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— PART 1 —

HEALTH

HE301*

Food Act 2008

Food Amendment Regulations (No. 3) 2015

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Food Amendment Regulations* (No. 3) 2015.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Food Regulations 2009*.

4. Schedule 1 amended

In Schedule 1 delete item 1 and insert:

1. Bunbury 3.30 0.80 3.55

R. KENNEDY, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA302*

Casino (Burswood Island) Agreement Act 1985

Casino (Burswood Island) Agreement Amendment Order 2015

Made by the Governor in Executive Council under section 3A of the Act.

1. Citation

This order is the Casino (Burswood Island) Agreement Amendment Order 2015.

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 order on the day after that day.

3. Act amended

This order amends the Casino (Burswood Island) Agreement Act 1985.

4. Schedule 14 inserted

After Schedule 13 insert:

Schedule 14 — Thirteenth Supplementary Agreement

[s. 3A]

Casino (Burswood Island) Agreement

THIRTEENTH SUPPLEMENTARY AGREEMENT

THIS AGREEMENT made 16th day of March 2015

BETWEEN:

THE HONOURABLE COLIN HOLT MLC, the Minister of the Crown for the time being charged with the administration of the Control Act acting for and on behalf of the State of Western Australia and its instrumentalities from time to time ("**the State**")

AND

BURSWOOD NOMINEES LIMITED (ACN 078 250 307) of 201 Great Eastern Highway, Burswood in the State of Western Australia as trustee of the Burswood Property Trust ("**the Trustee**")

AND

BURSWOOD RESORT (MANAGEMENT) LIMITED (ACN 009 396 945) of 201 Great Eastern Highway, Burswood in the State of Western Australia as manager of the Burswood Property Trust ("the Manager").

RECITALS:

- A. The State, the Trustee (by virtue of the *West Australian Trustees Limited (Merger) Act 1989*) and the Manager (by virtue of a deed of retirement and appointment of manager made on 13 August 1990 and a deed of assumption and covenant made on 13 November 1991) are parties to an agreement dated 20 February 1985 ratified by and scheduled to the *Casino (Burswood Island) Agreement Act* 1985 as amended by:
 - (a) the Supplementary Agreement made on 14 September 1987;
 - (b) the Second Supplementary Agreement made on 3 May 1990;
 - (c) the Third Supplementary Agreement made on 13 November 1991;
 - (d) the Fourth Supplementary Agreement made on 30 March 1992;
 - (e) the Fifth Supplementary Agreement made on 3 April 1995;
 - (f) the Sixth Supplementary Agreement made on 22 June 1996;
 - (g) the Seventh Supplementary Agreement made on 9 June 1997;
 - (h) the Eighth Supplementary Agreement made on 18 June 2003;
 - (i) the Ninth Supplementary Agreement made on 23 November 2005;
 - (i) the Tenth Supplementary Agreement made on 2 November 2006;
 - (k) the Eleventh Supplementary Agreement made on 28 March 2007; and
 - (1) the Twelfth Supplementary Agreement made on 12 May 2011,

which agreement as so amended is referred to in this Agreement as "the State Agreement".

B. The parties have agreed to further amend the State Agreement for the purpose of more efficiently or satisfactorily implementing or facilitating its objectives.

THE PARTIES AGREE AS FOLLOWS:

1 Definitions and Interpretation

Words and expressions defined in the State Agreement when used in this Agreement have, unless the context otherwise requires, the same meanings as in the State Agreement and the provisions of clause 2 of the State Agreement as to interpretation apply to this Agreement.

2 Variation and Operation

Pursuant to and subject to clause 5 of the State Agreement the parties agree to amend the State Agreement in the manner set out in this Agreement.

3 Clause 23 amended

Clause 23 of the State Agreement is amended –

- (a) by deleting subclause (1A) and substituting the following:-
 - "(1A) The Board may apply moneys received under clause 23(l)(c) for the following purposes:
 - (a) performing the functions for which it was or is constituted;
 - (b) expenditure on or directly in relation to the Resort Site;
 - (c) expenditure on projects approved by the Rivers Management Minister for the protection and enhancement of ecological and community benefits and amenity of the Swan and Canning Rivers and associated lands;
 - (d) expenditure on the reasonable administration expenses of the Board; and
 - (e) any other projects or matters as the Board may determine subject to the prior consent of the Minister and the Trustee."
- (b) by deleting subclause (6) and substituting the following:-
 - "(6) The Minister may, with prospective effect from an Anniversary Date review any Casino Tax Rate by not less than 4 weeks' notice to the Trustee specifying an alternative Casino Tax Rate or alternative Casino Tax Rates, as the case may be, and the Anniversary Date on and from which such alternative rate of the Casino Tax Rate is, or Casino Tax Rates are, payable."
- (c) by inserting after subclause (6B) the following subclause (6C):-
 - "(6C) Notwithstanding any other provision of this Agreement or the Casino Tax Rates, for the period 1 July 2014 to 30 June 2019, the Trustee shall pay International Commission Business Tax as follows:
 - (a) a minimum of \$9.05 million to be paid for the period 1 July 2014 to 30 June 2015;
 - (b) a minimum of \$18.1 million to be paid for the period 1 July 2014 to 30 June 2016;
 - (c) a minimum of \$27.15 million to be paid for the period 1 July 2014 to 30 June 2017;
 - (d) a minimum of \$36.2 million to be paid for the period 1 July 2014 to 30 June 2018; and
 - (e) a minimum of \$45.25 million to be paid for the period 1 July 2014 to 30 June 2019.

4 Schedule C amended

The State Agreement is amended by deleting Schedule C and substituting the following: –

"ITEM 1 – CASINO TAX¹

Electronic Gaming Machine Tax

Period	Electronic Gaming Machine Tax
On and from 24 December 2014 to 23 December 2015	12.27% of Casino Taxable Revenue for Electronic Gaming Machines
On and from 24 December 2015	12.42% of Casino Taxable Revenue for Electronic Gaming Machines

Table Game Tax

Period	Table Game Tax
On and from 24 December 2014	9.37% of Casino Taxable Revenue for Table Games

Fully Automated Table Game Tax

Period	Fully Automated Table Game Tax
On and from	12.92% of Casino Taxable Revenue for
24 December 2014	Fully Automated Table Games

¹ Casino Tax Rates, where applicable, are subject to the Review Notice dated 20 November 2014 issued pursuant to clause 23(6)(b) of this Agreement.

International Commission Business Tax

Period	International Commission Business Tax
On and from 1July 2015	1.75% of Casino Taxable Revenue for
	International Commission Business

ITEM 2

Name of Witness

1 All Casino Taxes are to be paid to the Treasurer of the State each month, within 8 days after the end of the month."

AS WITNESS the execution of this Agreement by or on behalf of the parties the day and year first hereinbefore written.

SIGNED by THE HONOURABLE COLIN HOLT MLC for and on behalf of the State of Western Australia in the presence of:))))
[Signature]	[Signature]
Signature of witness	Signature of THE HONOURABLE COLIN HOLT MLC
DONNA KENNEDY	

THE COMMON SEAL of BURSWOOD NOMINEES LIMITED (ACN 078 250 307) was hereunto affixed by authority of the Board of Directors in the presence of:))))
[Signature]	[Signature]
Signature of authorised person	Signature of authorised person
Director	Secretary
Office held	Office held
BARRY FELSTEAD	JOSHUA ROBERT PRESTON
Name of authorised person	Name of authorised person
THE COMMON SEAL of BURSWOOD RESORT (MANAGEMENT) LIMITED (ACN 009 396 945) was hereunto affixed by authority of the Board of Directors in the presence of:)))))
[Signature]	[Signature]
Signature of authorised person	Signature of authorised person
Director	Secretary
Office held	Office held
BARRY FELSTEAD	JOSHUA ROBERT PRESTON
Name of authorised person	Name of authorised person

R. KENNEDY, Clerk of the Executive Council.

RA301*

Liquor Control Act 1988

Liquor Control (Cheeditha Restricted Area) Amendment Regulations 2015

Made by the Governor in Executive Council on the recommendation of the Minister

1. Citation

These regulations are the *Liquor Control (Cheeditha Restricted Area) Amendment Regulations 2015.*

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Liquor Control (Cheeditha Restricted Area) Regulations 2012.*

4. Regulation 9 amended

In regulation 9 delete "a period of 3 years beginning on the day on which these regulations, other than regulations 1 and 2, come into operation." and insert:

the period that ends at the close of 10 August 2018.

R. KENNEDY, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE AND FOOD

AG401*

SOIL AND LAND CONSERVATION ACT 1945

CARNARVON LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2015

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the Carnarvon Land Conservation District (Appointment of Members) Instrument 2015.

2. Appointment of members

Under section 23(2b) of the Act and clause 5(1) of the Soil and Land Conservation (Carnarvon Land Conservation District) Order 1983*, the following member is appointed to the land conservation district committee for the Carnarvon Land Conservation District—

(a) on the nomination of the Shire of Carnarvon: *delete* William (Bill) Hopkinson of Hillspring Station and *insert* Naomi McMahon of Carnarvon.

(*Published in the Gazette of 16 December 1983 at p. 4897 and amended in the Gazettes of 13 March 1987 at pp. 662-663, 10 June 1988 at pp. 1936-1937, 13 December 1991 at pp. 6150-6151, 25 August 1995 at p. 3845, 7 June 1996 at p. 2389 and an Amendment Order approved by Executive Council on 28 January 1998 {refer to Department of Agriculture and Food reference: 881708V04PO6}).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 24 July 2018.

GLEN WHEATON, Deputy Commissioner of Soil and Land Conservation.

Dated this 24th day of July 2015.

AG402*

SOIL AND LAND CONSERVATION ACT 1945

MERREDIN LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2015

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the Merredin Land Conservation District (Appointment of Members) Instrument 2015.

2. Appointment of members

Under section 23(2b) of the Act and clause 4(1) of the Soil and Land Conservation (Merredin Land Conservation District) Order 2007, the following members are appointed to the land conservation district committee for the Merredin Land Conservation District—

- (a) on the nomination of the Shire of Merredin: delete Malcolm Harper of Merredin and insert Cr John Flockart of Merredin
- (b) as persons actively engaged in, or affected by or associated with, land use in the district: delete Barry Whitehead of Merredin

3. Term of Office

Members appointed to the committee under this instrument will hold office for a three year term expiring on 24 July 2018.

GLEN WHEATON, Deputy Commissioner of Soil and Land Conservation.

Dated this 24th day of July 2015.

AG403*

SOIL AND LAND CONSERVATION ACT 1945

NORTH KIMBERLEY LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2014

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the North Kimberley Land Conservation District (Appointment of Members) Instrument 2014.

2. Appointment of members

Under section 23(2b) of the Act and clause 4(1) of the Soil and Land Conservation (North Kimberley Land Conservation District) Order 2007, the following members are appointed to the land conservation district committee for the North Kimberley Land Conservation District—

- (a) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Mr Gavin Scott of El Questro Station
 - (ii) Mrs Anne Koeyers of Drysdale River Station

3. Term of Office

Members appointed to the committee under this instrument will hold office for a three year term expiring on 24 July 2018.

GLEN WHEATON, Deputy Commissioner of Soil and Land Conservation. Dated this 24th day of July 2015.

CEMETERIES

CE401*

CEMETERIES ACT 1986

Shire of Ashburton

FEES AND CHARGES

In pursuance of the powers conferred upon it by section 53 of the *Cemeteries Act 1986*, the Shire of Ashburton hereby records having resolved on the 17 June 2015 to set the following fees and charges effective from 28 July 2015. The fees and charges shall be payable upon application for services detailed hereunder.

Schedule of Fees and Charges

All fees and charges are inclusive of 10% GST (except where shown exempt)

Funeral Director Fees Licence Fee	
Cemetery Fees	
Grant of Right of Burial.	80.00
Renewal of Grant of Right of Burial	
Burial without a Grant of Right of Burial	80.00
Head stone application	50.00
Head stone erection	
Re-opening an Ordinary Grave	per interment 1,100.00
Exhumation (This is at CEO's discretion due to interment period)	Cost on Application
Burial Fees	
Standard Burial—adult or child	1,100.00
Burial deeper than 1.8m (max 2.1m)	110.00
Interment of ashes	80.00

N. HARTLEY, Chief Executive Officer.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994 KIMBERLEY PRAWN MANAGED FISHERY MANAGEMENT PLAN 1993

AREAS CLOSED TO FISHING FOR PRAWNS IN THE KIMBERLEY PRAWN MANAGED FISHERY FOR 2015

Notice No. 2 of 2015

- I, Heather Brayford, Chief Executive Officer of the Department of Fisheries, in accordance with clause 17 of the Kimberley Prawn Managed Fishery Management Plan 1993 (the Plan) and being of the opinion that the prohibition is required in the better interests of the Kimberley Prawn Managed Fishery (the Fishery), do hereby—
 - 1. Prohibit fishing for prawns in those parts of the Fishery between the times and dates provided for in items (a) to (c) below—
 - (a) Fishing for prawns is prohibited in all of the waters of the Fishery from the date of the gazettal of *Notice No. 2 of 2015*, until 0600 hours WST on 1 August 2015;
 - (b) Fishing for prawns is prohibited in the waters described in (i) to (iv) below from the date of the gazettal of this Notice until 1630 WST on 30 November 2015; and

(i) Collier Bay Inshore Closure

Waters inshore of a line commencing at the intersection of 15°52.09′ south latitude and 124°26.2′ east longitude; thence generally south to 16° 04.2′ south latitude and 124°26.3′ east longitude; thence generally south west to 16°17.00′ south latitude and 124°18.1′ east longitude; thence generally east to 16°17.195′ south latitude and 124°07.861′ east longitude;

(ii) Brunswick Bay-York Sound Inshore Closure

Waters inshore of a line commencing at the intersection of 15°15.40′ south latitude and 124°40.57′ east longitude; thence generally north east to 15°09.50′ south latitude and 124°50′ east longitude; thence generally north east to 15°00.45′ south latitude and 124°54.20′ east longitude; thence generally east to 14°57.90′ south latitude and 125°01.20′ east longitude; thence generally north east to 14°43.90′ south latitude and 125°08.10′ east longitude; thence generally north east to 14°43.95′ south latitude and 125°09.45′ east longitude (Cape Pond); thence generally east to 14°43.99′ south latitude and 125°09.59′ east longitude;

(iii) Admiralty Gulf Inshore Closure

Waters inshore a line commencing at the intersection of 14°19.50′ south latitude and 125°43.50′ east longitude; thence generally south east to 14°26.17′ south latitude and 125°48.79′ east longitude; thence due east to 14°26.17′ south latitude and 125°54.54′ east longitude; thence generally north east to 14°19.40′ south latitude and 125°57.60′ east longitude; thence due east to 14°19.40′ south latitude and 126°05.31′ east longitude;

(iv) Napier Broome Bay Inshore Closure

Waters inshore of a line commencing at the intersection 14°02.63′ south latitude and 126°29.57′ east longitude; thence generally south east to 14°05.2′ south latitude and 126°31.3′ east longitude; thence generally south east to 14°06.35′ south latitude and 126°35.51′; thence generally north east to 13°58.3′ south latitude and 126°42.2′ east longitude; thence generally north east to 13°55.75′ south latitude and 126°48.38′ east longitude.

(c) Fishing for prawns is prohibited in all of the waters of the Fishery during the period commencing at 1630 hours WST on 30 November 2015 until 0600 hours WST on 1 June 2016.

(WST—Western Standard Time)

HEATHER BRAYFORD, Chief Executive Officer.

Dated this 20th day of July 2015.

Note: In accordance with clause 17 of the Plan, the Areas Closed to Fishing for Prawns: *Notice No. 1 of 2015*, dated 18 March 2015 is cancelled.

HEALTH

HE401*

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) DETERMINATION (NO. 9) 2015

Made by the Chief Medical Officer, pursuant to section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Citation

1. This determination may be cited as the Medical (Area of Need) Determination (No. 9) 2015.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Area of need

3. The area of need specified in the Schedule is determined to be an area of need for the purposes of section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Expiry of determination

4. This determination expires 26 February 2020.

SCHEDILLE

GENERAL MEDICAL SERVICES IN THE CITY OF WANNEROO, EXCLUDING—

THE SUBURB OF MARANGAROO

THE SUBURB OF BUTLER

THE SUBURB OF TAPPING

THE SUBURB OF QUINNS ROCK

THE SUBURB OF MADELEY

THE SUBURB OF RIDGEWOOD

THE SUBURB OF ASHBY

Dated this 22nd day of July 2015.

Professor GARY GEELHOED, Chief Medical Officer, Department of Health.

As delegate of the Minister for Health.

HE402*

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) DETERMINATION (NO. 10) 2015

Made by the Chief Medical Officer, pursuant to section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Citation

1. This determination may be cited as the Medical (Area of Need) Determination (No. 10) 2015.

Commencement

2. This determination comes into operation 24 November 2015

Area of need

3. The area of need specified in the Schedule is determined to be an area of need for the purposes of section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Expiry of determination

4. This determination expires five years after its commencement.

SCHEDULE

GENERAL MEDICAL SERVICES IN THE SUBURB OF HIGH WYCOMBE IN THE SHIRE OF KALAMUNDA

Dated this 22nd day of July 2015.

Professor GARY GEELHOED, Chief Medical Officer, Department of Health.

As delegate of the Minister for Health.

HE403*

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) DETERMINATION (NO. 11) 2015

Made by the Chief Medical Officer, pursuant to section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Citation

1. This determination may be cited as the Medical (Area of Need) Determination (No. 11) 2015.

Commencement

2. This determination comes into operation 26 March 2016.

Area of need

3. The area of need specified in the Schedule is determined to be an area of need for the purposes of section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Expiry of determination

4. This determination expires five years after its commencement.

SCHEDULE

GENERAL MEDICAL SERVICES IN THE SUBURB OF STRATTON IN THE CITY OF SWAN

Dated this 22nd day of July 2015.

Professor GARY GEELHOED, Chief Medical Officer, Department of Health.

As delegate of the Minister for Health.

HE404*

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) REPEAL DETERMINATION (No. 3) 2015

Made by the Chief Medical Officer, pursuant to section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Citation

1. This determination may be cited as the Medical (Area of Need) Repeal Determination (No. 3) 2015.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Repeal Area of need

3. The area of need determinations specified in the Schedule are repealed.

SCHEDULE

- Medical (Area of Need) Repeal Determination (No. 47) 2012 [published in Gazette 14 December 2012, p. 6216] for General Medical Services in the Suburb of Wanneroo.
- Medical (Area of Need) Repeal Determination (No. 5) 2013 [published in Gazette 31 May 2013, p. 2128] for General Medical Services in the Suburb of Clarkson.
- Medical (Area of Need) Repeal Determination (No. 29) 2014 [published in Gazette 27 January 2015, p. 436] for General Medical Services in the Suburb of Girrawheen.
- Medical (Area of Need) Repeal Determination (No. 37) 2012 [published in Gazette 20 November 2012, p. 5690] for General Medical Services in the Suburb of Alexander Heights.
- Medical (Area of Need) Repeal Determination (No. 32) 2012 [published in Gazette 14 August 2012, p. 3839] for General Medical Services in the Suburb of Lansdale.
- Medical (Area of Need) Repeal Determination (No. 15) 2011 [published in Gazette 24 June 2011, p. 2518] for General Medical Services in the Suburb of Mindarie.
- Medical (Area of Need) Repeal Determination (No. 30) 2012 [published in Gazette 14 August 2012, p. 3839] for General Medical Services in the Suburb of Carramar.

Medical (Area of Need) Repeal Determination (No. 6) 2011 [published in Gazette 11 March 2011, p. 833] for General Medical Services in the Suburb of Darch.

Medical (Area of Need) Repeal Determination (No. 18) 2011 [published in Gazette 8 July 2011, p. 2906] for General Medical Services in the Suburb of Merriwa.

Medical (Area of Need) Repeal Determination (No. 11) 2014 [published in Gazette 23 May 2014, p. 1648] for General Medical Services in the Suburb of Banksia Grove.

Medical (Area of Need) Repeal Determination (No. 9) 2011 [published in Gazette 25 March 2011, p. 1097] for General Medical Services in the Suburb of Yanchep.

Medical (Area of Need) Repeal Determination (No. 43) 2012 [published in Gazette 18 December 2012, p. 6601] for General Medical Services in the Suburb of Koondoola.

Medical (Area of Need) Repeal Determination (No. 2) 2015 [published in Gazette 27 February 2015, p. 767] for General Medical Services in the Suburb of Pearsall.

Medical (Area of Need) Repeal Determination (No. 30) 2011 [published in Gazette 4 November 2011, p. 4649] for General Medical Services in the Suburb of Jindalee.

Medical (Area of Need) Repeal Determination (No. 33) 2012 [published in Gazette 31 August 2012, p. 4215] for General Medical Services in the Suburb of Wangara.

Dated this 22nd day of July 2015.

Professor GARY GEELHOED, Chief Medical Officer, Department of Health.

As delegate of the Minister for Health.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954

Shire of Denmark
APPOINTMENTS

In accordance with the Bush Fires Act 1954 the Shire of Denmark has appointed the following officer to the respective position effective immediately—

Fire Weather Officer

Adrian Kranendonk

All previous appointments made under this Act are hereby cancelled.

Dated 24 July 2015.

DALE STEWART, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum Coolgardie WA 6429.

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

J. O'SULLIVAN, Warden.

To be heard by the Warden at Coolgardie on 7 September 2015.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P 16/2811 Atriplex Pty Limited

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Canning

Town Planning Scheme No. 40—Amendment No. 209

Ref: TPS/1512

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Canning local planning scheme amendment on 27 May 2015 for the purpose of—

(a) Modifying Serial No. 97 in Appendix 5—Schedule of Additional and Prohibited Uses of the scheme text to read—

No.	Lot No.	Address	Uses which may be prohibited or permitted in addition to those permitted by the Zoning Table		Additional Development Requirements
			Additional Uses:	Prohibited Uses:	
97	62	29 Augusta Street	Office		The maximum GLA for Office Use is 100m ² .

S. COLE, Commissioner. L. RUSSELL, Chief Executive Officer.

PL402*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Kojonup

Town Planning Scheme No. 3—Amendment No. 12

Ref: TPS/1572

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning approved the Shire of Kojonup local planning scheme amendment on 23 June 2015 for the purpose of—

- 1. Including the following additional sub-clauses within clause 6.3 Determination of Applications—
 - 6.3.5 Amending or revoking a Planning Consent

The local government may, on written application from the owner of land in respect of which Planning Consent has been granted, revoke or amend the Planning Consent, prior to the commencement of the use or development subject of the Planning Consent.

- 6.3.6 Unauthorised existing developments
 - (a) The local government may grant Planning Consent to a use or development already commenced or carried out regardless of when it was commenced or carried out, if the development conforms to the provisions of the Scheme.
 - (b) Development which was unlawfully commenced is not rendered lawful by the occurrence of any subsequent event except the granting of Planning Consent, and the continuation of the development unlawfully commenced is taken to be lawful upon the grant of Planning Consent.

Note: The approval by the local government of an existing development does not affect the power of the local government to take appropriate action for a breach of the Scheme or the Act in respect of the commencement or carrying out of development without Planning Consent.

6.3.7 Term of Planning Consent

- 6.3.7.1 Where the local government grants Planning Consent for the development of land—
 - (a) The development approved is to be substantially commenced within 2 years, or such other period as specified in the approval, after the date of the determination; and
 - (b) The approval lapses if the development has not substantially commenced before the expiration of that period.

- 6.3.7.2 A written request may be made to the local government for an extension of the term of Planning Consent at any time prior to the expiry of the approval period in clause 6.3.7.1.
- 6.3.8 Scope of Planning Consent

Planning Consent may be granted—

- (a) For the use or development for which the approval is sought;
- (b) For that use or development, except for a specified part or aspect of that use or development; or
- (c) For a specified part or aspect of that use or development.
- 6.3.9 Approval subject to later approval of details
 - (a) Where an application is for a development that includes the carrying out of any building or works, the local government may grant approval subject to matters requiring the subsequent Planning Consent of the local government. These matters may include the siting, design, external appearance of the buildings, means of access, landscaping, and such other matters as the local government thinks fit.
 - (b) In respect of an approval requiring subsequent Planning Consent, the local government may require such further details as it thinks fit prior to considering the application.
 - (c) Where the local government has granted approval subject to matters requiring the later Planning Consent of the local government, an application for approval of those matters must be made not later than 2 years after the date of the determination of the first approval, or such other period as is specified in the approval.
- 2. Delete the existing note at the bottom of Schedule III(c) that states—

"This approval is valid for a period of months only."

- 3. Include the following new notes at the bottom of Schedule III(c)—
 - Note 1: If the development the subject of this approval is not substantially commenced within a period of 2 years, or such other period as specified in the approval after the date of the determination, the approval shall lapse and be of no further effect.
 - Note 2: Where an approval has so lapsed, no development shall be carried out without the further approval of the local government having first been sought and obtained.
 - Note 3: If an applicant is aggrieved by this determination there is a right of review by the State Administrative Tribunal in accordance with Part 14 of the Planning and Development Act 2005. An application must be made within 28 days of the determination.
- 4. Include the following definition of within Schedule I—Interpretations—

Substantially commenced—means that some substantial part of work in respect of a development approved under a planning scheme or under an interim development order has been performed;

R. FLEAY, Shire President. R. MITCHELL-COLLINS, Chief Executive Officer.

PL404*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Trayning

Town Planning Scheme No. 1—Amendment No. 2

Ref: TPS/1450

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Trayning local planning scheme amendment on 15 July 2015 for the purpose of—

- 1. Rezone Lots 189 and 193 Hughes Street, Lot 190 Hewitt Street, Lot 194 Appleyard Street, Lots 202 and 203 Appleyard Street, Kununoppin from Rural Residential to Townsite.
- 2. Amend the Scheme map accordingly.
- 3. Delete Lots 189 and 193 Hughes Street and Lots 190 and 194 Appleyard Street Kununoppin—RR5 and Lots 202 and 203 Appleyard Street from RR4 provisions in Schedule 11.
- 4. Insert the use 'Transport Depot' into Table 1—Zoning Table in the appropriate location, with the following permissibility—

Residential X Commercial X Light Industry D
General Industry D
Townsite D
Rural Residential X
Rural D

- 5. Amend Clause 5.3 (b) by deleting the words "R10/30 unless otherwise shown" and replacing them with "as shown on the scheme map" and inserting the following sentence at the end of the clause—Single dwellings shall be developed in accordance with the R2 requirements of the Residential Design Codes, with the exception of lot area.
- 6. Insert the following definition for 'Rural Home Business' into Schedule 1—Dictionary of defined words and expressions, in the appropriate location—

Rural Home Business means a business, service or profession carried out in a dwelling or on land around a dwelling by an occupier of the dwelling which—

- (a) does not employ more than 5 people not members of the occupier's household:
- (b) will not cause injury to or adversely affect the amenity of the neighbourhood;
- (c) does not occupy an area greater than 200 square metres;
- (d) does not involve the retail sale, display or hire of goods of any nature;
- (e) in relation to vehicles and parking, does not result in traffic difficulties because of inadequacy of parking or an increase in traffic volumes in the neighbourhood, and unless approved by the local government does not involve the presence, use or calling of more than 3 vehicles of more than 25 tonnes tare weight;
- (f) does not involve the use of an essential service of greater capacity than normally required in the zone; and
- (g) does not have an adverse impact on the rural character of the area.

F. A. TARR, Shire President. T. L. MCLENNAN, Chief Executive Officer.

PL403*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Toodyay

Town Planning Scheme No. 4—Amendment No. 7

Ref: TPS/1368

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Toodyay local planning scheme amendment on 27 May 2015 for the purpose of—

- 1. Deleting the land use definition of "Ancillary Accommodation".
- 2. Inserting a new land use definition of "Ancillary Dwelling" which has the same meaning as is given to it in the Residential Design Codes; and
- 3. Amending the use class "Ancillary Accommodation" in Table 1—Zoning Table by replacing the word "Accommodation" with Dwelling as follows—

	Residential	Residential Development	Special Residential	Town Centre	Mixed Business	Light Industry	Rural	Rurual Residential	Rurual Living
Ancillary Dwelling	D	D	D	A	A	X	D	D	D

D. DOW, Shire President. S. SCOTT, Chief Executive Officer.

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
APPLICATIO	ONS FOR THE GRANT	OF A LICENCE	
182630	Jus Burgers (Subiaco) Pty Ltd	Application for the grant of a Small Bar licence in respect of premises situated in Fremantle and known as Jus Burgers	23/08/2015
182501	Nando's Australia Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Rockingham and known as Nando's Rockingham	30/08/2015
APPLICATIO	ONS FOR THE REMOVA	AL OF A LICENCE	
181689	Narembeen Club Inc	Application for the removal of a Club licence in respect of premises situated in Thomas St Narembeen to another location also in Narembeen and known as Narembeen Club Inc	10/08/2015
APPLICATIO	ONS TO ADD, VARY OR	CANCEL A CONDITION OF LICENCE	
128888	Cottesloe Surf Life Saving Club	Application to add, vary or cancel a condition of a Club Restricted licence in respect of premises situated in Cottesloe and known as Cottesloe Surf Life Saving Club	5/08/2015
178665	Jared Joseph Bramley and Sarah Evelyn Bramley	Application to add, vary or cancel a condition of a Tavern Restricted licence in respect of premises situated in Mandurah and known as The Monkey Bar and Lounge	30/07/2015

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

B. A. SARGEANT, Director of Liquor Licensing.

Dated: 24 July 2015.

SALARIES AND ALLOWANCES TRIBUNAL

SA401*

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

Preamble

The Salaries and Allowances Tribunal has issued a determination in respect to District Allowances for Special Division and Prescribed Office Holders.

Determination

The determination of the Salaries and Allowances Tribunal made on 23 June 2015 under sections 6(1)(c), (d) and (e) of the Salaries and Allowances Act 1975, as amended from time to time, is hereby varied by a further determination set out below.

This variation is effective on and from 2 July 2015.

Amend the 'Annual District Allowance (Standard Rates)' for the offices below as they appear in 'Table 9—District Allowances' within Part 4 of the First Schedule as follows—

Table: 9—District Allowances

Office	Department or Agency	Office Holder	Annual District Allowance (Standard Rate)	
Director	Kimberley Development Commission	J Gooding	\$7,436	
Director	Pilbara Development Commission	Vacant	\$9,449	
Managing Director	Pilbara Institute	M Boundy	\$9,499	

Dated at Perth this 20th day of July 2015.

W. S. COLEMAN, AM Chairman.

C. A. BROADBENT Member. B. J. MOORE Member.

Salaries and Allowances Tribunal.

SA402*

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

Preamble

The Salaries and Allowances Tribunal has issued a determination in respect to an appointment in the Department of the Attorney General within the Special Division of the Public Service.

Determination

The determination of the Salaries and Allowances Tribunal made on 23 June 2015 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

This variation is effective on and from 1 July 2015.

Delete reference to the offices below as they appear in 'Table 14 Remuneration and Offices' within Part 1 of the Second Schedule and insert the following—

Table: 14—Remuneration and Offices

Office	Department or Agency	Band	Office Holder	Annual Salary
Deputy State Counsel	Attorney General	3	A Sefton	\$328,082
Adviser, State Solicitor's Office	Attorney General	4	Vacant	\$—

Dated at Perth this 20th day of July 2015.

W. S. COLEMAN, AM Chairman. C. A. BROADBENT Member. B. J. MOORE Member.

Salaries and Allowances Tribunal.

WESTERN AUSTRALIA

RETIREMENT VILLAGES ACT 1992

Price: \$14.25 plus postage

RETIREMENT VILLAGES REGULATIONS 1992

*Price: \$14.25 plus postage

^{*} Prices subject to change on addition of amendments.