



**WESTERN
AUSTRALIAN
GOVERNMENT
Gazette**

ISSN 1448-949X (print) ISSN 2204-4264 (online)

PRINT POST APPROVED PP665002/00041



PERTH, FRIDAY, 26 AUGUST 2016 No. 154

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 12.00 NOON
© STATE OF WESTERN AUSTRALIA

CONTENTS

PART 1

	Page
Casino Control (Authorised Games) Notice 2016.....	3664
City of Armadale—	
City of Armadale Activities and Trading in Thoroughfares and Public Places Amendment Local Law 2016.....	3653
Fencing Amendment Local Law 2016.....	3657
Standing Orders Amendment Local Law 2016.....	3658
Disability Services Amendment Regulations 2016.....	3653
Shire of Sandstone Dogs Local Law 2016.....	3661
State Superannuation Amendment Regulations (No. 3) 2016.....	3667
Wildlife Conservation Amendment Regulations 2016.....	3651

PART 2

Agriculture and Food.....	3669
Deceased Estates.....	3680
Education.....	3669
Environment.....	3674
Marine/Maritime.....	3674
Minerals and Petroleum.....	3675
Parliament.....	3677
Planning.....	3677
Racing, Gaming and Liquor.....	3680

IMPORTANT COPYRIGHT NOTICE

© State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Attorney General for Western Australia. Inquiries in the first instance should be directed to the Government Printer, State Law Publisher, 10 William St, Perth 6000.

PUBLISHING DETAILS

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

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

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

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

State Law Publisher
Lower Ground Floor,
10 William St. Perth, 6000
Telephone: 6552 6000 Fax: 9321 7536

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

If it is necessary through isolation or urgency to email or fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2016 (Prices include GST).

Deceased Estate notices (per estate)—\$31.10

Articles in Public Notices Section—\$72.30 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices—

Per Column Centimetre—\$14.40

Bulk Notices—\$263.90 per page

Electronic copies of gazette notices sent to clients for lodgement with the Delegated Legislation Committee—\$47.50

Clients who have an account will only be invoiced for charges over \$50.

For charges under \$50, clients will need to supply credit card details at time of lodging notice (i.e. a notice under 4cm would not be invoiced).

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

— PART 1 —

CONSERVATION

CO301

Wildlife Conservation Act 1950

Wildlife Conservation Amendment Regulations 2016

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Wildlife Conservation Amendment Regulations 2016*.

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 *Wildlife Conservation Regulations 1970*.

4. Regulation 13 amended

Delete regulation 13(1b) and insert:

- (1B) The annual fee to be paid with respect to a licence of a class referred to in subregulation (1a) is as follows —
 - (a) a Basic Licence — \$100;
 - (b) an Advanced Licence — \$200;
 - (c) a Special Licence — \$300.

5. Regulation 15 amended

- (1) In regulation 15(2):
 - (a) in paragraph (c) delete “photography,” and insert:
photography;

(b) after paragraph (c) insert:

(d) for the purpose of wildlife interaction activities involving close approaches to fauna,

(2) After regulation 15(2) insert:

(2A) A licence granted under this regulation for the purpose referred to in subregulation (2)(d) is to be known as a fauna interaction licence.

(2B) The fee payable for the issue of a fauna interaction licence is \$75.

6. Regulation 17 amended

After regulation 17(1) insert:

(1A) The fee payable for the issue of a licence under this regulation is \$100.

7. Various fees amended

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

Table

Provision	Delete	Insert
r. 7(5)(a)	\$300	\$400
r. 7(5)(b)	\$300	\$400
r. 7(5)(c)	\$300	\$400
r. 7(5)(d)	\$250	\$350
r. 8(2)	\$60	\$110
r. 10(3)	\$100	\$120
r. 56H(a)	\$100.00	\$125
r. 56H(b)	\$10.00	\$60
r. 56H(c)	\$25.00	\$25

K. H. ANDREWS, Clerk of the Executive Council.

HEALTH

HE301

Disability Services Act 1993

**Disability Services Amendment
Regulations 2016**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Disability Services Amendment Regulations 2016*.

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 on which the *Western Australian Health Promotion Foundation Act 2016* Part 6 comes into operation.

3. Regulations amended

These regulations amend the *Disability Services Regulations 2004*.

4. Schedule 1 amended

In Schedule 1 delete item 23 and insert:

23. Western Australian Health Promotion Foundation mentioned in the *Western Australian Health Promotion Foundation Act 2016* section 5.

R. KENNEDY, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

City of Armadale

CITY OF ARMADALE ACTIVITIES AND TRADING IN THOROUGHFARES AND
PUBLIC PLACES AMENDMENT LOCAL LAW 2016

Under the powers conferred by the *Local Government Act 1995*, and under all other powers enabling it, the Council of the City of Armadale resolved on 25 July 2016 to make the following local law.

1. Citation

This local law may be cited as the *City of Armadale Activities and Trading in Thoroughfares and Public Places Amendment Local Law 2016*.

2. Commencement

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

3. Principal local law

This local law amends the *City of Armadale Activities and Trading in Thoroughfares and Public Places Local Law* as published in the *Government Gazette* on 24 July 2001 and as amended on 9 December 2011.

4. Headings of principal local law amended

The principal local law is amended as follows—

- (a) In clause 1.1 delete “*The name of this local law*”;
- (b) In clause 1.2 delete “*Meaning of terms used in this local law*”;
- (c) In clause 1.3 delete “*Area to which this local law applies*”;
- (d) In clause 1.4 delete “*Old local laws repealed*”;
- (e) In clause 2.1 delete “*Activities in thoroughfares and public places that are not permitted*”;
- (f) In clause 2.2 delete “*Activities in thoroughfares and public places that are allowed with a permit*”;
- (g) In clause 2.3 delete “*Permit required for possession and consumption of liquor in thoroughfares*”;
- (h) In clause 2.5 delete “*Crossing to be shown on building applications*”;
- (i) In clause 2.6 delete “*An approved crossing place can be used for temporary access*”;
- (j) In clause 2.7 delete “*Special approval is required for more than two crossings*”;
- (k) In clause 2.8 delete “*Standard crossing defined*”;
- (l) In clause 2.9 delete “*Conditions applying to the construction of crossings*”;
- (m) In clause 2.10 delete “*Existing crossings deemed to comply*”;
- (n) In clause 2.11 delete “*Redundant crossings to be removed*”;
- (o) In clause 2.12 delete “*Areas to which this Division applies*”;
- (p) In clause 2.13 delete “*Verge treatments that are allowed without a permit*”;
- (q) In clause 2.14 delete “*Only permissible verge treatments to be installed*”;
- (r) In clause 2.15 delete “*Things the owner/occupier are obliged to do*”;
- (s) In clause 2.16 delete “*Local government can give notice to owner/occupier make good any breach of provisions*”;
- (t) In clause 2.17 delete “*Existing verge treatments will be deemed as complying*”;
- (u) In clause 2.18 delete “*Public authorities are not required to restore verge treatments*”;
- (v) In clause 2.19 delete “*Meaning of terms used in this Division*”;
- (w) In clause 2.20 delete “*Local government may assign a number to a lot*”;
- (x) In clause 2.21 delete “*Public place defined for the purposes of this Division*”;
- (y) In clause 2.22 delete “*Signs can be erected on public places*”;
- (z) In clause 2.23 delete “*Existing signs continue to be valid in certain cases*”;
- (aa) In clause 2.24 delete “*Permit required to drive a vehicle on a closed thoroughfare*”;
- (bb) In clause 3.1 delete “*Meaning of terms in this Part*”;
- (cc) In clause 3.2 delete “*Permit required to erect or place an advertising sign on a thoroughfare*”;
- (dd) In clause 3.3 delete “*Things to be considered when determining an application for permit*”;
- (ee) In clause 3.4 delete “*Restrictions on portable signs*”;
- (ff) In clause 4.2 delete “*Restrictions on animals in thoroughfares*”;
- (gg) In clause 4.3 delete “*Meaning of terms used in this Division*”;
- (hh) In clause 4.4 delete “*Retailers must mark its shopping trolleys*”;
- (ii) In clause 4.5 delete “*Persons not to leave shopping trolleys in a public place*”;
- (jj) In clause 4.6 delete “*Retailer to remove abandoned shopping trolleys*”;

- (kk) In clause 4.7 delete "***Retailer taken to own shopping trolleys***";
- (ll) In clause 5.1 delete "***Meaning of terms used in this Part***";
- (mm) In clause 5.2 delete "***Area to which this part does not apply***";
- (nn) In clause 5.3 delete "***Local government may declare a road to be a flora road***";
- (oo) In clause 5.4 delete "***Construction works on flora roads to follow code of practice***";
- (pp) In clause 5.5 delete "***Local government may signpost flora roads***";
- (qq) In clause 5.6 delete "***Persons must drive only on the carriageway of flora roads***";
- (rr) In clause 5.7 delete "***Local government may designate a special environmental area***";
- (ss) In clause 5.8 delete "***Special environmental areas to be marked and recorded***";
- (tt) In clause 5.9 delete "***Permit required to plant anything in a thoroughfare***";
- (uu) In clause 5.10 delete "***Things to be considered when determining an application***";
- (vv) In clause 5.11 delete "***Permit required to clear vegetation in a thoroughfare***";
- (ww) In clause 5.12 delete "***Requirements of an application for a permit***";
- (xx) In clause 5.13 delete "***Permit required to burn part of thoroughfare***";
- (yy) In clause 5.14 delete "***Requirements of an application for a permit***";
- (zz) In clause 5.15 delete "***Restrictions on approval of an application***";
- (aaa) In clause 5.16 delete "***When application for permit cannot be approved***";
- (bbb) In clause 5.17 delete "***Permit required to construct firebreak on a thoroughfare***";
- (ccc) In clause 5.18 delete "***Requirements of an application for a permit***";
- (ddd) In clause 5.19 delete "***When application for permit cannot be approved***";
- (eee) In clause 5.20 delete "***Commercial harvesting flora on thoroughfare prohibited***";
- (fff) In clause 5.21 delete "***Permit required for seed collection in a thoroughfare***";
- (ggg) In clause 6.1 delete "***Meaning of terms used in this Division***";
- (hhh) In clause 6.2 delete "***Permit required to conduct stall in public place***";
- (iii) In clause 6.3 delete "***Permit required to trade in public place***";
- (jjj) In clause 6.4 delete "***No permit require to sell newspapers only***";
- (kkk) In clause 6.5 delete "***Things to be considered in determining an application for permit***";
- (lll) In clause 6.6 delete "***Some conditions that may be included in an approval***";
- (mmm) In clause 6.7 delete "***Exemptions from requirement to pay fee or to obtain a permit***";
- (nnn) In clause 6.8 delete "***Things a stallholder and trader must and must not do***";
- (ooo) In clause 6.9 delete "***Meaning of terms used in this Division***";
- (ppp) In clause 6.10 delete "***Permit required to perform in a public place***";
- (qqq) In clause 6.11 delete "***Local government may vary permitted area and time***";
- (rrr) In clause 6.12 delete "***Duration of permit to be 3 months unless cancelled***";
- (sss) In clause 6.13 delete "***Local government may cancel permit***";
- (ttt) In clause 6.14 delete "***Things a permit holder must not do in a public place***";
- (uuu) In clause 6.15 delete "***Meaning of terms used in this Division***";
- (vvv) In clause 6.16 delete "***Permit required to conduct Facility***";
- (www) In clause 6.17 delete "***Matters to be considered in determining an application***";
- (xxx) In clause 6.18 delete "***Things a permit holder must do***";
- (yyy) In clause 6.19 delete "***Unlawfully conducted Facility can be removed***";
- (zzz) In clause 6.20 delete "***Restrictions on use of Facility by public***";

- (aaaa) In clause 6.21 delete “*Temporary removal of Facility may be requested*”;
- (bbbb) In clause 7.1 delete “*Requirements of an application for a permit*”;
- (cccc) In clause 7.2 delete “*How an application for a permit will be determined*”;
- (dddd) In clause 7.3 delete “*Conditions which may be imposed on a permit*”;
- (eeee) In clause 7.4 delete “*Conditions which may be imposed under a policy*”;
- (ffff) In clause 7.5 delete “*Permit holder must comply with conditions*”;
- (gggg) In clause 7.6 delete “*Duration of permit to be one year unless otherwise stated or cancelled*”;
- (hhhh) In clause 7.7 delete “*Permit holder must apply for renewal of permit*”;
- (iiii) In clause 7.8 delete “*Permit holder must apply for transfer of permit*”;
- (jjjj) In clause 7.9 delete “*Permit must be produced on request*”;
- (kkkk) In clause 7.10 delete “*Permit may be cancelled by the local government*”;
- (llll) In clause 8.1 delete “*Objections and appeals provisions of the Act to apply*”;
- (mmmm) In clause 9.1 delete “*Notice may be issued to repair or redirect sprinkler*”;
- (nnnn) In clause 9.2 delete “*Notice may be issued regarding hazardous plants*”;
- (oooo) In clause 9.3 delete “*Notice may be issued to repair damage to a thoroughfare*”;
- (pppp) In clause 9.4 delete “*Notice may be issued to remove any thing unlawfully placed in a thoroughfare*”;
- (qqqq) In clause 10.1 delete “*Offence to fail to comply with notice*”;
- (rrrr) In clause 10.2 delete “*Local government may undertake requirements of notice*”;
- (ssss) In clause 10.3 delete “*Offence for failure to comply*”;
- (tttt) In clause 10.4 delete “*Modified penalties apply to prescribed offences*”;
- (uuuu) In clause 10.5 delete “*Requirements for forms*”.

5. Clause 1.2 amended

In clause 1.2 in the definition for “bulk rubbish container”, delete “domestic rubbish” and insert “domestic waste”.

6. Clause 2.2 amended

Clause 2.2(b)(iv) is amended as follows—

- (a) Delete “licence” and insert “permit”;
- (b) Delete “*Building Regulations 1989*” and insert “*Building Act 2011*”.

7. Clause 5.1 amended

Clause 5.1 is amended as follows—

- (a) In the definition of “rare flora” delete “23F” and insert “23F(1)”;
- (b) In the definition of “Roadside Conservation Committee” delete “Office of” and insert “Department of the”.

8. Clause 5.20 amended

Clause 5.20 is amended as follows—

- (a) Delete the clause title “**Commercial wildflower harvesting**” and insert “**Wildflower harvesting**”;
- (b) Delete “commercially”.

9. Clause 6.1 amended

Clause 6.1 is amended as follows—

- (a) Insert the following definition in alphabetical order—
 - “**not for profit organisation**” means—
 - (a) an association incorporated under the *Associations Incorporation Act 1987*; and
 - (b) any other organisation that does not trade or secure pecuniary profit for its members from the transactions of the organisation.
- (b) In the definition of “stall” after “conducted” insert “and that trading is conducted only by a not for profit organisation”;
- (c) In the definition of “stallholder’s permit” after “permit” insert “described in clause 6.2 that is”;
- (d) In the definition of “trader’s permit” after “permit” insert “described in clause 6.3 that is”;

- (e) In the definition of “trading”—
- (a) Delete subclauses (d) to (g); and
 - (b) Delete “but does not include —” and insert “but does not include the setting up of a stall or the conducting of a business at a stall under the authority of a stallholder’s permit.”

10. Clause 6.12 amended

Delete clause 6.12 and insert—

6.12 Duration of permit

Unless it is sooner cancelled under this local law, a permit is valid—

- (a) from the date and for the period (not exceeding 3 months from the date it is issued) determined by the local government when issuing the permit; or
- (b) if no date or period is determined by the local government when issuing a permit, from the date it is issued and for the period of 3 months from that date.

11. Schedule 1 amended

Schedule 1 is amended as follows—

- (a) Insert the following after 2.4(1)—

2.7	Installing more than two crossings to one lot without the approval of the local government	125
-----	--	-----

- (b) In the description of clause 5.20 delete “Commercial harvesting” and insert “Harvesting”.

Dated: 18 August 2016.

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

H. A. ZELONES JP, Mayor.
R. S. TAME, Chief Executive Officer.

LG302

LOCAL GOVERNMENT ACT 1995

City of Armadale

FENCING AMENDMENT LOCAL LAW 2016

Under the powers conferred by the *Local Government Act 1995*, and under all other powers enabling it, the City of Armadale resolved on 25 July 2016 to make the following local law.

1. Citation

This local law may be cited as the *City of Armadale Fencing Amendment Local Law 2016*.

2. Commencement

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

3. Principal local law

This local law amends the *City of Armadale Fencing Local Law 2011* published in the *Government Gazette* on 8 December 2011.

4. Clause 1.5 amended

Clause 1.5 is amended as follows—

- (1) After the definition of **AS** insert—
cattle means buffalo, horse, bull, oxen, steer, heifer, calf, ass, mule, deer, goat, ostrich, pig, sheep or South American camelid;
close proximity means within 600mm of a fence;
- (2) In the definition of **fence** after “screening” insert “or any free standing screening in close proximity”.
- (3) After the definition of **lot** insert—
nuisance means—
 - (a) an activity or condition which is harmful or annoying and which gives rise to legal liability in the tort of public or private nuisance at law;

- (b) an unreasonable interference with the use and enjoyment of a person of his or her ownership or occupation of land; or
- (c) interference which causes material damage to land or other property on the land affected by the interference;
- (4) In the definition of *uniform fence*, delete “pubic” and insert “public”.
- (5) In the definition of *dangerous* delete “local laws” and insert “local law”.

5. Clause 3.1 amended

In clause 3.1 in subclauses (1) and (3) delete “1200m” and insert “1200mm”.

6. Clause 4.2 amended

Clause 4.2 is amended as follows—

- (1) In subclause (1) after “affixed” insert “or free standing in close proximity”.
- (2) In subclause (3) after “affixed” insert “or free standing in close proximity” and after “integrity of a fence” insert “, cause a nuisance or interfere with an existing asbestos fence so as to cause it to become dangerous”.

7. Clause 4.4 amended

In clause 4.4(1) after “locality” insert “and must be capable of securely confining all cattle within the boundaries of the lot”.

8. Clause 7.3 amended

Clause 7.3 is amended as follows—

- (1) In subclause (1) delete “local laws” and insert “local law”.
- (2) In subclause (2) delete “local laws” and insert “local law”.

9. Clause 7.4 amended

In clause 7.4 delete “local laws” and insert “local law”.

10. Schedule 2 amended

Schedule 2 is amended as follows—

- (1) In part A (a) delete “normal” and insert “nominal”.
- (2) In part A (c) delete “3.15m” and insert “3.15mm”.

Dated: 18 August 2016.

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

H. A. ZELONES JP, Mayor.
R. S. TAME, Chief Executive Officer.

LG303

LOCAL GOVERNMENT ACT 1995

City of Armadale

STANDING ORDERS AMENDMENT LOCAL LAW 2016

Under the powers conferred by the *Local Government Act 1995*, and under all other powers enabling it, the Council of the City of Armadale resolved on 25 July 2016 to adopt the following local law.

1. Citation

This local law may be cited as the *City of Armadale Standing Orders Amendment Local Law 2016*.

2. Commencement

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

3. Principal local law

This local law amends the *City of Armadale Standing Orders Local Law* as published in the *Government Gazette* on 20 October 2000.

4. Clause 1.3 amended

Clause 1.3 is amended by inserting each of the following definitions in alphabetical order—

- “absolute majority” has the meaning given to it in the Act;
- “Act” means the *Local Government Act 1995*;

“member” has the meaning given to it in the Act;

“Regulations” means the *Local Government (Administration) Regulations 1996*;

5. Clause 3.3 amended

In clause 3.3 delete “shall be determined by the person presiding in accordance with Council Policy 5.1.29” and insert “is dealt with in the Act”.

6. Clause 3.4 amended

In clause 3.4—

- (a) Number the existing paragraph as (1);
- (b) Delete subclauses (1)(g)(ii) and (1)(g)(iii);
- (c) Renumber subclause (1)(g)(iv) to subclause (1)(g)(ii);
- (d) Insert the following subclauses—
 - (2) Every petition shall be respectful and temperate in its language and shall be presented to the Council by a member only.
 - (3) On the presentation of a petition, the member of Council presenting same shall confine himself to the reading of the prayer therein only, and the only motions that shall be in order shall be that such petition be received and if necessary that it be referred to a Committee, or if the subject matter thereof is dealt with in any Order of the Day be referred for consideration in connection therewith.

7. Clause 4.2 amended

In clause 4.2 after subclause (2) insert—

- (3) Subclause (2) does not apply where a member or officer discloses the information to his or her lawyer or government officer for the purpose of seeking advice in order to lawfully fulfil his or her role and responsibilities.

8. Part 5 amended

Part 5 is amended as follows—

- (a) delete clauses 5.1, 5.2 and 5.3;
- (b) renumber clause 5.4 to 5.1.

9. Clause 6.2 amended

In clause 6.2(1)(b) insert “up to” after “meeting for a period of”.

10. Clause 7.2 amended

In clause 7.2 delete “Public Records Office, being a directorate of the Library and Information Service of Western Australia,” and insert “State Records Office”.

11. Clause 8.5 amended

In clause 8.5 delete “vocal” and insert “audio”.

12. Clause 8.6 amended

In clause 8.6 after subclause (2) insert—

- (3) A person must ensure that his or her mobile telephone or audible pager is not switched on or used during any meeting of the Council or a committee.
- (4) A person shall not behave in a manner that is contrary to section 75 of the *Criminal Code*.

13. Clause 9.4 amended

Clause 9.4 is amended as follows—

- (a) number the existing paragraph as (1);
- (b) after subclause (1) insert—
 - (2) The presiding member, at any time, may—
 - (a) call the attention of the meeting to any irrelevant or repetitious remarks by a member; and
 - (b) direct that member, if speaking, to discontinue his or her speech.
 - (3) A member must comply with the direction of the presiding member under subclause (2) by immediately ceasing to speak.

14. Clause 13.1 amended

Clause 13.1 is amended as follows—

- (a) number the existing paragraph as (1);
- (b) after subclause (1) insert—
 - (2) A member must not leave the meeting when the presiding member is putting any motion.

15. Part 14 amended

Delete clause 14.1 and insert—

14.1 Requirements to Revoke or change Decisions

The requirements to revoke or change a decision made at a meeting are dealt with in regulation 10 of the Regulations.

14.2 Limitations on powers to revoke or change decisions

- (1) Subject to subclause (2), the Council or a committee is not to consider a motion to revoke or change a decision—
 - (a) where, at the time the motion is moved or notice is given, any action has been taken under clause 16.3 to implement the decision; or
 - (b) where the decision is procedural in its form or effect.
- (2) The Council or a committee may consider a motion to revoke or change a decision of the kind described in subclause (1)(a) if the motion is accompanied by a written statement of the legal and financial consequences of carrying the motion.

14.3 Implementing a Decision

- (1) In this clause—
 - (a) “authorisation” means a licence, permit, approval or other means of authorising a person to do anything.
 - (b) “implement”, in relation to a decision, includes—
 - (i) communicate notice of the decision to a person affected by, or with an interest in, the decision; and
 - (ii) take any other action to give effect to the decision.
 - (c) “valid notice of revocation motion” means a notice of motion to revoke or change a decision that complies with the requirements of the Act, Regulations and the Local Laws and may be considered, but has not yet been considered, by the Council or a committee as the case may be.
- (2) Subject to subclause (4), and unless a resolution is made under subclause (3), a decision made at a meeting is not to be implemented by the CEO or any other person until the afternoon of the first business day after the commencement of the meeting at which the decision was made.
- (3) The Council or a committee may, by resolution carried at the same meeting at which a decision was made, direct the CEO or another person to take immediate action to implement the decision.
- (4) A decision made at a meeting is not to be implemented by the CEO or any other person—
 - (a) if, before commencing any implementation action, the CEO or that person is given a valid notice of revocation motion; and
 - (b) unless and until the valid notice of revocation motion has been determined by the Council or the committee as the case may be.
- (5) The CEO is to ensure that members of the public attending the meeting are informed by an appropriate notice that a decision to grant an authorisation—
 - (a) is to take effect only in accordance with this clause; and
 - (b) cannot be acted upon by the person who has been granted the authorisation unless and until the decision has been implemented in accordance with this clause.

16. Part 18 redesignated

Part 19 is redesignated as Part 20 and all clauses to be renumbered accordingly.

17. Part 19 redesignated

Part 18 is redesignated as Part 19 and all clauses to be renumbered accordingly.

18. Part 18 inserted

After clause 17.5 insert—

Part 18—Meeting of Electors**18.1 Procedure for Electors’ Meetings**

In exercising his or her discretion to determine the procedure to be followed at an electors’ meeting, the presiding member is to have regard to these Standing Orders.

18.2 Participation of Non-Electors

A person who is not an elector of the district of the City of Armadale must not take part in any discussion at an electors’ meeting unless the meeting, by resolution, permits him or her to do so.

19. Clause 20.1 amended

Clause 20.1 is amended as follows—

- (a) Delete subclauses (2), (3) and (5);
- (b) Renumber subclause (4) to (2); and
- (c) Delete the words “Penalty \$1,000”.

Dated: 18 August 2016.

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

H. A. ZELONES JP, Mayor.
R. S. TAME, Chief Executive Officer

LG304

**DOG ACT 1976
LOCAL GOVERNMENT ACT 1995**

Shire of Sandstone

DOGS LOCAL LAW 2016

Under the powers conferred by the *Dog Act 1976*, the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Sandstone resolved on 28 July 2016 to make the following local law.

PART 1—PRELIMINARY

1.1 Citation

This local law may be cited as the *Shire of Sandstone Dogs Local Law 2016*.

1.2 Commencement

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

1.3 Application

This local law applies throughout the district.

1.4 Repeal

The *Shire of Sandstone Dogs Local Law* published in the *Government Gazette* on 23 March 2004, is repealed.

1.5 Interpretation

In this local law unless the context otherwise requires—

Act means the *Dog Act 1976*;

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

CEO means the chief executive officer of the local government;

dangerous dog has the meaning given to it in section 3(1) of the Act;

district means the district of the Shire of Sandstone;

dog management facility has the meaning given to it in section 3(1) of the Act;

infringement notice means the notice referred to in clause 5.4;

local government means the Shire of Sandstone;

notice of withdrawal means the notice referred to in clause 5.7(1);

owner in relation to a dog, has the same meaning as in section 3(1) and (2) of the Act;

person liable for the control of the dog has the same meaning as in section 3(1) of the Act;

public place has the meaning given to it in section 3(1) of the Act;

Regulations means the *Dog Regulations 2013*;

Schedule means the Schedule to this local law;

thoroughfare has the meaning given to it in section 1.4 of the *Local Government Act 1995*; and

townsite has the meaning given to it in section 3(1) of the Act.

PART 2—IMPOUNDING OF DOGS

2.1 Charges and costs

The following are to be imposed and determined by the local government under sections 6.16 to 6.19 of the *Local Government Act 1995*—

- (a) the charges to be levied under section 29(4) of the Act relating to the seizure and impounding of a dog;
- (b) the additional fee payable under section 29(4) of the Act where a dog is released at a time or on a day other than those determined under clause 2.2; and
- (c) the costs of the destruction and the disposal of a dog referred to in section 29(15) of the Act.

2.2 Attendance of authorised person at dog management facility

An authorised person is to be in attendance at the dog management facility for the release of dogs at the times and on the days of the week as determined by the CEO.

2.3 Release of impounded dog

- (1) A claim for the release of a dog seized and impounded is to be made to an authorised person or if absent, to the CEO.
- (2) An authorised person is not to release a dog seized and impounded to any person unless that person has produced, satisfactory evidence—
 - (a) of her or his ownership of the dog or of her or his authority to take delivery of it; or
 - (b) that he or she is the person identified as the owner on a microchip implanted in the dog.

PART 3—KEEPING OF DOGS

3.1 Dogs to be confined

- (1) An occupier of premises on which a dog is kept must—
 - (a) cause a portion of the premises on which the dog is kept to be fenced in a manner capable of confining the dog;
 - (b) ensure the fence used to confine the dog and every gate or door in the fence is of a type, height and construction which having regard to the breed, age, size and physical condition of the dog is capable of preventing the dog at all times from passing over, under or through it;
 - (c) ensure that every gate or door in the fence is kept closed at all times when the dog is on the premises (unless the gate is temporarily opened in a manner that ensures the dog remains confined) and is fitted with a proper latch or other means of fastening it;
 - (d) maintain the fence and all gates and doors in the fence in good order and condition; and
 - (e) where no part of the premises consists of open space, yard or garden or there is no open space or garden or yard of which the occupier has exclusive use or occupation, ensure that other means exist on the premises (other than the tethering of the dog) for effectively confining the dog within the premises.
- (2) Where an occupier fails to comply with subclause (1), he or she commits an offence.
- (3) Notwithstanding subclause (1) and (2), the confinement of dangerous dogs is dealt with in the Act and Regulations.

3.2 Limitation on the number of dogs

- (1) This clause does not apply to premises which have been granted an exemption under section 26(3) of the Act.
- (2) The limit on the number of dogs which may be kept on any premises is, for the purpose of section 26(4) of the Act—
 - (a) 2 dogs over the age of 3 months and the young of those dogs under that age if the premises are situated within a townsite; or
 - (b) 6 dogs over the age of 3 months and the young of those dogs under that age if the premises are situated outside a townsite.

PART 4—MISCELLANEOUS

4.1 Offence to excrete

- (1) A dog must not excrete on—
 - (a) any thoroughfare or other public place; or
 - (b) any land which is not a public place without the consent of the occupier.
- (2) Subject to subclause (3), if a dog excretes contrary to subclause (1), every person liable for the control of the dog at that time commits an offence.
- (3) The person liable for the control of the dog does not commit an offence against subclause (2) if any excreta is removed immediately by that person.

PART 5—ENFORCEMENT**5.1 Offences**

A person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.

5.2 General penalty

A person who commits an offence under this local law is liable, on conviction, to a penalty not exceeding \$5,000 and if the offence is of a continuing nature, to an additional penalty not exceeding \$100 for each day or part of the day during which the offence has continued.

5.3 Modified penalties

(1) The offences contained in Schedule 1 are offences in relation to which a modified penalty may be imposed.

(2) The amount appearing in the fourth column of Schedule 1 directly opposite an offence is the modified penalty payable in respect of that offence if the dog is not a dangerous dog.

(3) The amount appearing in the fifth column of Schedule 1 directly opposite an offence is the modified penalty payable in respect of that offence if the dog is a dangerous dog.

5.4 Issue of infringement notice

Where an authorised person has reason to believe that a person has committed an offence in respect of which a modified penalty may be imposed, he or she may issue to that person a notice in the form prescribed by regulation 26 of the *Local Government (Functions and General) Regulations 1996*.

5.5 Failure to pay modified penalty

Where a person who has received an infringement notice fails to pay the modified penalty within the time specified in the notice, or within such further time as may in any particular case be allowed by the CEO, he or she is deemed to have declined to have the offence dealt with by way of a modified penalty.

5.6 Payment of modified penalty

A person who has received an infringement notice may, within the time specified in that notice or within such further time as may in any particular case be allowed by the CEO, send or deliver to the local government the amount of the penalty, with or without a reply as to the circumstances giving rise to the offence, and the local government may appropriate that amount in satisfaction of the penalty and issue an acknowledgment.

5.7 Withdrawal of infringement notice

(1) Whether or not the modified penalty has been paid, an authorised person may withdraw an infringement notice by sending a notice in the form prescribed by regulation 27 of the *Local Government (Functions and General) Regulations 1996*.

(2) A person authorised to issue an infringement notice under clause 5.4 cannot sign or send a notice of withdrawal.

5.8 Service of notices

An infringement notice or a notice of withdrawal may be served on a person personally, or by leaving it at or posting it to her or his address as ascertained from her or him, or as recorded by the local government under the Act, or as ascertained from inquiries made by the local government.

Schedule 1—Modified Penalties

[clause 5.3]

Item	Offence	Nature of offence	Modified penalty \$	Dangerous Dog Modified Penalty \$
1	3.1	Failing to provide means for effectively confining a dog	300	
2	4.1(2)	Dog excreting in prohibited place	100	100

Dated: 19 August 2016.

The Common Seal of the Shire of Sandstone was affixed by authority of a resolution of Council in the presence of—

B. L. WALTON, President.
S. K. FLETCHER, Acting Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA301

Casino Control Act 1984

Casino Control (Authorised Games) Notice 2016

Given by the Gaming and Wagering Commission under section 22(1) of the Act.

1. Citation

This notice is the *Casino Control (Authorised Games) Notice 2016*.

2. Commencement

This notice comes into operation as follows —

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

3. Authorised games declared

- (1) In this clause —
FATG means Fully Automated Table Game.
- (2) The following games are declared to be authorised games for the purposes of section 22(1) of the Act —
 - 3 Card Poker
 - 4 Card Poker
 - 5 Card Stud
 - 6 Card Stud
 - 7 Card Stud
 - Arishinko
 - Baccarat
 - Big and Small
 - Blackjack
 - Blackjack Plus
 - Burswood Manila
 - Caribbean Stud Poker
 - Casino War

-
- Competition 5 Card Stud
 - Competition 6 Card Stud
 - Competition 7 Card Stud
 - Competition Burswood Manila
 - Competition Draw Poker
 - Competition Draw Poker (Ante)
 - Competition Hold'Em
 - Competition Manila
 - Competition Omaha
 - Craps
 - Crown Hold'Em
 - Crown Stud Poker
 - Double Zero Roulette
 - Double Zero Rapid Roulette
 - Draw Poker
 - Draw Poker (Ante)
 - Fan Tan
 - French Boule
 - Hold'Em
 - Horse Racing Machine
 - Keno
 - King High Poker
 - Lucky Big Wheel - FATG
 - Lucky Sic Bo - FATG
 - Manila
 - Mini Dice
 - Mini-Baccarat
 - Mismatch
 - Money Wheel
 - Multiple Action Blackjack
 - Nines
 - Omaha
 - Pai Gow Dominoes

- Pai Gow Poker
- Poker
- Pontoon
- Progressive Blackjack
- Rapid Baccarat
- Rapid Big Wheel
- Rapid Roulette
- Rapid Sic Bo
- Roulette
- Super Pan 9
- Texas Hold'Em Progressive
- Tournament Baccarat
- Tournament Baccarat (Burswood)
- Tournament Blackjack
- Tournament Roulette
- Tournament Two Up
- Tournament Video Draw Poker
- Trackside
- Two Up Coins
- Two Up Dice
- Ultimate Texas Hold'Em
- Vegas Star Blackjack - FATG
- Vegas Star Grand Baccarat - FATG
- Vegas Star Roulette - FATG
- Video Bingo
- Video Blackjack
- Video Dice
- Video Draw Poker
- Video Keno
- Video Money Wheel
- Video Pontoon
- Video Roulette
- Video Sic Bo

4. Previous notice revoked

The *Casino Control (Authorised Games) Notice 2011* is revoked.

Dated: 23 August 2016.

Sealed by the Gaming and Wagering
Commission of Western Australia in the
presence of —

(L.S.)

B. A. SARGEANT, Chairperson.

A. DUCKWORTH, Member.

TREASURY AND FINANCE

TR301

State Superannuation Act 2000

**State Superannuation Amendment Regulations
(No. 3) 2016**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *State Superannuation Amendment Regulations (No. 3) 2016*.

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 on which the *Western Australian Health Promotion Foundation Act 2016* Part 6 comes into operation.

3. Regulations amended

These regulations amend the *State Superannuation Regulations 2001*.

4. Schedule 1 amended

(1) In Schedule 1 Division 1 after item 29 insert:

29A. **Western Australian Health Promotion Foundation**
mentioned in the *Western Australian Health Promotion
Foundation Act 2016* section 5.

(2) In Schedule 1 Division 2 delete item 60.

K. H. ANDREWS, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE AND FOOD

AG401

AGRICULTURE AND RELATED RESOURCES PROTECTION (EUROPEAN HOUSE BORER) REGULATIONS 2006

DETERMINATION OF CITY BEACH RESTRICTED MOVEMENT ZONE

A site where pinewood is infested with European House Borer (EHB) has been found in the suburb of Floreat.

As a result, the area identified below is determined to be the City Beach Restricted Movement Zone (RMZ) under regulation 18A of the *Agriculture and Related Resources Protection (European House Borer) Regulations 2006*.

Because of proximity to infested pinewood, the movement of pinewood in this area is restricted.

Details of the restrictions are as follows—

Bringing untreated pinewood into RMZ

Movement is not generally restricted. However, a person may be issued a written notice prohibiting pinewood movement into the RMZ if an authorised person believes that the presence of the pinewood in the RMZ will increase the risk of EHB spread.

Removing pinewood from RMZ

Untreated seasoned pinewood that has been in an RMZ for 72 hours or more must not be removed from that RMZ unless—

- The pinewood is pinewood pieces of less than 100 cm³; or
- The pinewood has been stored in a suitable building or enclosure or has been fully enclosed in plastic wrapping or other authorised material to prevent exposure to EHB; or
- The pinewood has been treated with a preservative in accordance with the relevant standards; or
- The pinewood has been chemically fumigated or heat treated in accordance with the regulations; or
- Written authorisation has been given by an authorised person.

Note: “seasoned pinewood” is pinewood that has a moisture content of 20% or less when tested in accordance with the Australian Standard.

Unseasoned pinewood must not be removed from a RMZ during the control period (from 1 September until 30 April) unless the movement is authorised by an authorised person.

Visit the EHB website at agric.wa.gov.au/ehb or call 1800 084 881 for more information on the restrictions or for detailed maps of RMZs.

IDENTIFICATION OF THE CITY BEACH RESTRICTED MOVEMENT ZONE

The area described below is identified as the City Beach RMZ—

The area of the state bordered by West Coast Hwy I Oceanic Dr intersection east on Oceanic Dr to Brookdale St, south to Alfred Rd, west to West Coast Hwy, north to Oceanic Dr.

MARK WEBB, A/Director General.

EDUCATION

ED401

SCHOOL EDUCATION ACT 1999

DECLARATION OF CHANGE TO LOCAL-INTAKE AREAS

(Pursuant to section 60 (1) (a) (b))

The Director General has declared that the local-intake areas for Victoria Park Primary School and East Victoria Park Primary School are to be changed and will be as stated hereunder. The changes are effective from 2018.

VICTORIA PARK PRIMARY SCHOOL (5444) (August 2016)

The following will define the local-intake area of this school from 2018—

From the junction of Great Eastern Highway and Shepperton Road, south east along Shepperton Road (south west side included) to Axon Avenue, south west along Axon Avenue (both sides excluded) to Lichfield Street, south east along Lichfield Street (south west side included) to Salford Street, south west along Salford Street (both sides excluded) to Albany Highway, south along Albany Highway (west side included) to Kent Street, south west along Kent Street (north west side included) to Berwick Street, north west along Berwick Street (north east side included) to Canning Highway, south west along Canning Highway (north west side included) to a point on the south east extension of Ellam Street, north west from this point along this extension to Ellam Street and north west along Ellam Street (both sides excluded) to the foreshore of the Swan River, north east along the foreshore of the Swan River to the Causeway, and south east along the Causeway to the junction of Great Eastern Highway and Shepperton Road.

A sibling of a student who is both enrolled at Victoria Park Primary School and residing within the following area in 2017, will be entitled to enrol at Victoria Park Primary School provided there is at least one member of the family already enrolled at the school in the year in which the sibling is applying to enrol: From the junction of Shepperton Road and Axon Avenue, north east along Axon Avenue (both sides excluded) and its north easterly extension to the railway line, north west along the railway line to Goongoongup Bridge on the Swan River, south along the eastern foreshore of the Swan River to the north western extension of Shepperton Road and south east along Shepperton Road (north side included) to Axon Avenue.

EAST VICTORIA PARK PRIMARY SCHOOL (5445) (August 2016)

The following will define the local-intake area of this school from 2018—

From the junction of Great Eastern Highway and Shepperton Road, south east along Shepperton Road (north east side included) to Axon Avenue, south west along Axon Avenue (both sides included) to Lichfield Street, south east along Lichfield Street (north east side included) to Salford Street, south west along Salford Street (both sides included) to Albany Highway, south along Albany Highway (east side included) to the junction of Albany Highway, Shepperton Road and Welshpool Road, east along Welshpool Road (north side included) to the railway line, north west along the railway line to Great Eastern Highway and south west along Great Eastern Highway (south east side included) to Shepperton Road.

A sibling of a student who is both enrolled at Victoria Park Primary School and residing within the following area in 2017, will be entitled to enrol at Victoria Park Primary School provided there is at least one member of the family already enrolled at the school in the year in which the sibling is applying to enrol: From the junction of Shepperton Road and Axon Avenue, north east along Axon Avenue (both sides excluded) and its north easterly extension to the railway line, north west along the railway line to Goongoongup Bridge on the Swan River, south along the eastern foreshore of the Swan River to the north western extension of Shepperton Road and south east along Shepperton Road (north side included) to Axon Avenue.

LATHLAIN PRIMARY SCHOOL (5274) (August 2016)

The following will define the local-intake area of this school from 2018—

From the railway bridge over Great Eastern Highway, south and south east along the railway line to Welshpool Road, east along Welshpool Road (north side included) to Leach Highway, north east along Leach Highway (north west side included) to Orrong Road, north west along Orrong Road (south west side included) to the Graham Farmer Freeway, north west along the Graham Farmer Freeway (south west side included) to the junction with Balbuk Way, north east from this junction to the foreshore of the Swan River, north, west, and south along the foreshore to the Causeway, south east along the Causeway to Great Eastern Highway, and north east along Great Eastern Highway (north west side included) to the railway bridge.

A sibling of a student who is both enrolled at Victoria Park Primary School and residing within the following area in 2017, will be entitled to enrol at Victoria Park Primary School provided there is at least one member of the family already enrolled at the school in the year in which the sibling is applying to enrol: From the junction of Shepperton Road and Axon Avenue, north east along Axon Avenue (both sides excluded) and its north easterly extension to the railway line, north west along the railway line to Goongoongup Bridge on the Swan River, south along the eastern foreshore of the Swan River to the north western extension of Shepperton Road and south east along Shepperton Road (north side included) to Axon Avenue.

ED402**SCHOOL EDUCATION ACT 1999****DECLARATION OF LOCAL-INTAKE AREAS FOR SCHOOLS WITH SECONDARY STUDENTS**

(Pursuant to Sections 60, 78, 79 and 80)

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

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

SHARYN O'NEILL, Director-General of Education.

FREMANTLE COLLEGE (planning name) (4206) (Aug 16)

The following defines the local-intake area of this school—

From the junction of High Street and Montreal Street, east along High Street (south side included) to Carrington Street, south along Carrington Street (west side included) to Sainsbury Road, east along Sainsbury Road (south side included) to Stock Road, south along Stock Road (west side included) to Garling Street, east along Garling Street (south side included) to the locality boundary between Kardinya and O'Connor, south along the locality boundary between Kardinya and O'Connor to South Street, south east along South Street (south side included) to North Lake Road, south along North Lake Road (west side included) to the proposed Roe Highway, north east along the proposed Roe Highway to Progress Drive, south along Progress Drive (both sides included) to a point on the eastward extension of Phoenix Road, west along the eastern extension of Phoenix Road and west along Phoenix Road (north side included) to Sudlow Road, south along Sudlow Road (west side included) to Spearwood Avenue, north west along Spearwood Avenue (north east side included) to Wellard Street, south along Wellard Street (west side included) to Barrington Street, west along Barrington Street (north side included) to the railway line, south along the railway line to Russell Road, north west along Russell Road (north side included) to Rockingham Road, north along Rockingham Road (east side included) to the western section of Russell Road, west along both the western section of Russell Road (north side included) and the locality boundary between Henderson and Munster, and continuing west along this locality boundary to the Indian Ocean coastline, generally north along the coastline to Arthur Head, north east along the southern side of the harbour to a point on the north west extension of James Street, south east along this extension and south east along James Street (south west side included) to Ord Street, south along Ord Street (west side included) to Knutsford Street, east along Knutsford Street (both sides excluded) to Montreal Street and north along Montreal Street (east side included) to High Street.

The following defines an optional area between Fremantle College (planning name) and Melville Senior High Schools—

From the intersection of Farrington Road and North Lake Road, east along Farrington Road (south side included) to Progress Drive, south along Progress Drive (both sides included) to the proposed Roe Highway, west along the proposed Roe Highway to North Lake Road, and north along North Lake Road (east side included) to Farrington Road.

The following defines an optional area between Fremantle College (planning name), John Curtin College of the Arts and Melville Senior High School—

From the junction of High Street and the southern extension of Coode Street, north along this extension and Coode Street (west side included) to Marmion Street, east along Marmion Street (north side included) to Petra Street, north along Petra Street (west side included) to Canning Highway, east along Canning Highway (north side included) to Whittle Court, north along Whittle Court (both sides included) to Birdwood Circus West, north along Birdwood Circus West (both sides included) to Birdwood Circus, north along Birdwood Circus (both sides included) to Phipps Street, north along Phipps Street (both sides included) to the northern end of that street, north west from the northern end of Phipps Street to the Swan River foreshore, generally west and south west along the foreshore into Fremantle Harbour to a point on the north west extension of James Street, south east along this extension to James Street (north side included) and continuing south east along James Street to Ord Street, south along Ord Street (east side included) to Knutsford Street, east along Knutsford Street (both sides included) to Montreal Street, north along Montreal Street (both sides included) to High Street and east along High Street (north side included) to Coode Street.

The following defines an optional area between Fremantle College (planning name), John Curtin College of the Arts, Melville Senior High School and Shenton College—

From the Stirling Bridge, north along the Swan River western foreshore to the local government boundary between the City of Fremantle and the Town of Mosman Park, north and west along this local government boundary to the coastline of the Indian Ocean, south along the coastline to North Mole, east and north east along the north wharf of Fremantle Harbour and the northern foreshore of the Swan River to the Stirling Bridge.

The following defines an optional area between Fremantle College (planning name) and Gilmore College—

From a point on the western extension of Hope Valley Road on the Indian Ocean coastline, east along this extension and Hope Valley Road (north side included) to Rockingham Road, north along Rockingham Road (west side included) to the local government boundary between the City of Cockburn and the City of Kwinana, east along this local government boundary to Mandogalup Road, north along Mandogalup Road (west side included) and its northern extension to Russell Road, west and north west along Russell Road (south side included) to Rockingham Road, north along Rockingham Road (west side included) to the western section of Russell Road, west along the western section of Russell Road (south side included) and its western extension to the coastline, and south along the coastline to the western extension of Hope Valley Road.

GILMORE COLLEGE (4031) (Aug 16)

The following defines the local-intake area of this school—

From a point on the western extension of Hope Valley Road on the Indian Ocean coastline, east along this extension and Hope Valley Road (south side included) to Rockingham Road, north along Rockingham Road (east side included) to the local government boundary between the City of Cockburn and the City of Kwinana, east along this local government boundary to Mandogalup Road, south along Mandogalup Road (west side included) to a point due north of the junction between Anketell Road and Clementi Road, south to this road junction, east along Anketell Road (south side included) to Thomas Road, south west along Thomas Road (north west side included) to King Road, south along King Road (west side included) to Mundijong Road, west along Mundijong Road (north side included) to Duckpond Road, north west along Duckpond Road (north east side included) to the local government boundary between the City of Kwinana and City of Rockingham, north west and west along this local government boundary to Mandurah Road, north west along Mandurah Road (north east side included) to Gilmore Avenue, north east along Gilmore Avenue (south side included) to the local government boundary between the City of Kwinana and the City of Rockingham, north, west and north along this local government boundary to Wellard Road, west along the local government boundary to the coastline of the Indian Ocean and north along the coastline to the locality boundary between Henderson and Munster.

The following defines an optional area for Atwell College and Gilmore College—

From the intersection of the Kwinana Freeway and Rowley Road, south along the Kwinana Freeway (west side included) to Anketell Road, west along Anketell Road (north side included) to Clementi Road, north from this junction to Madogolup Road, north west along Madogolup Road (east side included) to the local government boundary between the City of Cockburn and the City of Kwinana, east along this local government boundary to Rowley Road, and continuing east along Rowley Road (south side included) to the Kwinana Freeway.

The following defines an optional area between Fremantle College (planning name) and Gilmore College—

From a point on the western extension of Hope Valley Road on the Indian Ocean coastline, east along this extension and Hope Valley Road (north side included) to Rockingham Road, north along Rockingham Road (west side included) to the local government boundary between the City of Cockburn and the City of Kwinana, east along this local government boundary to Mandogalup Road, north along Mandogalup Road (west side included) and its northern extension to Russell Road, west and north west along Russell Road (south side included) to Rockingham Road, north along Rockingham Road (west side included) to the western section of Russell Road, west along the western section of Russell Road (south side included) and its western extension to the coastline, and south along the coastline to the western extension of Hope Valley Road.

JOHN CURTIN COLLEGE OF THE ARTS (4025) (Aug 16)

The local-intake area for this school is defined by the following two optional areas—

The following defines an optional area between Fremantle College (planning name), John Curtin College of the Arts and Melville Senior High School—

From the junction of High Street and the southern extension of Coode Street, north along this extension and Coode Street (west side included) to Marmion Street, east along Marmion Street (north side included) to Petra Street, north along Petra Street (west side included) to Canning Highway, east along Canning Highway (north side included) to Whittle Court, north along Whittle Court (both sides included) to Birdwood Circus West, north along Birdwood Circus West (both sides included) to Birdwood Circus, north along Birdwood Circus (both sides included) to Phipps Street, north along Phipps Street (both sides included) to the northern end of that street, north west from the northern end of Phipps Street to the Swan River foreshore, generally west and south west along the foreshore into Fremantle Harbour to a point on the north west extension of James Street, south east along this extension to James Street (north side included) and continuing south east along James Street to Ord Street, south along Ord Street (east side included) to Knutsford Street, east along Knutsford Street (both sides included) to Montreal Street, north along Montreal Street (both sides included) to High Street and east along High Street (north side included) to Coode Street.

The following defines an optional area between Fremantle College (planning name), John Curtin College of the Arts, Melville Senior High School and Shenton College—

From the Stirling Bridge, north along the Swan River western foreshore to the local government boundary between the City of Fremantle and the Town of Mosman Park, north and west along this local government boundary to the coastline of the Indian Ocean, south along the coastline to North Mole, east and north east along the north wharf of Fremantle Harbour and the northern foreshore of the Swan River to the Stirling Bridge.

MELVILLE SENIOR HIGH SCHOOL (4034) (Aug 16)

The following defines the local-intake area of this school—

From the junction of Canning Highway and Chesson Street, west along Canning Highway (north side included) to North Lake Road, south along North Lake Road (northern section, west side included) to Leach Highway, east along Leach Highway (south side included) to Winthrop Drive, south along Winthrop Drive (west side included) to Somerville Boulevard, east along Somerville Boulevard (south side included) to Prescott Drive, south along Prescott Drive (both sides excluded) to South Street, west along South Street (north side included) to Windelya Road, south

along Windelya Road (both sides included) to Farrington Road, west along Farrington Road (north side included) to North Lake Road, north along North Lake Road (east side between Farrington Road and South Street included) to South Street, west along South Street (north side included) to the locality boundary between Kardinya and O'Connor, north along this locality boundary to Garling Street, west along Garling Street (north side included) to Stock Road, north along Stock Road (east side included) to Sainsbury Road, west along Sainsbury Road (north side included) to Carrington Street, north along Carrington Street (east side included) to High Street, west along High Street (north side included) to the southern extension of Coode Street, north along this extension and north along Coode Street (east side included) to Marmion Street, east along Marmion Street (south side included) to Petra Street, north along Petra Street (east side included) to Canning Highway, east along Canning Highway (south side included) to Whittle Court, north along Whittle Court (both sides excluded) to Birdwood Circus West, north along Birdwood Circus West (both sides excluded) to Birdwood Circus, north along Birdwood Circus (both sides excluded) to Phipps Street, north along Phipps Street (both sides excluded) to the northern end of that street, north west from the northern end of Phipps Street to the Swan River foreshore, generally north east and south east along the foreshore to a point due north of the junction of Canning Highway and Chesson Street, south from this point on the foreshore to the junction of Canning Highway and Chesson Street.

The following defines an optional area between Applecross Senior High School and Melville Senior High School—

From the junction of Leach Highway and Winthrop Drive, south along Winthrop Drive (east side included) to Somerville Boulevard, east along Somerville Boulevard (north side included) to Prescott Drive, south along Prescott Drive (both sides included) to South Street, east along South Street (north side included) to Murdoch Drive, north along Murdoch Drive (west side included) to Leach Highway and west along Leach Highway (south side included) to the junction with Winthrop Drive.

The following defines an optional area between Fremantle College (planning name) and Melville Senior High Schools—

From the intersection of Farrington Road and North Lake Road, east along Farrington Road (south side included) to Progress Drive, south along Progress Drive (both sides included) to the proposed Roe Highway, west along the proposed Roe Highway to North Lake Road, and north along North Lake Road (east side included) to Farrington Road.

The following defines an optional area between Fremantle College (planning name), John Curtin College of the Arts and Melville Senior High School—

From the junction of High Street and the southern extension of Coode Street, north along this extension and Coode Street (west side included) to Marmion Street, east along Marmion Street (north side included) to Petra Street, north along Petra Street (west side included) to Canning Highway, east along Canning Highway (north side included) to Whittle Court, north along Whittle Court (both sides included) to Birdwood Circus West, north along Birdwood Circus West (both sides included) to Birdwood Circus, north along Birdwood Circus (both sides included) to Phipps Street, north along Phipps Street (both sides included) to the northern end of that street, north west from the northern end of Phipps Street to the Swan River foreshore, generally west and south west along the foreshore into Fremantle Harbour to a point on the north west extension of James Street, south east along this extension to James Street (north side included) and continuing south east along James Street to Ord Street, south along Ord Street (east side included) to Knutsford Street, east along Knutsford Street (both sides included) to Montreal Street, north along Montreal Street (both sides included) to High Street and east along High Street (north side included) to Coode Street.

The following defines an optional area between Fremantle College (planning name), John Curtin College of the Arts, Melville Senior High School and Shenton College—

From the Stirling Bridge, north along the Swan River western foreshore to the local government boundary between the City of Fremantle and the Town of Mosman Park, north and west along this local government boundary to the coastline of the Indian Ocean, south along the coastline to North Mole, east and north east along the north wharf of Fremantle Harbour and the northern foreshore of the Swan River to the Stirling Bridge.

SHENTON COLLEGE (4168) (Aug 16)

The following defines the local-intake area for Shenton College—

From the Narrows Bridge, north along the Mitchell Freeway to Wellington Street, west along Wellington Street to Roberts Road, west along Roberts Road to Rokeby Road, north across the railway line to the southern end of Station Street (southern section), north along Station Street (southern section), to Salvado Road, west along Salvado Road to Station Street (northern section), north along Station Street (northern section) to Cambridge Street, west along Cambridge Street and its extension into Oceanic Drive to West Coast Highway, south along West Coast Highway to the junction of West Coast Highway and Rochdale Road, west from this junction to the coastline, south along the coastline to the local government boundary between Town of Mosman Park and the City of Fremantle, east along this local government boundary to the Swan River foreshore, in a generally northerly and easterly direction along the Swan River foreshore to the Narrows Bridge. The boundary parts of the Mitchell Freeway (west side), Wellington Street (south side), Roberts Road (south side), Station Street (southern and northern sections, west side), Salvado Road (south side), Cambridge Street (south side), Oceanic Drive (south side) and West Coast Highway (east side) are included within the local-intake area for Shenton College.

The following defines an optional area between Churchlands Senior High School, Mount Lawley Senior High School and Shenton College—

From the junction of Roberts Road and Rokeby Road, north to the Subiaco Railway Station, north east and east along the railway line to Loftus Street, south west along Loftus Street and Thomas Street to Roberts Road, and west along Roberts Road to Rokeby Road. The boundary parts of Loftus Street (west side), Thomas Street (west side) and Roberts Road (north side) are included within this optional area.

The following defines an optional area between Fremantle College (planning name), John Curtin College of the Arts, Melville Senior High School and Shenton College—

From the Stirling Bridge, north along the Swan River western foreshore to the local government boundary between the City of Fremantle and the Town of Mosman Park, north and west along this local government boundary to the coastline of the Indian Ocean, south along the coastline to North Mole, east and north east along the north wharf of Fremantle Harbour and the northern foreshore of the Swan River to the Stirling Bridge.

ENVIRONMENT

EV401

ENVIRONMENTAL PROTECTION ACT 1986

DELEGATION NO. 39

The Environmental Protection Authority (“the Authority”), acting pursuant to section 19 of the *Environmental Protection Act 1986* (“the Act”) has resolved to hereby delegate to those members (or member) of the Authority who are in attendance at a meeting of the Authority and who do not have a direct or indirect pecuniary interest, or any other interest which precludes them, him or her from consideration/discussion and voting on a matter (“the Matter”) that is before the meeting of the Authority, all of its powers and duties under the Act in respect of the Matter, except the power to delegate, for the duration of the meeting.

This delegation is to have effect only if, at the meeting of the Authority, there is not a quorum of Authority members able to vote on the Matter by reason of the operation of section 12 of the Act, illness, absence, vacancy in the office of an Authority member or other cause.

In circumstances where this delegation applies and the voting on a Matter is equally divided, section 11(2)(d) of the Act applies and if one of the delegates is not the Chairman or the Deputy Chairman, the member exercising this delegation, who has served as a member for the longest period, shall be the presiding member for the purposes of section 11(2)(d) of the Act as it applies to the exercise of this delegation.

Under section 59(1)(e) of the *Interpretation Act 1984* the delegation numbered 28 gazetted 9 November 2012 is hereby revoked.

Dated the 18th day of August 2016.

Dr TOM HATTON, Environmental Protection Authority.

Approved by—

Hon ALBERT PAUL JACOB MLA, Minister for Environment; Heritage.

MARINE/MARITIME

MA401

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS 1958

PROHIBITED SWIMMING AREA

Blackwood River

Boyup Brook

Department of Transport,
Fremantle WA, 26 August 2016.

Acting pursuant to the powers conferred by Regulation 10A (b) of the *Navigable Waters Regulations 1958*, I hereby close the following area of water to swimming between 12:00 pm and 4:00 pm Saturday 27th August 2016 and 8:00 am to 4:00 pm Sunday 28th August 2016.

Blackwood River, between Boyup Brook / Flaxmill Caravan Park to Jeyes Bridge on Saturday 27th August 2016 and between Boyup Brook / Flaxmill Caravan Park to Bridgetown main traffic Bridge on Sunday 28th August 2016.

All the waters within this stretch of The Blackwood River are closed to swimmers as the area is set aside for safety measures during the West Coast Dinghy Racing Club "Boyup Brook River Run" race.

CHRISTOPHER MATHER, Director of Waterways Safety Management,
Marine Safety, Department of Transport.

MINERALS AND PETROLEUM

MP402

MINING ACT 1978

RESTORATION OF MINING LEASE

Department of Mines and Petroleum,
East Perth WA 6004.

In accordance with the provisions of section 97A of the *Mining Act 1978*, I hereby cancel the forfeiture of the undermentioned mining leases previously forfeited for non-payment of penalties and restore the mining leases to the former holder.

Hon SEAN L'ESTRANGE MLA, Minister for Mines and Petroleum; Small Business.

Tenement	Holder	Mineral Field
	MINING LEASE	
M30/122	Carnegie Gold Pty Ltd	North Coolgardie
M30/123	Carnegie Gold Pty Ltd	North Coolgardie

MP403

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Mt. Magnet WA 6638.

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. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 20 October 2016.

MURCHISON MINERAL FIELD

Prospecting Licences

P 21/717 Rolfe, Mark Andrew

MP401

MINING ACT 1978
INTENTION TO FORFEIT

Department of Mines and Petroleum,
Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 27 September 2016 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

Director General.

Number	Holder	Mineral Field
EXPLORATION LICENCE		
E 16/434	Jones, Andrew Jason	Coolgardie
E 28/2238-I	Classic Minerals Ltd	N. E. Coolgardie
E 31/1057	WA Mining Resources Pty Ltd	North Coolgardie
E 38/2943	Central Australian Rare Earths Pty Ltd	Mt Margaret
E 45/3951	Witx Pty Ltd	Pilbara
E 51/1560	Great Western Exploration Limited	Murchison
E 52/3260	South Coast Minerals Pty Ltd	Peak Hill
E 52/3282	Sander, Ryan	Peak Hill
E 69/3016-I	Central Australian Rare Earths Pty Ltd	Warburton
MINING LEASE		
M 15/1794	Sherrifmuir Holdings Pty Ltd	Coolgardie
M 15/1795	Sherrifmuir Holdings Pty Ltd	Coolgardie
M 16/149	Cuijpers, Petronella Maria Hendrika	Coolgardie
M 24/479	Thompson, Charles Peter	Broad Arrow
M 25/349	Rudd, Alan Paul	East Coolgardie
M 30/7	Carnegie Gold Pty Ltd	North Coolgardie
M 58/230	Henning, Robert Mark	Murchison

MP404

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Mt. Magnet WA 6638.

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

J. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 20 October 2016.

EAST MURCHISON MINERAL FIELD
Prospecting Licences

P 57/1359	Heuston, Shane William Heuston, Christina Elizabeth
-----------	--

MP405

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Karratha WA 6741.

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

R. YOUNG M, Warden.

To be heard by the Warden at Karratha on 13 October 2016.

ASHBURTON MINERAL FIELD
Miscellaneous Licences

L 08/146 Stone Dimensions of Australia Pty Ltd

PARLIAMENT

PA401

ALBANY CEMETERY BOARD BY-LAWS AMENDMENT 2015
Disallowance of By-laws

It is hereby notified for public information that the Legislative Council has disallowed the following By-laws made under the *Local Government Act 1995*—

The *Albany Cemetery Board By-laws Amendment 2015* published in the *Gazette* on 1 December 2015 and tabled in the Legislative Council on 17 February 2016.

Disallowance is effective on and from Tuesday, 23 August 2016.

NIGEL PRATT, Clerk of the Legislative Council.

23 August 2016.

PA402

SHIRE OF KELLERBERRIN DOGS LOCAL LAW 2016
Disallowance of Local Law

It is hereby notified for public information that the Legislative Council has disallowed the following Local Law made under the *Local Government Act 1995*—

The *Shire of Kellerberrin Dogs Local Law 2016* published in the *Gazette* on 19 January 2016 and tabled in the Legislative Council on 17 February 2016.

Disallowance is effective on and from Tuesday, 23 August 2016.

NIGEL PRATT, Clerk of the Legislative Council.

23 August 2016.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
GREATER BUNBURY REGION SCHEME

Resolution—Clause 13

Pt Lot 9001 Waterloo Road and Part of Waterloo Road Reserve
Roelands

Amendment 0045/13

File No.: RLS/0644/1

Notice is hereby given that in accordance with Clause 13 of the Greater Bunbury Region Scheme, the Western Australian Planning Commission resolved on 17 August 2016 to transfer land from the urban deferred zone to the urban zone at Pt Lot 9001 Waterloo Road and Part of Waterloo Road Reserve Roelands, as shown on plan number 4.1636.

KERRINE BLENKINSOP, Secretary,
Western Australian Planning Commission.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Cockburn

Local Planning Scheme No. 3—Amendment No. 111

Ref: TPS/1712

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Cockburn Local Planning Scheme amendment on 15 August 2016 for the purpose of—

Amendment to Part Two—currently titled Local Planning Policy Framework

1. Rename this Part “Reserves”.
2. Delete current clauses 2.1-2.6 from Part Two.
3. Move all current provisions for Reserves (clauses 3.1-3.4) from Part Three into Part Two.

Amendment to Part Three—currently titled Reserves

4. Rename this Part “Zones and Use of land”.
5. Move all current provisions for Zones and Use of land (clauses 4.1-4.12 and Table 1) from Part Four into Part Three.

Amendment to Part Four—currently titled Zones and Use of Land

6. Move clause 7.6 (tree protection) ; Schedule 2 Additional Uses; Schedule 3 Restricted Uses; and Schedule 4 Special Use Zones into Part 4 General Development Requirements.
7. Rename this Part “General development requirements”.
8. Move all current provisions for General development requirements (clauses 5.1-5.17, Tables 2-5) from Part Five to Part Four.

Amendment to Part Five—currently titled General Development Requirements

9. Rename this Part “Special Control Areas”.
10. Move current provisions for Special Control Areas (clauses 6.1, 6.2.2.2, 6.2.3, 6.3-6.6 only) from Part Six to Part Five.

Amendment to Part Six—currently titled Special Control Areas

11. Delete current clauses 6.2.1-6.2.2.1, 6.2.4-6.2.8.2, 6.2.9-6.2.16.2 from Part Six.

Amendment to Part Seven—currently titled Heritage Protection

12. Delete current clauses 7.1-7.5 from Part Seven.

Amendment to Part Eight—currently titled Development of Land

13. Delete current clauses 8.1-8.2.1(b)(v), 8.2.1(d)-8.2.1(e), 8.3-8.4 from Part Eight.
14. Move current clause 8.2.1(b)(vi) from Part Eight to Part Five with rewording as set out in Attachment 2.

Amendment to Part Nine—currently titled Application for Planning Approval

15. Delete current clauses 9.1-9.4 from Part Nine.

Amendment to Part Ten—currently titled Procedure for dealing with applications

16. Delete current clauses 10.1-10.10 from Part Ten.

Amendment to Part Eleven—currently titled Enforcement and Administration

17. Delete current clauses 11.1-11.7.2, 11.11-11.12 from Part Eleven.

Amendment to Part Twelve—currently titled Schedules

18. Move clause 6.2.8.3 from Part Six into Schedule A—Supplemental Provisions to the Deemed Provisions.
19. Move current clauses 8.2.1(c), 8.2.1(f)-(l) from Part Eight to Schedule A—Supplemental Provisions to the Deemed Provisions.
20. Move clauses 11.8-11.10 from Part Eleven into Schedule A—Supplemental Provisions to the Deemed Provisions.
21. Move Schedule 5 Exempted Advertisements into Schedule A—Supplemental Provisions to the Deemed Provisions.
22. Move Schedule 1 Dictionary of Defined Words and Expressions into Part 6 Terms Referred to in Scheme.
23. Amend Schedule 11—Development Areas to remove or amend clauses that conflict with the Deemed Provisions, as per Attachment 1 to the Schedule of Modifications.
24. Move Schedule 11 Development Areas; Schedule 12 Development Contribution Areas; and Schedule 13 Statutory Static Feasibility Assessment Model into Part 5 Special Control Areas.

25. Delete the following definitions from Schedule 1, as they have been superseded by the definitions in the deemed provisions set out in the *Planning and Development (Local Planning Schemes) Regulations 2015* Schedule 2—

Advertisement
 Amenity
 Local government
 Local planning strategy
 Owner
 Premises
 R-Codes
 Substantially commenced
 Works
 Zone

26. Delete current Schedule 6-9 from Part Twelve

General amendments

27. Renumber the scheme provisions and schedules sequentially omitting from the local planning scheme any deemed provisions and or/supplemental provisions.
28. Update any cross referenced clauses to the updated clause numbering.
29. Update any references to the Town Planning Act to the *Planning and Development Act 2005*.
30. Update any provisions (including model provisions), schedules and notes to reflect structure plan are to be given 'due regard' rather than the 'full force and effect of the Scheme'.

L. HOWLETT JP, Mayor.
 D. GREEN, A/Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005
 APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Joondalup
 Local Planning Scheme No. 2—Amendment No. 82

Ref: TPS/1703

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 Joondalup Local Planning Scheme amendment on 15 August 2016 for the purpose of—

- Amending the Residential Density Code Map to recode Lot 642 (57) and Lot 643 (59) Marri Road, Duncraig from 'R20' to 'R40'.
- Including Lot 642 (57) and Lot 643 (59) Marri Road, Duncraig in Schedule 2—Section 2—Restricted Uses as follows—

No.	Street/Locality	Particular of Land	Restricted Use
2-10	57 Marri Road, Duncraig 59 Marri Road, Duncraig	Lot 642 Lot 643	Aged or Dependent Persons' Dwelling

- Amending the Scheme Map to depict 'Restricted Use: 2-10' over Lot 642 (57) and Lot 643 (59) Marri Road, Duncraig.

T. PICKARD, Mayor.
 G. HUNT, 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
APPLICATIONS FOR THE GRANT OF A LICENCE			
A000209149	Woolworths Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Wandina and known as BWS—Beer Wine Spirits Seacrest.	03/10/2016
A000209995	BAAC Pty Ltd	Application for the grant of a Hotel licence in respect of premises situated in Rivervale and known as Aloft Hotel.	19/09/2016
A000210271	Tokyo Mart Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Subiaco and known as Fuji Mart Subiaco.	28/09/2016
A000210308	Nando's Australia Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Canning Vale and known as Nando's Canning Vale.	04/09/2016

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

B. A. SARGEANT, Director of Liquor Licensing.

Dated: 23 August 2016.

DECEASED ESTATES

ZX405

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 26 September 2016, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Barry Estelle May, late of 14 Markham Place Bentley, died on 16.06.2016 (DE19801173 EM32)

Brown, Alexander, late of 21 Sandra Street Falcon, died on 05.11.2015 (DIR19892229 EM32)

Clulow, Margaret Louise, late of Bethel Hostel 2 Bethel Way Albany, died on 17.07.2016 (DE19822818 EM16)

Eastwood, Roy Bernard, late of Germanus Kent House 20 Dickson Drive Broome, died on 06.03.2016 (DE33134302 EM13)

Evans, Marjorie Grace, late of 325 Knutsford Avenue, Kewdale, died on 31.12.2014 (DE19780413 EM13)

Green, Maria Annunziata, late of 19 Gayswood Way Morley, died on 23.04.2016 (DE33076644 EM110)

Hoffman, Peter, late of 629 Two Rocks Road Yanchep, died on 08.07.2016 (DE33070296 Em³⁶)

Miller, Patricia Isobel, late of Gracewood Nursing Home, 18-20 Roebuck Drive, Salter Point, died on 31.05.2016 (DE19911679 EM35)

Rayson, Shirley Joan, late of 78 Princess Road Balga, died on 08.07.2016 (DE19963048 EM24)

Worthington, Valma Dorothy, late of U13 38 Walanna Drive Karawara, died on 13.06.2016 (DE33040258 EM16)

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

ZX401**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Noel Enid Smith, late of 14 Dickson Street, Albany, Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 15 April 2016, are required by the trustee of the late Noel Enid Smith of care of Philip Wyatt Lawyer, PO Box 1026, Albany, Western Australia 6331 to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 22nd day of August 2016.

PHILIP WYATT LAWYER.

ZX402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Lester Francis Bull, late of 459 Russell Road, Munster, Western Australia, Fencing Contractor/Mechanic, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 7 February 2016, are required by the Executor, Equity Trustees Wealth Services Limited of Level 2, 575 Bourke Street, Melbourne, Victoria 3000 to send particulars of their claims to it, care of Svetlana Efraimov, Equity Trustees Wealth Services Limited of Level 2, 575 Bourke Street, Melbourne, Victoria 3000 within one (1) month of the date of publication hereof, after which date the Executor may convey or distribute the assets having regard only to the claims of which the Executor then has notice.

Dated: 26 August 2016.

EQUITY TRUSTEES WEALTH SERVICES LIMITED as Executor.

ZX403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Estate of the late Joan Hazel Stewart of 30A Castletown Quays, Esperance, in the State of Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the above-named deceased, who died on 7 November 2015, are required to send particulars of their claims to the Executors, care of RSM (see address below) within one (1) month of the date of publication of this notice, after which date the Executor may convey or distribute the assets having regard only to claims of which notice has been given.

c/- Andrew Marshall, RSM, GPO Box R1253, Perth WA 6844.

Telephone: (08) 9261 9393.

Contact: Andrew Marshall.

ZX404**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claim to Australian Executor Trustees Limited of Level 28, 152-158 St George's Terrace, Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice—

Davis, Sydney Gordon, late of 46 Western Avenue, High Wycombe, Retired Westrail Employee, who died on 11 June 2016.

Chambers, Josephine Pamela, late of Villa 2, Castledare Village, 108 Fern Road, Wilson, Widow, who died on 7 May 2016.

Johnston, Betty, late of Juniper Hillcrest Aged Care Facility, 40 Onslow Street, Geraldton (formerly of 4 Surf Place, Drummond Cove), Widow, who died on 29 May 2016.

Dated: 24 August 2016.

STEVEN PASS, Estates and Trusts Manager.
