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Racing, Gaming and Liquor....

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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR EASTER AND ANZAC DAY 2014

A gazette will be published at noon on **Thursday 17th April** closing time for copy is Tuesday 15th at noon.

A gazette will be published at noon on **Thursday 24th April** closing time for copy is Tuesday 22nd at noon.

A gazette will be published at noon on **Tuesday 29th April** closing time for copy is Thursday 24th at noon.

Gazettes will not be published on—

Friday 18th April; Tuesday 22nd April; or Friday 25th April.

— PART 1 —

LOCAL GOVERNMENT

LG301*

Local Government Act 1995

Local Government (Dundas, Merredin, Mukinbudin, Perenjori and Williams - Rectification of Omission) Order 2014

Made by the Governor in Executive Council under section 9.64 of the Act.

1. Citation

This order is the Local Government (Dundas, Merredin, Mukinbudin, Perenjori and Williams - Rectification of Omission) Order 2014.

Note: Under section 9.65(1) of the Act, this order comes into operation on the day on which it is published in the *Gazette*.

2. Term used: declaration

In this order —

declaration means a declaration under section 2.29(1) of the Act.

3. Rectification and validation: Shire of Dundas

Each declaration made on 19 November 2013 by Jacqueline Best, John Edward Patrick Hogan and Lynn Webb respectively is as valid and effective, and must be taken always to have been as valid and effective, as it would have been had it been made within 2 months after 12 September 2013, being the day on which those persons were declared elected to the office of councillor on the council of the Shire of Dundas.

4. Rectification and validation: Shire of Merredin

The declaration made on 19 November 2013 by Caroline Anne Blakers is as valid and effective, and must be taken always to have been as valid and effective, as it would have been had it been made within 2 months after 12 September 2013, being the day on which that person was declared elected to the office of councillor on the council of the Shire of Merredin.

5. Rectification and validation: Shire of Mukinbudin

Each declaration made on 20 November 2013 by Sandra Gaye Ventris and Brian Edward Watson respectively is as valid and effective, and must be taken always to have been as valid and effective, as it would have been had it been made within 2 months after 12 September 2013, being the day on which those persons were declared elected to the office of councillor on the council of the Shire of Mukinbudin.

6. Rectification and validation: Shire of Perenjori

The declaration made on 19 December 2013 by Jennifer Helen Hirsch is as valid and effective, and must be taken always to have been as valid and effective, as it would have been had it been made within 2 months after 12 September 2013, being the day on which that person was declared elected to the office of councillor on the council of the Shire of Perenjori.

7. Rectification and validation: Shire of Williams

Each declaration made on 20 November 2013 by David Stanley Earnshaw, Richard Francis Johnstone, Jarrad Wayne Logie and Peter Colin Paterson respectively is as valid and effective, and must be taken always to have been as valid and effective, as it would have been had it been made within 2 months after 12 September 2013, being the day on which those persons were declared elected to the office of councillor on the council of the Shire of Williams.

R. KENNEDY, Clerk of the Executive Council.

WORKCOVER

WC301*

Workers' Compensation and Injury Management Act 1981

Workers' Compensation and Injury Management Amendment Regulations 2014

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Workers' Compensation and Injury Management Amendment Regulations 2014*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 July 2014.

3. Regulations amended

These regulations amend the *Workers' Compensation and Injury Management Regulations 1982*.

4. Regulation 6A amended

In regulation 6A(2) delete "is to" and insert:

must

Note: The heading to amended regulation 6A is to read:

Form of first certificate of capacity

5. Regulation 7 amended

In regulation 7(1) delete "medical certificate" (each occurrence) and insert:

certificate of capacity

6. Regulation 7A inserted

After regulation 7 insert:

7A. Form of progress certificate of capacity

Form 4A in Appendix 1 is prescribed as a certificate for the purposes of section 61(1) of the Act.

7. Regulation 8 amended

In regulation 8(1), (2) and (3) delete "First Medical Certificate" and insert:

first certificate of capacity

8. Appendix I amended

(1) In Appendix I Form 2B delete "first medical certificate" and insert:

first certificate of capacity

(2) In Appendix I Form 2B delete "medical certificate/s" and insert:

certificate/s of capacity

(3) Delete Appendix I Form 3 and insert:

Form 3

[r. 6A and 7(1)]

Workers' Compensation and Injury Management Act 1981

(Sections 57A(1)(b), 57B(1)(b) and 61(1))

FIRST CERTIFICATE OF CAPACITY

1. WORKER'S DE	ETAILS				
First name	Last name				
Date of birth	/ / Email				
Phone	Mobile				
Address					
2. EMPLOYMENT	T DETAILS				
Worker's job title	Employer's name				
Employer's address					
3. CONSENT AUT	THORITY				
I consent to any medical practitioner who treats me (whether named on this certificate or not) to discuss my medical condition with my employer, insurer and other medical or allied health professionals for the purpose of my claim for workers' compensation and return to work options.					
Worker's signature	Print name				
	Date / /				
4. WORKER'S DESCRIPTION OF INJURY					
Date of injury / /					
What happened?					
Worker's symptoms	S				

5. MEDICAL ASSESSMENT				
Date of this assessment / /				
Clinical findings				
Diagnosis				
The injury is consistent with worker's description				
of how injury occurred yes no uncertain				
The injury is: a new condition a recurrence of a pre-existing condition				
6. WORK CAPACITY				
Worker's usual duties				
Having considered the health benefits of work, I find this worker to have: full capacity for work from / / but requires further treatment				
some capacity for work from / / to // performing				
pre-injury duties modified or alternative duties workplace modifications				
pre-injury hours modified hours of hrs/day days/wk				
no capacity for any work from // to // (outline clinical reasons below)				
Worker has capacity to:				
(Please outline the worker's physical and/or psychosocial capacity — refer to explanatory notes for examples. Where there is no capacity for work, please provide clinical reasoning.)				
lift up to kg				
sit up to mins				
stand up to mins				
walk up to m				
work below shoulder height				
work below shoulder neight				
7. INJURY MANAGEMENT PLAN				
Activities/interventions Purpose/goal (likely change in symptoms, function, activity and work participation)				

GOVERNMENT GAZETTE, WA	25 March				
I would like: more information about available duties					
a RTW program to be established					
to be involved in developing the RTW program					
Examples of injury management activities/interventions include:					
$\bullet \textit{further assessment} - \textit{diagnostic imaging, medical specialist consults, worksite assessment};\\$					
 intervention — physiotherapy, clinical psychology, exercise physiology, prescribed medication workplace mediation; 	S,				
$\bullet \textit{return to work planning} - \textit{identify suitable duties, establish return to work program}.$					
8. NEXT REVIEW DATE					
Worker does not need to be reviewed again (FIRST and FINAL certificate of capacity)					
I will review worker again on / / (If greater than 14 days, please provide					
clinical reasoning)					
Comments					
9. MEDICAL PRACTITIONER'S DETAILS					
Name AHPRA no. MED					
Address Email]				
Signature					
Phone					
Fax Date / /					
(Practice stamp — optional)					
(4) Delete Appendix I Form 4 and insert:					

Form 4

[r. 7(1)]

Workers' Compensation and Injury Management Act 1981

(Section 61(1))

FINAL CERTIFICATE OF CAPACITY

1. WORKER'S DETAILS					
First name		Last name			
Date of birth	/ /	Claim no.			
Phone		Email			
Address					

2. EMPLOYER'S DET	TAILS				
Employer's name	Employer's phone				
Employer's address					
3. MEDICAL ASSESS	SMENT				
Date of this assessment	/ / Date of injury / /				
The worker's co	ondition is unlikely to change substantially in the next 12 months.				
4. WORK CAPACITY	7				
	nealth benefits of work, I find this worker to have:				
full capacity for	work from // but requires further treatment (specifics below)				
capacity for wor	k performing hours per day and days per week from //				
as outlined below					
	the worker's physical and/or psychosocial capacity for work, functional limits, or workplace modifications, and/or further treatment needs)				
lift up to	kg				
sit up to	mins				
stand up to	mins				
walk up to	m				
work below sho	ulder height				
The worker's in	capacity is no longer a result of the injury.				
5. REASON FOR CAI	PACITY/INCAPACITY				
Please outline your clini	ical reason for the worker's capacity/incapacity:				
6. MEDICAL PRACT	ITIONER'S DETAILS				
Name	AHPRA no. MED				
Address	Email				
	Signature				
Phone					
Fax	Date / /				
(Practice stam	p - ontional				

Form 4A

[r. 7A]

Workers' Compensation and Injury Management Act 1981
(Section 61(1))

PROGRESS CERTIFICATE OF CAPACITY

1. WORKER'S DETAILS				
First name Last name				
Date of birth / / Claim no.				
Phone Email				
Address				
2. EMPLOYER'S DETAILS				
Employer's name Employer's phone				
Employer's address				
3. MEDICAL ASSESSMENT				
Date of this assessment / / Date of injury / /				
Diagnosis				
4. PROGRESS REPORT				
Activities/interventions Actual outcome (change in symptoms, Still required?*				
function, activity and work participation)				
Yes No				
Yes No Yes No				
Yes No				
Yes No				
Yes No				
* (If management activities/interventions are still required, please also list them in Section 6 "Injury management plan".) Other factors appear to be impacting recovery and return to work.				
Comment				
5. WORK CAPACITY				
Worker's usual duties				
Having considered the health benefits of work, I find this worker to have: full capacity for work from // / but requires further treatment				
some capacity for work from // to // performing				
pre-injury duties modified or alternative duties workplace modifications				

	pre-injury ho	urs	mod	lified ho	ours of	•		hrs/day		days/wk
	no capacity for	or any w	ork from		/ /	to	/ /	(outline	clinical reas	sons below)
Wor	ker has capacity	to:								
	(Please outline the worker's physical and/or psychosocial capacity — refer to explanatory notes for examples. Where there is no capacity for work, please provide clinical reasoning.)									
	lift up to]	кg							
	sit up to	1	nins							
	stand up to		nins							
	walk up to	1	n							
	work below s	shoulder	height							
6. <u>II</u>	NJURY MANA	GEME	NT PLAN	[
4	Activities/interventions Purpose/goal (likely change in symptoms, function, activity and work participation)				vork					
				<u> </u>						
	I support the RTW program established by the employer/insurer/WRP dated / /									
	I would like more information about available duties									
	I would like to be involved in developing the RTW program									
	Please engage	e a work	place reh	abilitatio	on pro	vider (If you have	made a ref	erral, provi	de name
_	and contact a	letails b	elow)							
Exa	Examples of injury management activities/interventions include:									
•	• further assessment — diagnostic imaging, medical specialist consults, worksite assessment;									
 intervention — physiotherapy, clinical psychology, exercise physiology, prescribed medications, workplace mediation; 										
• return to work planning — identify suitable duties, establish return to work program.										
7. N	7. NEXT REVIEW DATE									
	I will review worker again on / / (If greater than 28 days, please provide									
Con	nments					cui	nical reason	ing)		

8. MEDICAL PRACTITIONER'S DETAILS					
Name	AH	HPRA no. MED			
Address		Email			
		Signature			
Phone					
Fax		Date / /			
(1	Practice stamp — optional)				

(5) In Appendix I Form 5 delete "medical certificates" and insert:

certificates of capacity

R. KENNEDY, Clerk of the Executive Council.

— PART 2 —

CONSUMER PROTECTION

CP401*

CHARITABLE COLLECTIONS ACT 1946

REVOCATION OF LICENCES

I, David Hillyard, being the officer delegated by the Minister administering the Charitable Collections Act 1946, and acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organisations listed below—

- Free To Be Kids as trustee for Free To Be Kids Foundation
- Hills Home Help Centre Incorporated
- PEP Community Services Inc

Dated this 12th day of March 2014.

DAVID HILLYARD, Director, Retail Services.

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

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

Surname	First Name	e(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
McElroy	Shirley	Eleanor	WLG14-001	27-01-2014	07-02-2014	30-06-2017
Kimura	Charmane	Oriwia	WLG14-002	27-01-2014	07-02-2014	30-06-2017
Dennis	Gerard	Patrick Anthony	WLG14-003	27-01-2014	07-02-2014	30-06-2017
Michal	Luke		WLG14-004	27-01-2014	07-02-2014	30-06-2017
Mead-Hunter	Kyle	Alexander	WLG14-005	27-01-2014	07-02-2014	30-06-2017
Rokobuta	James	Luke	WLG14-006	27-01-2014	07-02-2014	30-06-2017
Ma'Yuen	Jimmy	Ater	WLG14-007	27-01-2014	07-02-2014	30-06-2017

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

CRAIG KNOX, Director Contracted Services.

EDUCATION

ED401*

EDITH COWAN UNIVERSITY ACT 1984

EDITH COWAN UNIVERSITY COUNCIL (APPOINTMENT OF MEMBER) INSTRUMENT 2014

Made by the Governor in Executive Council under section 9(1)(a) of the *Edith Cowan University Act*1984

Citation

1. This is the Edith Cowan University Council (Appointment of Member) Instrument 2014.

Appointment of member

2. Mr Simon Nicholas Butterworth is appointed to be a member of the Council of the University for a first term of office from 27 April 2014 to 26 April 2017.

Dated this 18th day of March 2014.

R. KENNEDY, Clerk of the Executive Council.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST ESTUARINE MANAGED FISHERY MANAGEMENT PLAN 2014

FD 688/13 [1018]

Made by the Minister under section 54.

PART 1—PRELIMINARY

1. Citation

This plan may be cited as the West Coast Estuarine Managed Fishery Management Plan 2014.

2. Interpretation

(1) In this plan, unless the contrary intention appears—

Area 1 means all the waters of the Fishery described in Schedule 2 item (a);

Area 2 means all the waters of the Fishery described in Schedule 2 item (b);

Area 3 means all the waters of the Fishery described in Schedule 2 item (c);

authorised boat means—

- (a) a licensed fishing boat, the name, licensed fishing boat number and length of which are specified on a licence; or
- (b) a boat specified in a written authority under regulation 132 where that boat is to be used in place of a boat described in paragraph (a);

beam tide trawl net means a net attached to a boat that is anchored or moored;

calendar year means the period commencing 1 January in any year and ending 31 December in the same year;

crab pot unit means one crab pot;

crab means any fish of that common name as described in Schedule 7 to the regulations;

current entitlement means the total crab pot unit entitlement of a licence taking into account any transfers of crab pot units to or from the licence;

day means any 24 hour period commencing at midnight;

Fishery means the West Coast Estuarine Managed Fishery declared in clause 4;

fishing unit means a licensed fishing boat or combination of licensed fishing boats, the licences for which are held by the same licence holder, and where each fishing boat licence specifies that the boat may be used to fish for a commercial purpose in specified waters;

hand prawn net means any net that—

- (a) is not more than 4 metres in length; and
- (b) has a mesh size of between 19 millimetres and 25.4 millimetres;

haul (verb) means to encircle or attempt to encircle fish with a net;

haul net means any non-set net other than a seine net, and which is used to encircle or attempt to encircle fish;

licence means a licence authorising a person to fish in the Fishery, including a permit;

measured length means the measured length of the authorised boat as defined by and determined in accordance with the National Standard for Commercial Vessels ('NSCV') Part B and Annex A to Part B of NSCV, as reworked or superseded from time to time;

mesh size means the size of the mesh of a net, measured in accordance with regulation 64D;

nominated operator means an operator specified on a licence;

permit means an interim managed fishery permit issued in accordance with the West Coast Estuarine Fishery (Interim) Management Plan 2003;

plan means the West Coast Estuarine Managed Fishery Management Plan 2014;

pull means to bring fish or gear from any part of the waters of the Fishery to the surface of those waters:

regulation means the Fish Resources Management Regulations 1995;

set net means a net which is fixed, anchored, staked, or secured, or is stationary in the water, below the high water mark, and which has a float line at or beneath the surface of the water;

statutory fishing return means a return made in accordance with regulation 64;

(2) In this plan, unless the contrary intention appears, the following terms have the same meanings as in regulation 3—

fishing boat licence;

licensed fishing boat number;

cot

3. Procedure before this plan may be amended or revoked

For the purposes of section 65 of the Act, all the licence holders are the persons to be consulted before this plan is amended or revoked.

PART 2—THE FISHERY

4. Declaration

- (1) The Fishery to which this plan relates is fishing by any means in the waters described in Schedule 1.
- (2) The Fishery may be referred to as the West Coast Estuarine Managed Fishery.

5. Areas

The Fishery is divided into the Areas described in Schedule 2.

PART 3—LICENCES

6. Criteria for the grant of a licence

The criteria to be satisfied before the CEO may grant a person a licence to fish in the Fishery are that—

- (a) on 30 June 2014 the person was the holder of a permit authorising commercial fishing in the West Coast Estuarine Fishery, or
- (b) on 30 June 2014 the person held an authorisation permitting fishing pursuant to clause 5 of the Closed Waters Professional Netting (Rivers, Estuaries, Inlets and Lakes South of 23° Latitude) Notice 1992; and
- (c) in the case of either paragraph (a) or (b) the person applies for a licence before 1 May 2014.

7. Duration of licences

A licence expires on 30 June next following the date of grant or renewal.

8. Fees

- (1) The fee set out in Schedule 6 is the fee to be paid in respect of the grant or renewal of a licence.
- (2) For the purposes of regulation 137(2) the total fee may be paid by instalments as specified in Schedule 6 if—
 - (a) an election to pay by instalments is made by the holder of a licence in accordance with subclause (3); and
 - (b) there is no other fee, charge or levy in respect of the licence which has not been paid at the time the election is received at the head office of the Department.
- (3) An election for the purposes of subclause (2) must be—
 - (a) made in writing; and
 - (b) received at the head office of the Department on or before the day on which the licence expires, and
 - (c) accompanied by the first instalment plus the surcharge.
- (4) For the purposes of regulation 137(3) the surcharge is 3.13% of the total fee.
- (5) The holder of a licence, or a person acting on that person's behalf, must not fish in the Fishery at any time when—
 - (a) any fee; or
 - (b) any surcharge,

in respect of the licence is outstanding.

9. Items that must be specified on a licence

A licence must specify—

- (a) the Area of the Fishery in which fishing is permitted under the authority of that licence; and
- (b) the name and business address of the holder of the licence; and
- (c) the name and business address of the nominated operator; and
- (d) the name, licensed fishing boat number and the measured length of any licensed fishing boat which may be used for or in connection with fishing in the Fishery under the authority of that licence; and
- (e) the licence number; and
- (f) where the licence authorises fishing in Area 2 of the Fishery, the number of crab pots that may be used; and
- (g) the period for which the licence is in force; and
- (h) the name of the Fishery; and
- (i) any conditions imposed on the licence by the CEO.

10. Nominated operator

- (1) Subject to subclause (2), a licence must specify the name of not more than one individual nominated by the holder of the licence to be the nominated operator.
- (2) Where no nominated operator has been nominated and the holder of the licence is an individual, the holder of the licence will be taken to be the nominated operator, and the name of that person must be specified on the licence as the nominated operator.
- (3) A person must not fish in an Area of the Fishery under the authority of a licence unless that person is the nominated operator.
- (4) A person must not be specified as a nominated operator on more than one licence.
- (5) Notwithstanding subclause (3), the CEO may by notice in writing authorise a person who is not a nominated operator to engage in fishing under the authority of a licence.
- (6) The CEO may only issue a notice in writing under subclause (5) where the CEO is satisfied that—
 - (a) it is in the better interests of the Fishery; and
 - (b) the nominated operator specified on the relevant licence is unable to fish in the Fishery due to proven ill health; or
 - (c) the nominated operator requires instruction in regard to fishing activity in the Fishery.
- (7) A notice in writing made under subclause (5) must specify—
 - (a) the name of the person authorised to fish; and
 - (b) the licence under which the person authorised to fish may operate; and
 - (c) the period for which the person will be authorised to fish.
- (8) The CEO may amend or revoke a notice in writing made under subclause (5) by further notice in writing.
- (9) A notice in writing made under subclause (5) or amended under subclause (8) is not in effect unless—
 - (a) the notice has been provided to the person specified in the notice; and
 - (b) a copy of the notice has been provided to a supervising Fisheries Officer at a relevant office of the Department.
- (10) A notice made under subclause (8) revoking a notice made under subclause (5) is not in effect unless—
 - (a) the notice has been provided to the person specified in the notice; and
 - (b) a copy of the notice has been provided to a supervising Fisheries Officer at a relevant office of the Department.
- (11) In subclauses (9) and (10) "office of the Department" means—
 - (a) where the licence specified in the relevant notice authorises fishing in Area 1 of the Fishery, the Fremantle office; or
 - (b) where the licence specified in the relevant notice authorises fishing in Area 2 of the Fishery, the Mandurah office; or
 - (c) where the licence specified in the relevant notice authorises fishing in Area 3 of the Fishery, the Busselton office.
- (12) A person specified in a notice in effect in accordance with this clause is subject to all provisions of this plan as would apply to a nominated operator.

PART 4—CAPACITY OF THE FISHERY

11. Capacity of Areas of the Fishery

- (1) The capacity of Area 1 of the Fishery in relation to—
 - (a) the length of haul net that may be used, is $4\,000$ metres;
 - (b) the length of set net that may be used, is 6 000 metres.

- (2) The capacity of Area 2 of the Fishery in relation to—
 - (a) the length of haul net that may be used, is 12 000 metres;
 - (b) the length of set net that may be used, is 12 000 metres;
 - (c) the length of beam tide prawn net that may be used, is 96 metres;
 - (d) crab pot units, is 420.
- (3) The capacity of Area 3 of the Fishery in relation to—
 - (a) the length of haul net that may be used, or
 - (b) the length of set net that may be used,

is 1 000 metres.

12. Current entitlement—crab pots

- (1) Where a licence is granted in accordance with clause 6 and the permit referred to in clause 6 is subject to a licence condition specifying that the holder of that permit is authorised to use 42 crab pots in the waters described as Area 2 of the Fishery, the licence shall, at the time it is granted, confer an entitlement of not more than 42 crab pot units.
- (2) The entitlement to use crab pots in Area 2 of the Fishery shall be expressed in terms of crab pot units of entitlement.

13. Transfer of crab pot units of entitlement

- (1) Subject to subclause (2), a crab pot entitlement may be transferred to another licence where the current entitlement of the licence would, as a result of the transfer, not exceed 50 units.
- (2) The authority conferred by temporarily transferred units of entitlement expires at the time the licence expires.
- (3) The authority of a licence is of no effect where the current entitlement conferred by the licence is zero units.

14. Grounds for refusal to transfer crab pot entitlement or licence

- (1) The CEO may refuse to transfer a part of a crab pot entitlement from one licence to another licence on the grounds that—
 - (a) the transfer would result in a licence conferring a current entitlement of more than 50 crab pot units; or
 - (b) the CEO is of the opinion that the transferor may be liable to prosecution for an offence prescribed for the purposes of section 224 of the Act.
- (2) The CEO may refuse to transfer a licence or any part of a current crab pot entitlement where the total fee in respect of the transferor's licence has not been paid.

PART 5—GENERAL REGULATION OF FISHING

15. Prohibitions on fishing in the Fishery

- (1) Subject to subclause (3), a person must not fish in the Fishery other than—
 - (a) in accordance with this plan; and
 - (b) under the authority of a licence.
- (2) A licence may only authorise fishing in one Area of the Fishery.
- (3) Subclause (1) does not apply with respect to a person fishing for a non-commercial purpose in accordance with the Act, in the waters described in Schedule 1.

16. Prohibition on selling, purchasing or dealing in fish

A person must not-

- (a) sell, purchase, or deal in, or attempt to sell, purchase, or deal in, any fish taken from the Fishery in contravention of this plan; or
- (b) sell, purchase, or deal in, or attempt to sell, purchase, or deal in, any fish taken from the Fishery, unless the fish were taken—
 - (i) by a person who holds a commercial fishing licence; and
 - (ii) under the authority of a licence issued in accordance with this plan.

17. Closure of areas within the Fishery

- (1) Notwithstanding clauses 18, 19 and 21 the CEO may, by notice published in the Gazette, prohibit fishing by any means in any part of the Fishery for the period specified in the notice if, in the opinion of the CEO, the prohibition is required in the better interests of the Fishery.
- (2) A notice made in accordance with subclause (1)—
 - (a) may only be made after consultation with all the licence holders; and
 - (b) may apply at all times or for a specified period; and
 - (c) revokes any previous notice made under subclause (1).
- (3) A person must not fish in any part of the Fishery at a time when fishing in that part of the Fishery has been prohibited by a notice made under subclause (1).
- (4) A person must not fish at any time in the waters described in Schedule 3.

PART 6—PROHIBITIONS IN REGARD TO GEAR AND USE OF BOATS

18. Gear restrictions—Area 1

- (1) A person must not fish in Area 1 of the Fishery by any means other than by—
 - (a) set net; or
 - (b) haul net; or
 - (c) hand prawn net; or
 - (d) hand line.
- (2) A person must not—
 - (a) set; or
 - (b) pull; or
 - (c) haul.

a hand prawn net from a boat in Area 1 of the Fishery.

- (3) A person fishing in Area 1 of the Fishery—
 - (a) must not fish by the use of more than two hand lines; and
 - (b) must not fish by the use of more than 3 baits attached to a hand line; and
 - (c) must attend the hand line or attach it to the boat at all times.
- (4) A person must not—
 - (a) set a net with mesh size less than 63 millimetres or greater than 127 millimetres; or
 - (b) pull a set net with mesh size less than 63 millimetres or greater than 127 millimetres; or
 - (c) allow a set net with mesh size less than 63 millimetres or greater than 127 millimetres to remain.

in the waters of Area 1 of the Fishery, during the period commencing 8.00 a.m. on any Saturday and ending at 6.00 p.m on the following Sunday if any part of that net is wholly or partially in contact with the seabed.

- (5) A person must not—
 - (a) set a net with a mesh size less than 63 millimetres or greater than 127 millimetres; or
 - (b) pull a set net with a mesh size less than 63 millimetres or greater than 127 millimetres; or
 - (c) allow a set net with a mesh size less than 63 millimetres or greater than 127 millimetres to remain,

in the waters of Area 1 of the Fishery, during the period commencing 8.00 a.m. on any weekday and ending at 6.00 p.m. on the same day unless all of the net is below the surface of the water.

- (6) A person must not pull more than 500 metres of set net with a mesh size greater than 127 millimetres from the waters in Area 1 of the Fishery during any day under the authority of the relevant licence.
- (7) A person must not fish by the use of more than a total of—
 - (a) 500 metres of haul net: or
 - (b) 500 metres of set net with mesh size less than 63 millimetres or greater than 127 millimetres; or
 - (c) 1 000 metres of set net with mesh size greater than 127 millimetres,

in Area 1 of the Fishery under the authority of a licence at any one time.

- (8) A person must not fish in the waters described in the relevant restricted fishing area specified in Schedule 4 by the use of—
 - (a) a set net at any time; or
 - (b) a haul net during the period commencing 8.00 a.m. and ending midnight on the same day during the period commencing 8.00 a.m. on any Monday and ending midnight on the following Friday.

19. Gear restrictions—Area 2

- (1) Subject to clause 21(1), a person must not fish in Area 2 of the Fishery by any means other than—
 - (a) set net; or
 - (b) haul net; or
 - (c) beam tide prawn net; or
 - (d) hand dip net; or
 - (e) crab pot.
- (2) A person must not—
 - (a) set; or
 - (b) pull; or
 - (c) haul,

more than 1 000 metres (total combined length) of set nets and haul nets in Area 2 of the Fishery at any one time.

- (3) A person must not use a set net or haul net in Area 2 of the Fishery unless—
 - (a) the net conforms with the relevant specifications in Schedule 5; and
 - (b) the person conforms with any prescribed method of using a net as specified in Schedule 5.
- (4) A person must not fish by the use of a beam tide prawn net in Area 2 of the Fishery unless that net conforms with the relevant specifications in Schedule 5.
- (5) A person must not fish by the use of a hand dip net unless that net-
 - (a) has a diameter not greater than 120 centimetres; and
 - (b) has a mesh size of not less than 16 millimetres.
- (6) A person must not fish in Area 2 of the Fishery by means of a set net or haul net during the period commencing 8.00 a.m. on any Saturday and ending at 5.00 p.m. on the following Monday.
- (7) A person must not fish for crabs in Area 2 of the Fishery unless the crab pots conform with the relevant specifications in Schedule 5.

20. Gear restrictions—Area 3

- (1) Subject to subclause (2) a person must not fish in Area 3 except by the means specified in Schedule 5.
- (2) A person must not fish in the waters described in the relevant restricted fishing area specified in Schedule 4 other than by the use of a beach seine net.

21. Gear restrictions—fishing by means of crab pots

- (1) A person must not fish for crabs in Area 2 by means of a crab pot unless the relevant licence authorises the use of crab pots in Area 2.
- (2) A person must not fish for crabs in Area 2 by any means other than by crab pot.
- (3) A person must not at any time during the period 1 September to 31 October in any year—
 - (a) set or pull a crab pot; or
 - (b) allow a crab pot to remain,

in Area 2

- (4) A person must not fish with a number of crab pots in excess of the current entitlement specified on the relevant licence.
- (5) A person must not carry on board a boat a number of crab pots that is more than two crab pots in excess of the current entitlement specified on the relevant licence.
- (6) A person must not use or carry on board a boat a crab pot that does not conform with the specifications set out in Schedule 5.
- (7) A person must not pull a crab pot in Area 2 unless that person set that crab pot.
- (8) A person must not-
 - (a) set a crab pot; or
 - (b) allow a crab pot to remain,

in Area 2—

- (i) during the period commencing 1 November and ending on 31 March in the following year, at any time between 9.00 a.m. on any Saturday and 3.30 p.m. on the following Monday; or
- (ii) during the period commencing 1 April and ending on 31 August in any calendar year, at any time between 10.00 a.m. on any Saturday and 3.30 p.m. on the following Monday.
- (9) A person must not pull a crab pot in Area 2—
 - (a) during the period commencing 1 November and ending on 31 March in the following year, at any time before 3.30 p.m. or after 9.00 a.m.; or
 - (b) during the period commencing 1 April and ending on 31 August in any calendar year, at any time before 3.30 p.m. or after 10.00 a.m..
- (10) A person must not fish for crabs in Area 2 by means of a crab pot unless that crab pot has attached to it a surface float which—
 - (a) has a diameter of not less than 150 millimetres; and
 - (b) is marked with legible characters not less than 60 millimetres high and not less than 10 millimetres wide, and which displays the licensed fishing boat number of the boat that is used to set or pull the pot.
- (11) Notwithstanding subclause (10), a person may set a maximum of 10 crab pots attached to each other by negatively buoyant rope, provided that at least one crab pot is attached to a surface float as described in subclause (10).

22. Use of boats

- (1) A person must not use a boat in the Fishery unless the boat is an authorised boat.
- (2) A person must not use a boat in the Fishery if that boat is greater than 6.5 metres in measured length.
- (3) The maximum number of boats that may be specified on a licence is 3.
- (4) The holder of a licence must not allow more than one boat specified on that licence to be used in the Fishery at any one time.

PART 7—MISCELLANEOUS

23. Offences

A person who contravenes a provision of clause 8, 10, 15, 16, 17, 18, 19, 20, 21, or 22 commits an offence.

SCHEDULE 1 Description of the Fishery

[clause 4]

The waters of all estuaries on the west coast of Western Australia between latitudes $27^{\circ}00.00'S$ in the north and 34° 22.715'S in the south and all the affluents, rivers, streams and tributaries that flow into those estuaries.

SCHEDULE 2 Areas of the Fishery

[clause 5]

(a) Area 1

The waters known as the Swan and Canning Rivers upstream from a line drawn from the westernmost point of the southern mole at Fremantle to the western most point of the north mole at Fremantle and all their tributaries and affluents;

(b) Area 2

The waters of the Peel Inlet and Harvey Estuary, together with the Murray, Serpentine, Harvey and Dandalup Rivers and all their tributaries and affluents upstream of the mouth of the groynes and channel entrances to the Indian Ocean.

(c) Area 3

The waters of the Hardy Inlet together with the Blackwood River and all its tributaries and affluents upstream of the mouth of the Hardy Inlet, and all the waters of Flinders Bay bounded by a line commencing on the land at the intersection of 34° 18.864′ south latitude and 115° 11.685′ east longitude; thence generally south easterly along the geodesic to the intersection of 34° 19.013′ south latitude and 115° 11.752′ east longitude; thence generally south westerly along the geodesic to the intersection of 34° 19.569′ south latitude and 115° 10.464′ east longitude; thence generally southerly along the geodesic to the intersection of 34° 20.686′ south latitude and 115° 10.347′ east longitude; thence generally southerly along the geodesic to the intersection of 34° 21.672′ south latitude and 115° 10.142′ east longitude; thence generally south westerly along the geodesic to the intersection of 34° 22.298′ south latitude and 115° 9.549′ east longitude; thence generally westerly along the geodesic to the intersection of 34° 22.298′ south latitude and 115° 8.403′ east longitude; thence generally southerly along the geodesic to the intersection of 34° 22.693′ south latitude and 115° 8.403′ east longitude; thence generally westerly along the geodesic to the intersection of 34° 22.715′ south latitude and 115° 8.091′ east longitude; thence generally northerly along the geodesic to a point on the land at the intersection of 34° 22.523′ south latitude and 115° 8.091′ east longitude.

SCHEDULE 3 Closed areas of the Fishery

[clause 17]

Area 1 closures

Closed area A

The waters of the Swan River and its affluents and tributaries upstream from a line drawn from a point on the Perth foreshore, being the intersection of the high water mark and the prolongation southwesterly of the midline of Plain Street passing through a point situated 100 metres west of the western extremity of Heirisson Island to the high water mark on the opposite river foreshore.

Closed area B

The waters of the Swan River and its affluents and tributaries from a line drawn from the southwestern extremity of Point Resolution to the southwestern extremity of the Point Walter Jetty downstream to a line drawn from the western extremity of the South Mole to the western extremity of the North Mole at Fremantle.

Closed area C

All that portion of the Swan River, except for those waters described in Schedule 4, bounded by lines starting from the southeastern corner of Harper Square and extending west northwesterly and northeasterly along the boundaries of the square to the high water mark on the river foreshore; thence generally westerly and southwesterly along that high water mark to the eastern side of the Narrows Bridge; thence southerly along that side to the high water mark on the South Perth foreshore; thence southeasterly upstream along the high water mark to a point being the intersection of the high water mark and the prolongation of the northwestern side of Darley Street and thence northerly in a straight line to the starting point.

Closed area D

The waters of the Swan River within 100 metres of the Mends Street, Coode Street, Como, Applecross, Point Walter and Nedlands jetties.

Closed area E

The waters of the Canning River and its affluents and tributaries upstream to its source from a line drawn from the northern extremity of Second Avenue, Rossmoyne across the river to the southern extremity of Sulman Avenue.

Closed area F

All that portion of the Canning River within 100 metres of the Canning Bridge.

Area 2 closures

Closed area A—Channel Entrance

The waters of the Channel Entrance to Peel Inlet (Mandurah) including all constructed waterways connected to the channel bounded on the south by lines drawn in an easterly direction from the foreshore at the intersection of 32° 33.934′ south latitude 115° 41.791′ east longitude; thence in an easterly direction to the starboard hand navigation beacon on the northern tip of Boundary Island (32° 33.934′ south latitude and 115° 42.71′ east longitude); thence to the southern extremity of Creery Island (32° 34.055′ south latitude 115° 43.534′ east longitude) and thence following the high water mark on the southern extent of Creery Island (32° 33.809′ south latitude and 115° 44.373′ east longitude) to the Coodanup foreshore (32° 33.79′ south latitude 115° 44.635′ east longitude) and including the waters of the Indian Ocean lying within a radius of 800 metres of the northern most extremity of the mole (32° 31.235′ south latitude and 115° 42.624′ east longitude) situated on the west side of the Channel entrance to Peel Inlet.

Closed area B—Serpentine River

The waters of the Serpentine River and its tributaries and the waters of the Peel Inlet upstream of a line commencing at the intersection of the southerly prolongation of the midline of William Road, Coodanup and the high water mark (32° 34.002′ south latitude and 115° 45.494′ east longitude) drawn southerly to Navigation Beacon No 203 (32°34.549′ south latitude and 115° 45.321′ east longitude); thence southerly to Navigation Beacon No 119 (32° 35.515′ south latitude 115° 45.444′ east longitude); thence easterly to Navigation Beacon No 129 (32° 35.665′ south latitude and 115° 45.917′ east longitude); thence due east to the high water mark on the eastern shore of Peel Inlet (32° 35.665′ south latitude and 115° 46.627′ east longitude).

Closed area C—Harvey River

The waters of the Harvey River and that portion of the Harvey Estuary south of a line, commencing at the northern most extent of the Harvey River mouth $(32^{\circ} 46.363')$ south latitude and $115^{\circ} 42.802'$ east longitude); thence west to the mainland at the intersection of $32^{\circ} 46.364'$ south latitude and $115^{\circ} 41.809'$ east longitude; thence east to the mainland $(32^{\circ} 46.364')$ south latitude and $115^{\circ} 43.561'$ east longitude).

Closed area D—Yunderup Canals

All that portion of Western Australia waters known as the Yunderup canals.

Closed area E-Murray River

The Murray River and all its tributaries and branches including all constructed waterways.

Closed area F—Dawesville Channel

All that portion of the Peel/Harvey Estuary, Indian Ocean and connecting channel including constructed waterways as contained within an arc of a radius of 800 metres from the navigation beacon on the western most breakwater at the intersection 32° 35.975′ south latitude and 115° 37.682′ east longitude and within an arc having a 250 metre radius centred between and passing through the two navigation beacons on the eastern breakwater at the intersection of 32° 36.728′ south latitude and 115° 38.894′ east latitude.

Area 3 closures

Closed area A—Blackwood River

All waters of the Blackwood River and all its tributaries upstream from a line drawn across the river along the northern prolongation of the eastern boundary of Sussex Location 133.

Closed area B—Hardy Inlet

All waters of Hardy Inlet including Swan Lakes and the Deadwater downstream from a line drawn southwesterly from the high water mark on the western most point of Point Irwin on the eastern side of the inlet to the high water mark at the Irwin Street boat ramp on the western side of the inlet.

SCHEDULE 4 Restricted fishing areas

[clause 18]

Restricted fishing area 1—Swan River

The waters of the Swan River bounded by a line commencing from a point being the intersection of the high water mark and the prolongation east-northeasterly of a line drawn along the northern most side of a street known as the South Perth Esplanade; thence generally northeasterly to the first starboard hand beacon located east of the Narrows Bridge; thence generally south easterly to the fourth navigational pile counted from the Mends Street Jetty located along the western side of the Mends Street/Barrack Street Ferry Channel; thence southwesterly to a point on the foreshore being the intersection of the high water mark and the prolongation northeasterly of a line drawn along the western side of Mends Street; thence generally northerly along the high water mark to the starting point.

Restricted fishing area 2—Flinders Bay

All the waters of Flinders Bay bounded by a line commencing on the land at the intersection of 34° 18.864' south latitude and 115° 11.685' east longitude; thence generally south easterly along the geodesic to the intersection of 34° 19.013' south latitude and 115° 11.752' east longitude; thence generally south westerly along the geodesic to the intersection of 34° 19.569' south latitude and 115° 10.464' east longitude; thence generally southerly along the geodesic to the intersection of 34° 20.686' south latitude and 115° 10.347' east longitude; thence generally southerly along the geodesic to the intersection of 34° 21.672' south latitude and 115° 10.142' east longitude; thence generally south westerly along the geodesic to the intersection of 34° 22.298' south latitude and 115° 8.403' east longitude; thence generally southerly along the geodesic to the intersection of 34° 22.298' south latitude and 115° 8.403' east longitude; thence generally westerly along the geodesic to the intersection of 34° 22.715' south latitude and 115° 8.091' east longitude; thence generally northerly along the geodesic to a point on the land at the intersection of 34° 22.523' south latitude and 115° 8.091' east longitude;

SCHEDULE 5

Gear specifications in Areas 2 and 3 of the Fishery

[clauses 19, 20, 21]

1. Set nets-Area 2

A set net must have-

- (a) a mesh size of at least 51 millimetres and not exceeding 114 millimetres; and
- (b) a depth of 50 meshes or less, where the mesh size of that net is 57 millimetres or greater; or
- (c) a depth of 33 meshes or less, where the mesh size of that net is less than 57 millimetres.

2. Haul nets—Area 2

- (1) A haul net must have a mesh size of at least 51 millimetres.
- (2) Notwithstanding paragraph (1), a haul net may have—
 - (a) a mesh size of at least 28 millimetres and not exceeding 44 millimetres where that net is 55 metres or less in length; or
 - (b) a mesh size of at least 44 millimetres and not exceeding 47 millimetres where that net is 110 metres or less in length; or
 - (c) a mesh size of at least 47 millimetres and not exceeding 51 millimetres where that net is 500 metres or less in length.
- (3) The operator of a haul net must be in continuous contact with the net at all times.
- (4) A beam tide trawl net being used to take prawns may consist of no more than two nets, each of which—
 - (a) must be no more than 4 metres wide across the opening frame; and
 - (b) must have a mesh size of at least 16 millimetres and not exceeding 25 millimetres.

3. Crab pots—Area 2

A crab pot—

- (a) must have an internal volume of not more than 0.31 cubic metres; or
- (b) in the case of a cylindrical pot, must not have a diameter of more than 1 metre.

4. Nets—Area 3

- (1) A set net being used to take whiting or yellow eye mullet—
 - (a) must not exceed 800 metres in length; and
 - (b) must have a mesh size of at least 44 millimetres and not exceeding 62 millimetres; and
 - (c) must not exceed 50 meshes in depth.
- (2) A hauling net being used to take whiting or yellow eye mullet—
 - (a) must not exceed 800 metres in length; and
 - (b) must have a mesh size of at least 44 millimetres and not exceeding 62 millimetres; and
 - (c) must not exceed 100 meshes in depth.
- (3) A set net being used to take bream or any other species of fish-
 - (a) must not exceed 800 metres in length; and
 - (b) must have a mesh size of at least 63 millimetres and not exceeding 128 millimetres; and
 - (c) must not exceed 33 meshes in depth.

- (4) Notwithstanding paragraphs (1), (2), and (3), the maximum total combined length of nets that—
 - (a) may be used to fish; or
 - (b) may be carried on board a boat,

in respect of a fishing unit is-

- (i) where one person is fishing in Area 3, 1000 metres at any one time; and
- (ii) where more than one person is fishing in Area 3, 1 400 metres at any one time.

SCHEDULE 6

Fees

[clause 8]

- (a) Fee payable for the grant or renewal of a licence authorising fishing in—
 - (i) Area 1—\$1 525.00
 - (ii) Area 2—\$2 370.00
 - (iii) Area 3—\$3 256.00
- (b) Payment by instalment

The fee payable in respect of the renewal of a licence may be paid in instalments, consisting of—

- (a) the first instalment (25% of the total fee), due for payment on or before 1 July;
- (b) the second instalment (35% of the total fee), due for payment on or before 1 September next following the day on which the first instalment is paid;
- (c) the third instalment (40% of the total fee), due for payment on or before 1 January next following the day on which the second instalment is paid.

Dated 14th of March 2014.

K. BASTON, Minister for Fisheries.

FI402*

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST ESTUARINE MANAGED FISHERY (INTERIM) MANAGEMENT PLAN REVOCATION NOTICE 2014

FD 351/04 [1018]

Made by the Minister under section 54.

1. Citation

This instrument is the West Coast Estuarine Fishery (Interim) Management Plan Revocation Notice 2014.

2. Management plan revoked

The West Coast Estuarine Fishery (Interim) Management Plan 2003 is revoked.

3. Commencement

This instrument takes effect on 1 July 2014.

Dated 14th of March 2014.

K. BASTON, Minister for Fisheries.

FI403*

FISH RESOURCES MANAGEMENT ACT 1994

APPROVED DIRECTIONS FOR THE INSTALLATION, USE AND TESTING OF APPROVED AUTOMATIC LOCATION COMMUNICATORS

Notice No. 1 of 2014

FD 10/07

For the purposes of regulation 55AA of the Fish Resources Management Regulations 1995, the documents specified in the Schedule are approved directions for the installation, use and testing of automatic location communicators in the Fishery specified in the title of the document.

The Approved Directions notice signed by B Mezzatesta as delegate for the CEO on 20 December 2013 and published in the Gazette on 27 December 2013 is revoked.

Approved Directions	
Document Name	Date Document signed
Abrolhos Island and Mid West Trawl Managed Fishery Automatic Location Communicator Approved Directions for Use	26/03/2001
Broome Prawn Managed Fishery Automatic Location Communicator (ALC) Approved Directions	04/07/2007
Exmouth Gulf Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use Version 3.2	11/04/2002
Automatic Location Communicator Gascoyne Demersal Scalefish Managed Fishery Approved Directions	18/08/2010
Kimberley Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	02/05/2002
Vessel Monitoring System Approved Directions Mackerel Managed Fishery	31/01/2012
Nickol Bay Prawn Fishery Management Plan Automatic Location Communicator Approved Directions for Use	06/03/2002
Northern Demersal Scalefish Managed Fishery Approved Directions	11/03/2014
Automatic Location Communicator Approved Directions WA North Coast Shark Fishery	12/11/2008
Onslow Prawn Fishery Management Plan Automatic Location Communicator Approved Directions for Use	14/02/2003
Pilbara Trap Managed Fishery Automatic Location Communicator Approved Directions for Use	28/06/2006
Pilbara Trawl Interim Managed Fishery Automatic Location Communicator Approved Directions for Use	14/03/2002
Shark Bay Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	20/02/2003
Shark Bay Scallop Managed Fishery Automatic Location Communicator Approved Directions for Use	20/02/2003
Automatic Location Communicator South West Trawl Managed Fishery Approved Directions	09/04/2009
Automatic Location Communicator West Coast Demersal Gillnet and Demersal Longline (Interim) Managed Fishery Approved Directions	01/06/2010
Vessel Monitoring System Approved Directions West Coast Demersal Scalefish (Interim) Managed Fishery	31/01/2012
Wetline Fishing Boat Licence Holder Automatic Location Communicator (ALC) Approved Directions	11/04/2007
Shark Hazard Mitigation Automatic Location Communicator (ALC) Approved Directions	20/12/2013

HEALTH

HE401*

POISONS ACT 1964

Poisons (Authorised Possession of Substances) Order 2014

Made by the Governor in Executive Council under section 41 of the Poisons Act 1964 ("the Act").

1. Citation

This order may be cited as the Poisons (Authorised Possession of Substances) Order 2014.

2. Commencement

This order comes into operation as follows—

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

3. Interpretation

In this order—

"CEO" means the Chief Executive Officer of the Department of Health.

${\bf 4.\ Possession\ and\ use\ of\ certain\ substances\ authorised-Perrigo\ Australia,\ 25-29\ Delawney\ Street,\ Balcatta}$

(1) The persons listed in the table to this clause are authorised to together possess and use at the premises occupied by Perrigo Australia, 25-29 Delawney Street, Balcatta, for the purpose of analytical chemical analysis and research, the following substance included in Schedule 9 to the Act—

Not more than 50mg of benzoylecgonine

TABLE

Name	Position			
Peter Crew	Technical Operations Supervisor, Perrigo Australia			
Vikas Bhargava	QC Chemist, Perrigo Australia			

- (2) The possession and use authorised under clause 4(1) is subject to the conditions that—
 - (a) the substance specified in clause 4(1), when not required for the purpose referred to in clause 4(1), is stored at the premises occupied by Perrigo Australia, 25-29 Delawney Street, Balcatta in a secure manner, as directed by the CEO;
 - (b) written records relating to the substance specified in clause 4(1) are maintained by the persons listed in the table to clause 4(1) at the premises occupied by Perrigo Australia, 25-29 Delawney Street, Balcatta, as directed by the CEO; and
 - (c) if requested by the CEO, any oral information or written report relating to the substance specified in clause 4(1) is given to the CEO by the persons listed in the table to clause 4(1).

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

HE402*

POISONS ACT 1964

POISONS (AUTHORISED POSSESSION OF SUBSTANCES) AMENDMENT ORDER 2014 Made by the Governor in Executive Council under section 41 of the *Poisons Act 1964* ("the Act").

1. Citation

This order may be cited as the Poisons (Authorised Possession of Substances) Amendment Order 2014.

2. Commencement

This order comes into operation as follows—

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

3. Principal order

In this order the Poisons (Authorised Possession of Substances) Order 2013* is referred to as the principal order.

[*Published in Gazette 17 January 2014, pp.58-66]

4. Clause 6 deleted

The principal order is amended by deleting clause 6 relating to the possession of certain substances authorised—Perth Zoo.

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

HE403*

POISONS ACT 1964

POISONS (AUTHORISED POSSESSION OF SUBSTANCES) ORDER (No. 2) 2014

Made by the Governor in Executive Council under section 41 of the Poisons Act 1964 ("the Act").

1. Citation

This order may be cited as the Poisons (Authorised Possession of Substances) Order (No. 2) 2014.

2. Commencement

This order comes into operation as follows—

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

3. Interpretation

In this order—

"CEO" means the Chief Executive Officer of the Department of Health.

4. Possession of certain substances authorised—Perth Zoo

(1) The persons listed in the table to this clause are authorised to together possess at the premises occupied by the Perth Zoo, Labouchere Road, South Perth, for the purpose of anaesthesia of exotic animals, the following substance included in Schedule 9 to the Act—

Not more than 450mg of etorphine.

TABLE

Name	Position
Alisa Wallace	Veterinary Surgeon, Perth Zoo
Andrea Reiss	Veterinary Surgeon, Perth Zoo
Anna Le Souef	Veterinary Surgeon, Perth Zoo
Cree Monaghan	Veterinary Surgeon, Perth Zoo
Gabriella Louise Flacke	Veterinary Surgeon, Perth Zoo
Karen Payne	Veterinary Surgeon, Perth Zoo
Katja Geschke	Veterinary Surgeon, Perth Zoo
Kim Skogvold	Veterinary Surgeon, Perth Zoo
Kristin Warren	Veterinary Surgeon, Perth Zoo
Paul Eden	Veterinary Surgeon, Perth Zoo
Rebecca Vaughan	Veterinary Surgeon, Perth Zoo
Simone Vitali	Veterinary Surgeon, Perth Zoo

- (2) The possession authorised under clause 4(1) is subject to the conditions that—
 - (a) the substance specified in clause 4(1), when not required for the purpose referred to in clause 4(1), is stored at the premises occupied by the Perth Zoo, Labouchere Road, South Perth in a secure manner, as directed by the CEO;
 - (b) written records relating to the substance specified in clause 4(1) are maintained by the persons listed in the table to clause 4(1) at premises occupied by the Perth Zoo, Labouchere Road, South Perth, as directed by the CEO; and
 - (c) if requested by the CEO, any oral information or written report relating to the substance specified in clause 4(1) is given to the CEO by the persons listed in the table to clause 4(1).

By Command of the Governor,

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

Adam Duncan Stewart of 5 Travers Way, Aveley

Paul Michael White of 40 Torridon Loop, Wanneroo

David Frederick Wimbridge of 16 Balliol Elbow, Kinross

Mark Raymond Paulton of 17 Wilmot Bend, Madeley

RAY WARNES, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401*

CITY OF NEDLANDS

APPOINTMENT

It is hereby noted for public information that Antje Habedank has been appointed by Council as an Authorised Person of the City of Nedlands pursuant to the following—

- 1. To exercise power under Part XX of the Local Government (Miscellaneous Provisions) Act 1960;
- 2. Section 449 of the Local Government (Miscellaneous Provisions) Act 1960 as pound keeper and Ranger;
- 3. Part 9 Division 2 of the Local Government Act 1995;
- 4. Section 9.13, 9.15 of the Local Government Act 1995 as an Authorised Person;
- 5. Part 3 subdivision 4 of the Local Government Act 1995;
- 6. Section 3.39 of the Local Government Act 1995 as an Authorised Person

and as an Authorised Person pursuant to the following-

- Dog Act 1976 and Regulations;
- Cat Act 2011 and Regulations;
- Control of Vehicles (Off Road Areas) Act 1978 and Regulations;
- Litter Act 1979 and Regulations;
- Bush Fires Act 1954 and Regulations,
- Tobacco Products Control Act 2006;
- Caravan Parks and Camping Grounds Act 1995 and Regulations;
- City of Nedlands Local Laws—Authorised Officer, and for
- Effecting general Ranger duties as directed within the gazetted area of the City of Nedlands.

GREG TREVASKIS, Chief Executive Officer.

LG402*

BUSH FIRES ACT 1954

Shire of Broome APPOINTMENTS

It is hereby advised that the following persons are appointed as Shire of Broome Bush Fire Control Officers under the *Bush Fires Act 1954*, Part IV Division 1 Section 38—

CHIEF BUSH FIRE CONTROL OFFICER

(1) As appointed by the Department of Emergency and Fire Services Commissioner

DEPUTY CHIEF BUSH FIRE CONTROL OFFICER

(1) Craig Alexander Burgess

BUSH FIRE CONTROL OFFICERS

- (1) Amanda Jane Spencer
- (2) Gail Barbara Harmon
- (3) Mark O'Connor

All previous appointments are hereby cancelled.

By order of the Council,

K. .R. DONOHOE, Chief Executive Officer.

LG403*

LOCAL GOVERNMENT ACT 1995

City of Swan

(Basis of Rates)

Department of Local Government and Communities.

DLGC: SW5-4#06

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, as Minister for Local Government charged with the administration of the Local Government Act 1995, I have determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from date of publication in the Government Gazette.

Hon TONY SIMPSON MLA, Minister for Local Government.

SCHEDULE

ADDITIONS TO GROSS RENTAL VALUE AREA

City of Swan

All those portions of land being Lot 266 as shown on Plan 17355; Lot 270, Lot 273 and Lot 287 as shown on Plan 17356 and Lots 1099 to 1104 inclusive, Lots 1185 to 1191 inclusive, Lots 1196 to 1200 inclusive and Lots 1208 to 1214 inclusive as shown on Deposited Plan 400705.

MINERALS AND PETROLEUM

MP401*

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

GRANT OF PETROLEUM EXPLORATION PERMIT EP 487

Petroleum Exploration Permit EP 487 has been granted to Backreef Oil Pty Limited and Oil Basins Limited to have effect for a period of six (6) years from and including 14 March 2014.

J. H. HAWORTH, Executive Director Petroleum Division, Delegate of the Minister for Mines and Petroleum Pursuant to the Instrument of Delegation dated 14 April 2013.

POLICE

PO401*

ROAD TRAFFIC ACT 1974 ROAD TRAFFIC CODE 2000

AUTHORISED PERSONS

Appointed of Accredited Pilots as Authorised Persons

I hereby declare that each person who is an accredited pilot pursuant to Regulation 3 of the *Road Traffic Code 2000* named in the attached lists are 'authorised persons' within the meaning of and in

accordance with Regulation 271 of the *Road Traffic Code 2000* for the purposes of regulations 272(1)(a), 272(1)(d), 282(2) and 286 of the Road Traffic Code 2000—whilst performing their functions in the facilitating the safe movement of an oversize vehicle escorted by an accredited pilot. Dated this 13th day of March 2014.

KARL J. O'CALLAGHAN APM, Commissioner of Police.

Surname	Firstname	Street	Suburb	State	Post Code	Accredited Number	Training Provider
Brockman	Victor	65 Palmer Cres	High Wycombe	WA	6057	KB-1586	Keen Bros
Fletcher	Tony	94 Peet Road	Roleystone	WA	6111	KB 1589	Keen Bros
Halliday	Karen	1 Hilarion Road	Duncraig	WA	6023	KB 1584	Keen Bros
Hickinbotham	Royston Thomas	43 Mason Street	Cranbrook	WA	6321	KB 1587	Keen Bros
Kerry	Fisher	PO Box 73	Wickepin	WA	6370	WA-86228	Transport Training Centre
Leahy	Seane	Lot 14402 Marne Farm	Pithara	WA	6608	$KB\ 1585$	Keen Bros
Locke	Thomas	21 Heath Street Singelton	Rockingham	WA	6175	KB 1590	Keen Bros
Loughrey	Wayne	24 Ryan Way	Lesmurdie	WA	6076	KB 1593	Keen Bros
O'Connell	Jared	20 Excalibur Chase	Wattle Grove	WA	6107	KB 1588	Keen Bros
Reed	Mervyn	4 Saint Albans Road	Upper Swan	WA	6069	KB 1591	Keen Bros
Reed	April	4 Saint Albans Road	Upper Swan	WA	6069	$\mathrm{KB}\ 1592$	Keen Bros

RACING, GAMING AND LIQUOR

RA401*

LIQUOR CONTROL ACT 1988

LIQUOR APPLICATIONS

The following applications received under the Liquor Control Act 1988 (the Act) are required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming and Liquor, 1st Floor, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections		
APPLICATIONS FOR THE GRANT OF A LICENCE					
15005	Liquorland (Australia) Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Maddington and known as Liquorland Maddington	4/05/2014		
15007	Jang's Kitchen and Cleaning Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Karratha and known as Vita Cafe Dining	24/04/2014		
14984	Jaxt Enterprises Pty Ltd	Application for the grant of a Producers licence in respect of premises situated in East Perth and known as Whipper Snapper Distillery	1/04/2014		
APPLICATION FOR THE TRANSFER OF A LICENCE					
382406	Dennis Anthony Favaretto & Stress Free Shopping Pty Ltd	Application for the Transfer of a Liquor Store licence in respect of premises situated in Maddington and known as Cellarbrations At Maddington	26/03/2014		

This notice is published under section 67(5) of the Act.

B. A. SARGEANT, Director of Liquor Licensing.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Rodney Wayne Green, late of 9 Joudah Court, High Wycombe in the State of Western Australia, died 18 August 2012.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased are required by Colleen Annette Ellis who has been granted Letters of Administration for the estate, to send particulars of their claims to her at Robertson Hayles Lawyers of PO Box Z5403, Perth WA 6831 within one month of the date of publication, after which date she may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

Dated: 25 March 2014.

PUBLIC NOTICES

ZZ401*

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

DISPOSAL OF UNCOLLECTED GOODS

Notice under Part VI of intention to apply to Court for an order to sell or otherwise dispose of goods valued in excess of \$300.

To: Natasha Drage, (last known address) 13 Wheelock Way, Carnarvon WA 6701, Bailor and

To: Noelene Fay Hutchins, (last known address) 5 Ritchie Street, Nangwarry, South Australia 5277, Bailor and

To: Sonny Drake, (last known address) 123 Bridge Street, Campbell Town, Tasmania 7210, Bailor.

- 1. You were given Notice on 22 August 2013 that the goods and chattels detailed in that Notice, namely various household and miscellaneous items, valued in excess of \$300, situated at Storage Units 5, 7 and 12, respectively, at 'Cleveland Street Storage Units', 50 Cleveland Street, Carnarvon WA 6701, were ready for re-delivery to you or your authorised representative.
- 2. Take notice that unless not more than one (1) month after the date of the giving of this Notice you either take re-delivery of the goods and pay all outstanding rent, costs and charges or give directions for their re-delivery and pay the said charges, such Notice to be given to the Bailee care of its Managing Agent, Ray White Carnarvon, 12 Robinson Street, Carnarvon WA 6701, the Bailee intends making an Application to the Carnarvon Magistrates Court for an Order to sell or otherwise dispose of all of the goods in accordance with the Act.

WESTERN AUSTRALIA

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