11	Eastern portion of Lot 7489 on Deposited Plan 225888, (107) Burma Road, Pemberton 6260 (Certificate of Title 1105/724) and all of Lot 11286 on	Residential R5		1. Subdivision and development is to be generally in accordance with a structure plan for the site adopted by Shire of Manjimup and Western Australian Planning Commission. If the matters listed in points 2 to 7 are addressed to the

Area No.	Description of Land Area	Land Use Expectation	Matters to be Addressed in Structure Plan (in addition to those set out in the Part 4, Schedule 2 of the Deemed Provisions)	Associated Provisions
	Deposited Plan 159659, House 105 Burma Road, Pemberton 6260 (Certificate of Title 1712/774)			<p>satisfaction of the Shire of Manjimup and the Western Australian Planning Commission, a structure plan may not be required.</p> <p>2. Residential development shall accord with the development standards and density requirements of the R5 standards of State Planning Policy 7.3 Residential Design Codes Volume1 (R-Codes), irrespective of size, and shall be read in conjunction with Clause 3 below, in this regard, for the purposes of development and subdivision control.</p> <p>3. Subdivision design is to be informed by the studies prepared under Clause 4. The subdivision layout should identify and provide suitable infrastructure (dual use paths, footpaths and/or roads) to ensure permeability for both pedestrians, cyclists and vehicles between the existing urban development and tourism enterprise site and the adjacent tourism site (Gloucester Tree).</p> <p>4. Prior to any subdivision or development, the following is to be prepared and submitted to the satisfaction of the Shire of Manjimup and/or relevant agencies—</p> <ol style="list-style-type: none"> a. a bushfire management plan in accordance with State Planning Policy No. 3.7: Planning in Bushfire Prone Areas and Guidelines for planning in Bushfire Prone Areas; b. a local water management strategy or urban water management plan in consultation with the Department of Water and Environmental Regulation; and

Area No.	Description of Land Area	Land Use Expectation	Matters to be Addressed in Structure Plan (in addition to those set out in the Part 4, Schedule 2 of the Deemed Provisions)	Associated Provisions
				<p>c. a site and soil evaluation in accordance with the Government Sewerage Policy to the satisfaction of the Shire of Manjimup.</p> <p>d. a vegetation management plan to identify any vegetation on the site worthy of retention, including any potential habitat or foraging trees for threatened fauna species. The plan should identify protection measures to ensure such vegetation is not impacted by subdivisional or development works.</p> <p>5. Conditions of subdivision may include—</p> <p>a. The preparation of an urban water management plan;</p> <p>b. Notification on title advising of the relevant on-site effluent disposal system, as determined by the site and soil evaluation; and</p> <p>c. Notification on title advising of the adjoining reserve activities including, but not limited to—</p> <ul style="list-style-type: none"> • Prescribed burning • Aerial and ground bating with approved poisons to control introduced predators of native fauna as part of the Western Shield program. • Application of herbicides and other chemicals for weed and plant disease control; • Road construction and maintenance. <p>As determined in consultation with the Department of Biodiversity, Conservation and Attractions.</p>

Area No.	Description of Land Area	Land Use Expectation	Matters to be Addressed in Structure Plan (in addition to those set out in the Part 4, Schedule 2 of the Deemed Provisions)	Associated Provisions
				<p>6. Prior to the creation of the first residential lot, provision shall be made for the creation and construction and/or emergency access ways to ensure the first and all future stages of subdivision and development can respond to access requirements set out in State Planning Policy 3.7: Planning in Bushfire Prone Area.</p> <p>7. At development stage, a 'sufficient fence' for the purposes of the <i>Dividing Fences Act 1961</i> shall be a CCA treated pine post and galvanized five-strand or ring lock wire fence to a minimum height of 1200 mm.</p>

k. Amend Schedule 6 of the Scheme Text to insert a new Tourist Enterprise Zone No. 9 as follows—

Zone Identification	Special Use Zone Permitted Uses	Conditions of Use
Tourist Enterprise Zone No. 9	As permitted under the Tourist Enterprise zone.	<ol style="list-style-type: none"> 1. Prior any subdivision or development, provision shall be made for the creation and construction of suitable public road connections and/or emergency access ways to ensure the first and all future stages of subdivision and development can respond to access requirements set out in State Planning Policy 3.7: Planning in Bushfire Prone Area . 2. All lots are to be connected to a reticulated water supply from a licenced water provider. 3. Prior to any subdivision or development, the following is to be prepared and submitted to the satisfaction of the Shire of Manjimup and/or relevant agencies <ol style="list-style-type: none"> a. a bushfire management plan in accordance with State Planning Policy No. 3.7: Planning in Bushfire Prone Areas and Guidelines for Planning in Bushfire Prone Areas; b. traffic impact assessment and management plan to the satisfaction of the Shire of Manjimup; c. a site and soil evaluation in accordance with the Government Sewerage Policy to the satisfaction of the Shire of Manjimup; d. information to address impacts on water resource values

Zone Identification	Special Use Zone Permitted Uses	Conditions of Use
		<p>(including effluent and waste water disposal and native vegetation clearing) to the satisfaction of the Shire of Manjimup and Department of Water and Environmental Regulation;</p> <p>e. A site drainage management plan to the satisfaction of the Shire of Manjimup;</p> <p>4. A mosquito management plan may be required to be prepared and implemented to the specifications and satisfaction of the Shire of Manjimup.</p>

- l. Amend the header for the table in Schedule 19—Development Investigation Areas as follows—
Delete the column header that states ‘Matters to be addressed in rezoning and structure plans (in addition to clause 6.4.4.4)’ and replace with—
Matters to be addressed in rezoning and structure plans (in addition to those set out in Schedule 2, Part 4 of the Deemed Provisions for local planning schemes).
- m. Amend the Scheme Map accordingly.

P. OMODEI, Shire President.
A. CAMPBELL, Chief Executive Officer.

PREMIER AND CABINET

PR401

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

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

Hon. S. M. Ellery MLC to act temporarily in the office of Premier; Treasurer; Minister for Public Sector Management; Federal-State Relations in the absence of the Hon. M. McGowan MLA for the period 6 to 7 October 2022 (both dates inclusive).

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

TRANSPORT

TN401

GOVERNMENT RAILWAYS ACT 1904
RAILWAY (FORRESTFIELD-AIRPORT LINK) ACT 2015

DECLARATION

Airport Line Railway Open for Traffic

It is hereby notified for general information that pursuant to the *Government Railways Act 1904*, the Airport Line Railway from north of Bayswater Station to Forrestfield is declared open for traffic on 9 October 2022.

The Airport Line Railway has been constructed under the authority of the *Railway (Forrestfield-Airport Link) Act 2015* and section 11 of the *Public Works Act 1902*.

Dated this 4th day of October 2022.

PETER WORONZOW, Chief Executive Officer.

PUBLIC NOTICES

ZZ401**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Darryl Malcolm Lawrence, late of 256 Grand Promenade, Dianella, Western Australia 6059, Retired Government Employee, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 29 March 2022, are required by the Personal Representatives to send particulars of their claims to care of 20 Phillips Street, Dianella, Western Australia 6059 within thirty (30) days of the date of publication hereof, after which date the Personal Representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ402**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Stephen Keith Durie late of 1a Apollo Way, Carlisle, 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 7 April 2022, are required by the Executor, Cameron Durie of 1a Apollo Way, Carlisle, Western Australia 6101, to send particulars of their claims to him within 30 days of this Notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ403**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Roslyn Dawn Smith, late of 31 Moorehouse Street, Willagee, in the State of Western Australia, deceased.

Creditors and other persons having claims to which Section 63 of the *Trustees Act 1962* relate in respect of the Estate of the deceased, who died on the 16th day of May 2022, are required by the substitute Executor, Rohan Munro Wilson, to send the particulars of their claim to Messrs Taylor Smart of Unit 18, Level 2, 100 Railway Road, Subiaco, in the State of Western Australia, by the 7th day of November 2022, after which date the said substitute Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 3rd day of October 2022.

GLEN B. GILES, Taylor Smart.

ZZ404**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Priscilla Anne Wilmott, late of 14 Thimble Court, Ocean Reef, 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 27 September 2021, are required by the executor, Pamela Hoar, care of 16 Enderby Cl, North Coogee, Western Australia, to send particulars of their claims within one (1) month of the 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.

ZZ405

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

William Herbert John Bateman late of 2 Kookerbrook Street, Dudley Park, Mandurah, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 14 March 2022, are required by the Executors, Mrs Jasmine Burns and Mr Drew Burns, of 8 Paull Mews Bull Creek, WA 6149 to send particulars of their claims to them by (1) one month from the date of this advertisement, after which date the Executor may convey or distribute the assets, having regard only to the claims of which they then had notice.

JASMINE BURNS, Executor.
DREW BURNS, Executor.

ZZ406

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 7 November 2022 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adams, Robert Arthur, late of 91 Alma Road, North Perth, who died on 13 February 2020 (DE33173837 EM24).

Avery, Janice Margaret, formerly of 13 Francis Street, Subiaco, late of Carine Parkside Community Care, 29 Silica Road, Carine, who died on 10 June 2022 (DE33017180 EM110).

Benfield, Rosalyn Dawn, late of 115 Toodyay Road, Middle Swan, who died on 1 August 2022 (DE19851600 EM110).

Bennell, James Gregory, late of Belmont Community Nursing Home, 5 Kemp Place, Rivervale, who died on 10 July 2022 (PM33120558 EM27).

Dodd, Lionel Hastings, (also known as Lionel Dodd), late of Coolibah Aged Care, 30 Third Avenue, Mandurah, who died on 17 August 2022 (DE19962011 EM36).

Duff, Mary Claire, formerly of 83 Canterbury Terrace, East Victoria Park, late of 9 Caspar Road, Madora Bay, who died on 11 July 2020 (DE33192811 EM110).

Eldridge, Russell William, formerly of Lot 81 Drummond Drive, Toodyay, late of 45 Leake Street, Kellerberrin, who died on 25 August 2022 (DE19950673 EM37).

Godsmark, Graham Frankel, late of Opal Geraldton, 159 Fitzgerald Street, Geraldton, who died on 16 September 2022 (DE19902004 EM32).

Hales, Violet Mary, late of Mercy Place Mandurah, Room 52, 1-5 Hungerford Avenue, Halls Head, who died on 30 July 2022 (DE20002297 EM17).

Hitchens, David Stewart, late of 2/169 Marmion Street, Fremantle, who died on 3 July 2022 (DE19982786 EM213).

Hurst Valma Mary, late of Amana Living—Moline House, 7 Deanmore Road, Karrinyup, who died on 8 August 2022 (DE19893507 EM17).

Keeler, Edith (also known as Edith Mary Keeler), late of Sarah Hardy House, 222 Cammillo Road, Kelmscott, who died on 10 January 2022 (PM33106031 EM27).

Rosendale, John Cecil, late of Braemar Cooina Presbyterian Care, 31 Moorhouse Street, Willagee, who died on 23 August 2022 (DE19915916 EM37).

Shanahan, Allison Ouina, late of U 2, 60 First Avenue, Mount Lawley, who died on 17 July 2022 (DE19930922 EM38).

Thygesen, Lee William, late of 34b Powell Street, Joondanna, who died on 19 July 2022 (DE19960942 EM26).

True, Susan Elaine, late of Care of 2, 59 Moulden Avenue, Yokine, who died on 19 July 2022 (DE19881816 EM15).

White, Aimee Edna Mona (also known as Aimee Edna), late of Brightwater Birralelee Nursing H, 155 Odin Road, Innaloo, who died on 8 May 2022 (DE31054249 EM17).

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