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WESTERN AUSTRALIA
SALARIES AND ALLOWANCES ACT 1975

DETERMINATION
of the
SALARIES AND ALLOWANCES
TRIBUNAL

25 JUNE 1992

PRELIMINARY STATEMENT

WESTERN AUSTRALIA
SALARIES AND ALLOWANCES ACT 1975
DETERMINATION
of the
SALARIES AND ALLOWANCES TRIBUNAL

25 JUNE 1992

PRELIMINARY STATEMENT

As the result of an inquiry into the remuneration of persons shown in Section 6(1) of the Salaries and Allowances Act 1975 the Tribunal made a Determination on 5 December 1991.

The Tribunal found that the salaries of Members of Parliament were reasonable at the time and awarded no increases. Variations were made to some allowances.

With respect to Special Division Officers of the Public Service and Prescribed Office Holders the Tribunal commented upon changes which had taken place to achieve a more commercially orientated public sector. It drew attention to the imbalance in total remuneration for comparable senior management positions which existed between the public and private sectors of employment. Because of the extraordinary economic difficulties of the State coupled with the high rate of unemployment it declined to take remedial action at that stage but gave notice of its intention to issue a Determination in the first half of 1992 which would be a first step in a process designed to narrow the gap between the two sectors to an acceptable level.

Although there are encouraging signs that the Australian and Western Australian economies are emerging from the recession there are clear indications that this will be a slow and fragile process. It is in the interests of both the persons immediately concerned and the community as a whole that the Tribunal does nothing which could impede that economic recovery. Thus it is disappointing that the first step in narrowing the gap must be a very short one.

We have decided that there should be no general salary increase for these classes of officers at this time. The first step should be no more than a recognition that contracted officers who do not enjoy the benefit of permanent appointment should receive more salary than persons of the same classification who have permanent tenure of office.

An allowance of ten per cent has been conservatively assessed. It will not apply to persons already in receipt of a contract allowance or a salary in excess of that prescribed for the job occupied or who are paid an amount additional to salary, however described. In other words there will be no double counting.

Further consideration of flexible remuneration packages must be deferred pending any change to the definition of "remuneration" in the Salaries and Allowances Act.

The Tribunal has also undertaken a review of the remuneration of Ministers of the Crown and other officers and members of Parliament. In the present economic climate it has reached the decision that no change is desirable.

The determinations will now issue.

Dated at Perth this 25th day of June 1992.

B. J. COLLIER, Chairman.

M. F. BEESON, Member.

R. H. C. TURNER, Member.

DETERMINATION—FIRST SCHEDULE

Pursuant to the provisions of the Salaries and Allowances Act 1975 (as amended), the Salaries and Allowances Tribunal determines the remuneration to be paid to Ministers of the Crown, the Parliamentary Secretary of Cabinet, Officers and Members of the Parliament, as hereunder:

PART 1—REMUNERATION OF MEMBERS GENERALLY

Section 1—Basic Salary

There is payable to each Member an annual salary calculated at the rate of \$65,754 per annum:

Section 2—Electorate Allowances

Section 2(1)

In addition to the basic salary there is payable to a Member, in respect of the expenses of discharging that Members duties, an electorate allowance of \$17568 per annum, less any expenditure incurred at the request of the Member in seeking a variation to the standard applied in Section 2(3).

Section 2(2)

To recognise the increased expenditure incurred by Members servicing large and/or non metropolitan electorates, the following amounts shall be paid in addition to the basic electorate allowance.

Electorate District or Region	Additional Allowance per annum
	\$
Metropolitan Regions	1401
Districts—	
Armadale, Darling Range, Peel	
Roleystone, Swan Hills and	
Wanneroo	1401
South West Region	7221
Districts—	
Albany, Bunbury and Mitchell	342
Murray, Vasse and Wellington	1777
Collie	3212
Stirling and Warren	6082
Agricultural Region	10092
Districts—	
Geraldton	342
Avon and Wagin	6082
Greenough, Merredin, Moore and Roe	8953
Mining and Pastoral Region	14935
Districts—	
Kalgoorlie	2454
Ashburton, Eyre, Kimberley Northern Rivers & Pilbara	13796

Section 2(3)

Every Member of Parliament shall be entitled to the supply of a private plated motor vehicle for use on Parliamentary, Electorate and Private business.

Motor vehicles issued to Members through this provision will be supplied through operational leasing facilities and will be maintained by the leasing company concerned. The annual leasing cost per Member shall not exceed the cost to Government of a Commodore Executive or Ford Falcon GL automatic sedan with air conditioning.

Should a Member request the supply of a lease vehicle wherein the cost to Government exceeds the cost of the vehicles nominated above by more than twenty per cent, the additional leasing and insurance costs will be debited to the electorate allowance payable in 2(1).

Members representing the Mining and Pastoral Region or any District contained therein, and who reside within the Region can apply for the issue of an appropriate four wheel drive vehicle in lieu of that mentioned above. Members seeking such a vehicle must contact the office of the Tribunal prior to making their application.

In the case of a Member who elects not to seek the issue of a Government supplied motor vehicle pursuant to this Section, that member shall receive an amount of \$5850 per annum in lieu thereof.

Section 2(4)

Where a Member obtains through Section 2(3) a Government supplied motor vehicle, an amount of \$1900 per annum in the case of a Member representing a metropolitan Region or District, and \$2700 per annum in the case of a Member representing a country Region or District, will be deducted from that allowance applying in Section 2 (1) to cover the cost of fuel and oil. Members fuel purchased through fuel cards or accounts will then be met by the Ministry.

Section 3—Motor Vehicle Allowance

1. Where a Member elects not to seek the issue of a government supplied motor vehicle, pursuant to Section 2 (3), and uses a privately owned vehicle to travel between the Member's residence and Perth, the Member shall be paid a motor vehicle allowance at current Public Service rates for the shortest practicable route provided such travel—

- (a) is not less than 100 kilometres return, and
- (b) is for the purpose of attending—
 - (i) a sitting of Parliament or a meeting of that Members parliamentary political party,
 - or
 - (ii) a meeting of a parliamentary select committee of which that Member is a Member, or
 - (iii) an official government, parliamentary or vice regal function

but such allowance shall be limited to kilometres travelled in excess of 100.

2. Where in the opinion of the President of the Legislative Council or the Speaker of the Legislative Assembly, as the case may require, a scheduled commercial air service could have been used for the travel referred to in paragraph 1, the motor vehicle allowance payable under this section shall not exceed the value of the commercial air fare.

3. Where a Member elects not to seek the issue of a government supplied motor vehicle, pursuant to Section 2 (3), and uses a privately owned vehicle to travel between the Member's residence and the nearest airport, in order to travel to and from Perth by aircraft for the purposes listed in subparagraph (b) of paragraph 1, the Member shall be paid an allowance under this section for the motor vehicle travel in excess of 100 kilometres return.

Section 4—Air Charter and Hire

1. Members representing the undermentioned electorates shall, except where scheduled airlines are operating at reasonably convenient times, be entitled at Government cost to use charter transport within and for the service of their electorates, but such cost shall not exceed the amounts specified hereunder—

	Per Financial Year
	\$
Group 1	
Electorate Region	
Mining and Pastoral	18000
Electorate Districts	
Ashburton, Eyre, Kimberley Northern Rivers and Pilbara	12000
Group 2	
Electorate Region	
Agriculture	12000
Electorate Districts	
Greenough, Merredin, Moore and Roe	9600
Avon and Wagin	4000
Group 3	
Electorate Region	
South West	9600
Electorate Districts	
Stirling, Warren	4000

2. "Charter transport" includes charter aircraft, drive yourself vehicles and such other modes of transport as may be approved as appropriate in the circumstances by the President of the Legislative Council or the Speaker of the Legislative Assembly as the case may require.

PART II—REMUNERATION OF MINISTERS OF THE CROWN

1. In addition to the remuneration payable by virtue of Part 1 of this Determination, there is payable—

- (a) to a person for the time being holding the office of Premier in conjunction with a ministerial office, a salary calculated at the rate of \$69910 per annum.
- (b) to the person for the time being holding the office of Deputy Premier in conjunction with a ministerial office, a salary calculated at the rate of \$53195 per annum.
- (c) to the person for the time being holding the office of Leader of the Government in the Legislative Council in conjunction with a ministerial office, a salary calculated at the rate of \$47105 per annum.
- (d) to each person, not being a person referred to in sub-paragraph (a), (b) or (c) of this paragraph, for the time being holding a ministerial office a salary calculated at the rate of \$39509 per annum.

2. If a person holds more ministerial offices than one, that person shall be paid a salary under this Part in respect of one only of those offices.

PART III—REMUNERATION OF OFFICERS OF PARLIAMENT AND THE
PARLIAMENTARY SECRETARY OF THE CABINET

1. In addition to the remuneration payable to a Member by virtue of Part I of this Determination there is payable to the person for the time being holding the office specified in the table hereunder a salary of the amount and at the rate specified, namely—

Office	Salary per annum
	\$
Leader of the Opposition in the Legislative Assembly	39509
President of the Legislative Council	29631
Speaker of the Legislative Assembly	29631
Leader of the Opposition in the Legislative Council	21731
Deputy Leader of the Opposition in the Legislative Assembly	21731
The person who not being a Minister of the Crown is the leader of a party in the Legislative Assembly of at least five Members other than a party whose leader is the Premier or the Leader of the Opposition	21731
Parliamentary Secretary of the Cabinet	21731
Chairman of Committees in either House	11853
Government Whip in the Legislative Assembly	9877
Opposition Whip in the Legislative Assembly	9877
Government Whip in the Legislative Council	5927
Opposition Whip in the Legislative Council	5927

2. If a person holds more than one office, that person shall be paid a salary under this Part in respect of one only of those offices.

3. Where the Legislative Assembly is dissolved or expires by effluxion of time, a person who is the Parliamentary Secretary of the Cabinet or immediately before the dissolution or expiry by effluxion of time was the Chairman of Committees in the House or is the holder of the office of—

- (a) Leader of the Opposition in that House;
- (b) Leader of a recognised non-Government Party of at least five Members in the Legislative Assembly;
- (c) Deputy Leader of the Opposition in that House;
- (d) Government Whip in that House; or
- (e) Opposition Whip in that House

is entitled to receive the salary payable to that office holder by virtue of paragraph 1 of this Part and the allowance, if any, payable to the office holder under Part IV of this Determination until—

- (i) that person ceases to be a Member by reason of an event other than the dissolution or expiry by effluxion of time of the Legislative Assembly; or
- (ii) another person is elected or appointed to the office held by that person

whichever event shall first occur.

PART IV—EXPENSE ALLOWANCE

In addition to the remuneration payable under Parts I, II and III of this Determination there shall be payable to the holders for the time being of the following offices the following allowances, namely—

	Office Allowance per annum
	\$
Premier	22659
Deputy Premier	4721
Leader of the Government in the Legislative Council	4721
Ministers of the Crown (other than the Premier, Deputy Premier, and the Leader of the Government in the Legislative Council)	3115
Leader of the Opposition in the Legislative Assembly	3115
President of the Legislative Council	2494
Speaker of the Legislative Assembly	2494
*Leader of a Recognised non-Government Party	2494
Leader of the Opposition in the Legislative Council	2078
Parliamentary Secretaries	1661
Deputy Leader of the Opposition in the Legislative Assembly	1661
Parliamentary Secretary of the Cabinet	1661
Chairman of Committees in the Legislative Council	1246
Chairman of Committees in the Legislative Assembly	1246

*As defined in Part III paragraph 1.

PART V—TRAVELLING AND ACCOMMODATION ALLOWANCES

Section 1

Office Holders on Official business

1.1 There shall be payable to the Premier, a Minister of the Crown, an Honorary Minister and the Parliamentary Secretary of the Cabinet, when travelling within Australia on official duty as the holder of that position, who actually incurs expense on overnight accommodation at a place situated outside a radius of 50 kilometres of the Perth GPO, by way of reimbursement travelling allowances at the rate per day set in this Part.

1.2 The Deputy Premier when travelling within Australia on duty representing the Premier shall be entitled to the same allowances as the Premier.

1.3 Opposition and Third Party Leaders: The Leader of the Opposition in the Legislative Council, the Leader of the Opposition in the Legislative Assembly and the Leader of a Recognised Non-Government Party, when travelling within Australia on duty as such Leader, shall be entitled to the same allowances as a Minister and so also shall the Deputy Leader of the Opposition in the Legislative Assembly when travelling within Australia on duty whether for and in the place of the Leader or as such Deputy Leader only.

1.4 Temporary Appointments: A Member who, for the time being, is appointed to act in lieu of the permanent occupant in any of the positions referred to in paragraphs 1.1, 1.2 or 1.3, shall, for the time he or she is acting in that position, receive the same travelling allowance as payable to the permanent occupants.

1.5 Members: A Member (not being the holder of an office referred to in paragraphs 1.1, 1.2, or 1.3) who actually incurs expense in securing overnight accommodation when travelling on duty within Australia, as an official representative of the Government or Parliamentary committee or delegation including a Member of a Select Committee of a House or a Joint Select Committee of Houses shall be entitled to travelling allowances at the rate set for a Minister.

1.6 Members Deputising—

- (i) On behalf of the Premier: a Member who, at the written request of the Premier, deputises for the Premier at a function, and who actually incurs expense on overnight accommodation at a place situated outside a radius of 50 kilometres from that Member's principal place of residence or second residence, is entitled to claim allowances under this Part, at the rate prescribed for a Minister.
- (ii) On behalf of the Leader of the Opposition in the Legislative Assembly, or the Leader of a recognised non government party (as defined in Part III paragraph 1): A Member who, at the written request of the above mentioned Leaders, deputises for the Leader at a function, and who actually incurs expense on overnight accommodation, at a place situated outside a radius of 50 kilometres from that Member's principal place of residence or second residence is entitled to claim allowances under this Part, at the rate prescribed for a Minister. The maximum number of claims allowed per Party under this section is limited to 24 per financial year.

Section 2

2.1 There shall be payable to a Member who represents the Mining and Pastoral, Agricultural or South West Regions or any District contained within those Regions an amount per financial year based on 80 nights at Rate A for accommodation and associated expenditure incurred for the following purposes—

1. Sitings of that Members House of Parliament.
2. Meetings of Select Committees of which that Member is a member.
3. Attendance at official government, parliamentary or vice regal functions.
4. Any other official duties pertaining to parliamentary or electorate matters.

2.2 Where by virtue of a Members parliamentary role, a Member, representing an electorate mentioned in (2.1) above, maintains a second residence or wholly resides in the Perth Metropolitan area, the allowance shall be paid on the same basis as though that Member resided in the District or Region to which he or she has been elected. This allowance is granted to cover costs associated with the second residence or travel to and from that Members electorate and accommodation costs therein.

Section 3—Travelling within the Member's Electorate

In addition to that applying in Section 2 of this Part—

3.1 Members representing the District or Regions listed in 3.2 may claim travelling allowances at Rate B for each overnight stay at a place in or adjacent to their electorate, but not within a radius of 50 kilometres of the Member's principal place of residence or second residence.

3.2 (i) The maximum number of nights claimable per financial year shall be—

- 30 nights—Avon, Collie, Greenough, Merredin, Moore, Murray, Roe, Stirling, Vasse, Wagin, Warren and Wellington.
- 40 nights—Ashburton, Eyre, Pilbara, Kimberley & Northern Rivers.
- 50 nights—Regions—Mining and Pastoral, Agricultural and Southwest.

- (ii) Where a Member exceeds the number of nights specified in 3.2 (i), a further entitlement equivalent to the original may be claimed, subject to the following additional criteria—
- (a) The principal place of residence of the Member must be in or adjacent to the electorate to which the Member has been elected, provided that the residence is not located in the Metropolitan Regions; and
 - (b) Where overnight accommodation is claimed, the Member must produce evidence that expenditure was incurred. Where a part day is claimed, the Member must certify that the meals claimed were purchased.

Section 4—Parliamentary Party Meetings

A Member attending a meeting of his or her Parliamentary party other than in Perth but within Western Australia shall be entitled to claim the Accommodation allowance up to a maximum of 8 nights per financial year, at the appropriate Members rates contained at the end of this Part.

Section 5—General Conditions Applying to This Part

5.1 For the purpose of this Part, a Member must nominate his or her principal place of residence, and where applicable the address of the second residence, to the President of the Legislative Council or the Speaker of the Legislative Assembly, as appropriate.

5.2 Where a Member or office holder claiming under sections 1 and 3 of this Part secures overnight accommodation, either travelling from or to his or her principal place of residence for the purposes outlined in each Section, travels for part of a day, reimbursement will be made in accordance with the following formulae.

- (i) If departure from principal place of residence is—
 - before 8.00am—100 per cent of the daily rate.
 - 8.00am or later but prior to 1.00pm—90 per cent of the daily rate.
 - 1.00pm or later but prior to 6.00pm—75 per cent of the daily rate.
 - 6.00pm or later—50 per cent of the daily rate.
- (ii) If arrival back at principal place of residence is—
 - 8.00am or later but prior to 1.00pm—10 per cent of the daily rate.
 - 1.00pm or later but prior to 6.00pm—25 per cent of the daily rate.
 - 6.00pm or later but prior to 11.00pm—50 per cent of the daily rate.
 - 11.00pm or later—100 per cent of the daily rate.

5.3 Partial payment of the appropriate daily travelling allowance calculated at the rate of ten per cent for breakfast, fifteen per cent for lunch and twenty five per cent for dinner may be claimed in the following circumstances—

- (i) Where a Member or Office Holder travels in accordance with the provisions of Sections 1 and 3 of this Part, and the travel does not occasion an overnight stay, that Member or Office Holder may claim the partial allowance provided that certification is made that each meal was actually purchased.
- (ii) Where a Member or Office Holder travels in accordance with the provisions of Sections 1 and 3 of this Part, and utilises accommodation for a period that does not include an overnight stay, an amount of fifty per cent of the appropriate daily rate may be claimed in addition to the partial allowance.

Section 6—Travelling Allowance—Rates of Payment

	Premier	Ministers Etc	Member
	\$	\$	\$
Capital City (Excluding Perth)	400	300	
Other Areas	275	175	
Perth	—	—	Rate A 134
WA South of 26° Lat	—	—	Rate B 105
WA North of 26° Lat	275	250	Rate B as per the Government Offi- cers, Salaries Al- lowances & Condi- tions Award 1989 Schedule J

Provided that where the expenses reasonably and properly incurred exceed the above allowance, the actual costs will be reimbursed.

Section 7—Taxi Fares

A Member shall be entitled to claim reimbursement of taxi fares necessarily incurred when travelling to or from any airport, or helipad in the Metropolitan area or the Perth Rail Terminal to Parliament House, or to the Members residence in the Metropolitan area for the purpose of attending a sitting of Parliament, attending party meetings or meetings of Parliamentary Committees.

PART VI—POSTAGE ALLOWANCES

There shall be payable to every Member of Parliament, for parliamentary or electorate business, but not for party or personal business, a postage and lettergram allowance at the rate of \$4730 per annum. This allowance shall be paid monthly.

OFFICE HOLDERS

The holders of the following offices, in addition to the allowance granted as a Member, shall receive an annual allowance, payable monthly, for the purchase of postal and Lettergram facilities for the Office held. The allowance is not to be used for Electorate, party or personal business.

	Rate Per Annum
	\$
Leader of the Opposition in the Legislative Assembly	7681
Leader of the Opposition in the Legislative Council	5756
Leader of a recognised Non Government Party	5756
Deputy Leader of the Opposition in the Legislative Assembly	3841

The allowances provided in this Part shall be adjusted proportionately in accordance with any percentage variation in the basic minimum first class letter rate as fixed by Australia Post; the said increase to operate from the date on which such increased postal rates commence.

PART VII—TELEPHONE RENTAL AND CALLS

1. Private Residence—

(a) Every Member of Parliament (other than Ministers, the President of the Legislative Council, the Speaker of the Legislative Assembly, the Leader of the Opposition in the Legislative Assembly and the Chairman of Committees, and any others whose private telephone rentals and calls are paid in full from public funds) shall receive, as an allowance or emolument, payment to that Member by way of reimbursement, of the rental and 85 per centum of all charges for calls incurred by that Member in respect of one standard telephone in that Member's private residence or, where that Member reasonably maintains more than one residence by reasons of membership of Parliament, in each such residence.

(b) The rental charges levied for additional telephone sockets shall be included in the reimbursement of rental in (a) above.

2. Electorate Offices, First Telephone: Every Member of Parliament provided with an electorate office shall receive, as an allowance or emolument, payment to that Member by way of reimbursement, of the rental and all charges for calls incurred by that Member in respect of an approved telephone in that Member's electorate office.

3. Electorate Offices, Second Telephone: Where a Member of Parliament has a second telephone in the electorate office, the Member shall receive as an allowance or emolument, payment to that Member by way of reimbursement, of the rental and all charges for calls incurred by the Member in respect of that second telephone.

4. Electorate Offices, Facsimile Machines: Where a Facsimile machine is installed in a Member's electorate office, either utilising the second telephone line in (3) above or as a third telephone line, the Member shall receive as an allowance or emolument, payment to that Member by way of reimbursement, of the rental and all charges for calls incurred by the Member in respect of that facsimile machine.

5. Reimbursement of Telephone Charges: In so far as a Member of Parliament pays or is charged with any telephone calls made by the Member from Parliament House, that Member shall receive, as an allowance or emolument, payment by way of reimbursement of all such charges.

6. Definition: In this Part, "calls" include all charges (other than international telegrams and calls) as usually included on Telecom Australia accounts rendered to subscribers.

"Standard telephone" and "Approved telephone" refers to the telephones considered appropriate from time to time, by the Director General, Ministry of the Premier and Cabinet.

PART VIII—PAYMENT OF REMUNERATION

1. The remuneration payable to a Member under Parts I, (Section 2), VI and VII of this Determination shall be calculated from the day on which the Member is elected as a Member, and except as provided by paragraph 3 of this Part, cease to be payable as from the day on which the person ceases to be a Member.

2. Where a Member of the Legislative Assembly ceases to be a Member thereof by reason of the dissolution of that House or the expiry thereof by effluxion of time, the Member is notwithstanding that Member's cessation of membership, entitled to continue to receive the remuneration provided in Parts I, VI and VII of this Determination until the day fixed for the taking of the poll next following the dissolution or expiry of that House.

3. Remuneration payable under Parts I (Sections 1&2), II, III, IV, V (Section 2) and VI of this Determination shall be paid by equal instalments on the last day of each month.

Dated at Perth this 25th day of June 1992.

B. J. COLLIER, Chairman.

M. F. BEESON, Member.

R. H. C. TURNER, Member.

Salaries and Allowances Tribunal.

DETERMINATION—SECOND SCHEDULE

Pursuant to the provisions of the Salaries and Allowances Act 1975 (as amended) the Salaries and Allowances Tribunal determines the remuneration to be paid to the Officers of the Public Service holding offices included in the Special Division of the Public Service (S) and the persons holding Prescribed Offices (P), shall be in accordance with the following—

PART 1

Special/Group 1	\$ 79408
Special/Group 2	\$ 84273
Special/Group 3	\$ 88483
Special/Group 4	\$ 93347
Special/Group 5	\$ 98947
Special/Group 6	\$106368
Special/Group 7	\$115942
Special/Group 8	\$128116

With effect from 1 July 1992, in addition to the foregoing salary rates a contract allowance at the rate of ten per cent of the determined salary per annum shall be paid to—

- (a) A person holding a Prescribed Office under Section 6 (1)(e) of the Salaries and Allowances Act and who is appointed on a fixed term contract without any guarantee of continued employment at the expiration of such term.
- (b) An officer whose office is within the Special Division of the Public Service, who is not appointed under Section 41(1)(a) of the Public Service Act 1978, and who is appointed under contract for a fixed term without any right of continued employment at the expiration of such term.

Provided that—

The allowance shall not be paid to a person who is already in receipt of a contract allowance or who is paid, for any reason, a salary in excess of that determined by the Tribunal for the office that is held, or is paid an amount additional to the salary, however described, unless the Tribunal approves in the circumstances of a particular case.

Offices—

S ABORIGINAL AFFAIRS PLANNING AUTHORITY—

Commissioner—(S1)

S ALCOHOL AND DRUG AUTHORITY—

Director—(S2)

S AGRICULTURE—DEPARTMENT OF—

Director—(S5)

S ARTS—DEPARTMENT FOR THE—

Executive Director—(S2)

P AUDITOR GENERAL—OFFICE OF—

Auditor General—(S6)

S AUTHORITY FOR INTELLECTUALLY HANDICAPPED PERSONS—

Director—(S4)

S BUILDING MANAGEMENT AUTHORITY—

Executive Director—(S5)

P COASTAL SHIPPING COMMISSION—(WESTERN AUSTRALIAN)—

General Manager—(S3)

S COMMUNITY SERVICES—DEPARTMENT FOR—

Director General—(S5)

P CONSERVATION AND LAND MANAGEMENT—DEPARTMENT OF—

Executive Director—(S5)

- S CONSUMER AFFAIRS—MINISTRY OF—
Executive Director—(S2)
- S CORRECTIVE SERVICES—DEPARTMENT OF—
Executive Director—(S5)
- S CROWN LAW DEPARTMENT—
Under Secretary—(S4)
- S EDUCATION—MINISTRY OF—
Chief Executive Officer—(S8)
- P ELECTORAL COMMISSION—(WESTERN AUSTRALIAN)—
Electoral Commissioner—(S4)
Deputy Electoral Commissioner—The salary payable from time to time to the holder of a Level 8 office in the Western Australian Public Service.
- S EMPLOYMENT, VOCATIONAL EDUCATION AND TRAINING—DEPARTMENT OF—
Chief Executive Officer—(S5)
- P FIRE BRIGADES BOARD—(WESTERN AUSTRALIAN)—
Executive Chairman—(S3)
- S FISHERIES DEPARTMENT—
Director—(S2)
- P FREMANTLE HOSPITAL—
Chief Executive Officer—(S3)
- P FREMANTLE PORT AUTHORITY—
General Manager—(S4)
- S GOVERNMENT EMPLOYEES SUPERANNUATION BOARD—
Executive Director—(S3)
- P GOVERNMENT RAILWAYS COMMISSION—(WESTERN AUSTRALIAN)—
Commissioner—(S6)
- S HEALTH DEPARTMENT OF WESTERN AUSTRALIA—
Commissioner—(S8)
plus a contract allowance of \$18748 per annum
- S HIGHER EDUCATION—OFFICE OF—
Chief Executive Officer—(S3)
plus a contract allowance of \$17,250 per annum.
- S HOUSING COMMISSION—(STATE)—
General Manager—(S5)
- S INFRASTRUCTURE AND GOVERNMENT ASSETS DEPARTMENT OF—
Chief Executive Officer—(S1)
- P KING EDWARD MEMORIAL HOSPITAL—
Chief Executive Officer—(S3)
- S LAND ADMINISTRATION DEPARTMENT OF—
Executive Director (Under Secretary)—(S3)
- P LIBRARY BOARD OF WESTERN AUSTRALIA—
State Librarian—(S1)
- S LOCAL GOVERNMENT—DEPARTMENT OF—
Secretary—(S2)
- P MAIN ROADS DEPARTMENT—
Commissioner—(S6)
Asst Commissioner—(S3)
- S MARINE AND HARBOURS—DEPARTMENT OF—
General Manager—(S3)
- P MEAT COMMISSION—(WESTERN AUSTRALIAN)—
Chief Executive Officer—(S2)
- P METROPOLITAN (PERTH) PASSENGER TRANSPORT TRUST—
Chairman/Chief Executive—(S4)
- S MINES—DEPARTMENT OF—
Director General—(S6)
- P MUSEUM—(WESTERN AUSTRALIAN)—
Director—(S1)

- P OCCUPATIONAL HEALTH, SAFETY AND WELFARE—DEPARTMENT OF—
Commissioner—(S4)
- P PARLIAMENTARY COMMISSIONER FOR ADMINISTRATIVE INVESTIGATIONS—
Commissioner—(S5)
- S PLANNING AND URBAN DEVELOPMENT—DEPARTMENT OF—
Chief Executive—(S4)
- P POLICE DEPARTMENT—
Commissioner—(S6)
Deputy Commissioner—(S3)
Assistant Commissioner—
Traffic Operations—(S1)
Crime Operations—(S1)
Personnel—(S1)
Operations Support—(S1)
General Operations—(S1)
- S PREMIER AND CABINET—MINISTRY OF THE—
Director-General—(S8)
Department of the Premier
Chief Executive—(S4)
Department of the Cabinet
Chief Executive—(S4)
- P PRINCESS MARGARET HOSPITAL FOR CHILDREN—
Chief Executive Officer—(S3)
- S PRODUCTIVITY AND LABOUR RELATIONS—
Executive Director—(S3)
- P PUBLIC SERVICE COMMISSION—
Commissioner—(S7)
Assistant Commissioner—(S3)
- S RACING AND GAMING—OFFICE OF—
Executive Director—(S2)
- P ROYAL PERTH HOSPITAL—
Chief Executive Officer—(S5)
- S SECONDARY EDUCATION AUTHORITY—
Director—(S2)
- P SIR CHARLES GAIRDNER HOSPITAL—
Chief Executive Officer—(S5)
- S SOUTH WEST DEVELOPMENT AUTHORITY—
Executive Director—(S1)
- S SPORT AND RECREATION—MINISTRY OF—
Executive Director—(S2)
- S STATE DEVELOPMENT—DEPARTMENT OF—
Chief Executive Officer—(S5)
- P STATE ENERGY COMMISSION OF WESTERN AUSTRALIA—
Deputy Commissioner—(S4)
Asst Commissioner—Electricity Supply—(S3)
—Gas—(S3)
—Generation—(S3)
—Finance & Admin—(S3)
—Expansion Projects—(S3)
—Human Resources—(S2)
- S STATE SERVICES—DEPARTMENT OF—
Chief Executive Officer—(S4)
- S TAXATION DEPARTMENT—(STATE)—
Commissioner—(S3)
- P TOTALISATOR AGENCY BOARD—
General Manager—(S1)

- P TOURISM COMMISSION—(WESTERN AUSTRALIAN)—
Chairman and Chief Executive Officer—(S1)
- S TRANSPORT—DEPARTMENT OF—
Director General—(S4)
- S TREASURY DEPARTMENT—
Under Treasurer—(S8)
- P WATER AUTHORITY OF WESTERN AUSTRALIA—
Managing Director—(S6)
- S WATERWAYS COMMISSION—
Executive Director—(S1)
- S WORKERS' COMPENSATION AND REHABILITATION COMMISSION—
Executive Director—(S1)

PART 2

- Director of Public Prosecutions—
Salary payable from time to time of a Puisne judge of the Supreme Court of Western Australia.
- Supreme Court—
Principal Registrar \$107441
Registrar \$95190
- District Court—
Principal Registrar \$101267
Registrar \$95190
Deputy Registrar \$85670
- Workers Compensation Board—
Registrar \$85670
Deputy Registrar \$77103

NOTE

1. The salaries of the abovementioned Principal Registrars, Registrars and Deputy Registrars shall have effect from 17 March 1992.
2. Where, at the date of this determination, the holder of a position contained within this Part receives remuneration in excess of that determined, the additional amount shall be deemed to be an allowance that shall be absorbed with future salary movements.

Dated at Perth this 25th day of June 1992.

B. J. COLLIER, Chairman.
M. F. BEESON, Member.
R. H. C. TURNER, Member.
Salaries and Allowances Tribunal.



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SALARIES