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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2019 AND NEW YEAR HOLIDAY PERIOD 2020

Publishing Dates and Times

Closing Dates and Times for copy

Tuesday, 24 December 2019 at 12 noon

Friday, 20 December 2019 at 12 noon

Tuesday, 31 December 2019 at 12 noon

Friday, 27 December 2019 at 12 noon

The Government Gazette will not be published on

Friday 27 December 2019

Friday 3 January 2020

The next edition will be published on Tuesday 7 January 2020 and copy will close 12 noon Friday 3 January 2020



— PART 1 —

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

Shire of Harvey
REPEAL LOCAL LAW 2019

Under the powers conferred by the $Local\ Government\ Act\ 1995$ and under all other powers enabling it, the Council of the Shire of Harvey resolved on 25 June 2019 to make the following local law.

1. Citation

This local law is cited as the Shire of Harvey Repeal Local Law 2019.

2. Operation

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

3. Repeal

This local law repeals the Shire of Harvey Local Law Relating to Signs and Other Advertising Devices 2007 as published in the Government Gazette on 9 November 2007

Dated: 16 August 2019.

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

A. RIORDAN, Chief Executive Officer. T. G. JACKSON, Shire President.

RACING, GAMING AND LIQUOR

RA301

Liquor Control Act 1988

Liquor Commission Amendment Rules 2019

Made by the Liquor Commission.

1. Citation

These rules are the *Liquor Commission Amendment Rules 2019*.

2. Commencement

These rules come into operation as follows —

- (a) rules 1 and 2 on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules on 1 January 2020.

3. Rules amended

These rules amend the Liquor Commission Rules 2007.

4. Schedule 1 amended

In Schedule 1 items 1 and 2 delete "405.00" and insert:

411.00

S. RAFFERTY, Chairperson.

P. SHANAHAN, Member.

E. ROWE, Member.

— PART 2 —

FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994

SOUTH COAST CRUSTACEAN MANAGED FISHERY MANAGEMENT PLAN AMENDMENT 2019 FD 267/19 [CID 190018]

Made by the Minister under section 54.

1. Citation

This instrument is the South Coast Crustacean Managed Fishery Management Plan Amendment 2019.

2. Management plan amended

The amendments in this instrument are to the South Coast Crustacean Managed Fishery Management Plan 2015.

3. Clause 3 deleted

Delete clause 3.

4. Clause 4 amended

In clause 4, after the definition of "south coast" insert—

south coast crustacean trip return means a form approved by the CEO and available from the Department for the purpose of recording details of any crustacean taken in the Fishery;

5. Clause 24 amended

Delete subclause (4).

6. Clause 30 replaced

Delete clause 30 and insert-

30. Prohibition on selling, purchasing or dealing in crustaceans

(1) In this clause—

deal with includes handling, storing, transporting, weighing and recording; *otherwise dealt with* includes handled, stored, transported, weighed and recorded.

- (2) A person must not sell, purchase, or deal with, or attempt to sell, purchase or deal with, or be in possession of, any crustacean taken from the Fishery, landed or otherwise dealt with in contravention of this plan.
- (3) A person must not sell, purchase, or deal with, or attempt to sell, purchase, or deal with, or be in possession of, any crustacean unless that crustacean was taken and landed by a person fishing under the authority of a licence.

7. Clause 31A inserted

After clause 30 insert-

31A. Records and returns

- (1) The master of an authorised boat must make an accurate record of all fishing activity carried out under the relevant licence in a south coast crustacean trip return—
 - (a) within 48 hours of consigning catch to a receiver; or
 - (b) where there is no catch to be consigned, within 48 hours of concluding a fishing trip.
- (2) The master of an authorised boat must provide a copy of the south coast crustacean trip return made under subclause (1) to the CEO— $\,$
 - (a) at the address specified on the return; and
 - (b) no later than 7 days after completing the return.
- (3) The master of an authorised boat must not fish in the Fishery or permit a person to fish from that boat unless this clause is complied with.

8. Clause 32 amended

In clause 32 delete "30 or 31" and insert—

30, 31A or 31

9. Schedule 4 replaced

Delete schedule 4 and insert—

Schedule 4 Sea lion exclusion device zones

[clause 26]

- (1) All waters of the Fishery bounded by a line commencing at a point at 34° 43.62′ south latitude and 118° 29.69′ east longitude (on the mainland); then extending south-easterly along the geodesic to a point at 34° 50.92′ south latitude and 118° 33.57′ east longitude; then extending easterly along the geodesic to a point at 34° 49.60′ south latitude and 118° 46.75′ east longitude; then extending north-easterly along the geodesic to a point at 34° 40.32′ south latitude and 118° 51′ east longitude; then extending north-westerly along the geodesic to a point at 34° 36.53′ south latitude and 118° 46.83′ east longitude (on the mainland); then generally south-westerly along the high water mark to the commencement point.
- (2) All waters of the Fishery bounded by a line commencing at a point at 34° 22.06′ south latitude and 119° 25.79′ east longitude (on the mainland); then extending south-easterly along the geodesic to a point at 34° 30.97′ south latitude and 119° 29.63′ east longitude; then extending due east along the parallel to a point at 34° 30.97′ south latitude and 119° 43′ east longitude; then extending north-easterly along the geodesic to a point at 34° 23.30′ south latitude and 119° 47.66′ east longitude; then extending north-westerly along the geodesic to a point at 34° 12.31′ south latitude and 119° 42.68′ east longitude; then extending north-easterly along the geodesic to a point at 34° 08.74′ south latitude and 119° 53.88′ east longitude; then extending north-easterly along the geodesic to a point at 34° 02.48′ south latitude and 119° 58.10′ east longitude; then extending north-westerly along the geodesic to a point at 33° 58.53′ south latitude and 119° 55.81′ east longitude (on the mainland); then generally south-westerly along the high water mark to the commencement point.
- (3) All waters of the Fishery bounded by a line commencing at a point at 33° 57.15′ south latitude and 120° 22.06′ east longitude (on the mainland); then extending south-westerly along the geodesic to a point at 34° 05.27′ south latitude and 120° 18.52′ east longitude; then extending south-easterly along the geodesic to a point at 34° 13.07′ south latitude and 120° 22.85′ east longitude; then extending due east along the parallel to a point at 34° 13.07′ south latitude and 120° 33.48′ east longitude; then extending north-easterly along the geodesic to a point at 34° 06.45′ south latitude and 120° 40.59′ east longitude; then extending south-easterly along the geodesic to a point at 34° 13.13′ south latitude and 120° 47.45′ east longitude; then extending due east along the parallel to a point at 34° 13.13′ south latitude and 120° 57.89′ east longitude; then extending north-easterly along the geodesic to a point at 34° 05.27′ south latitude and 121° 02.89′ east longitude; then extending north-westerly along the geodesic to a point at 33° 57.20′ south latitude and 120° 58.44′ east longitude; then extending due north along the meridian to a point at 33° 52′ south latitude and 120° 58.44′ east longitude (on the mainland); then generally westerly along the high water mark to the commencement point.
- (4) All waters of the Fishery bounded by a line commencing at a point at 33° 52.44′ south latitude and 121° 10.66′ east longitude (on the mainland); then extending south-easterly along the geodesic to a point at 33° 57.52′ south latitude and 121° 12.93′ east longitude; then extending south-easterly along the geodesic to a point at 34° 00.70′ south latitude and 121° 18.54′ east longitude; then extending easterly along the geodesic to a point at 33° 59.96′ south latitude and 121° 25.86′ east longitude; then extending southerly along the geodesic to a point at 34° 07.18′ south latitude and 121° 28.01′ east longitude; then extending south-easterly along the geodesic to a point at 34° 11.07′ south latitude and 121° 37.10′ east longitude; then extending north-easterly along the geodesic to a point at 34° 05.95′ south latitude and 121° 46.19′ east longitude; then extending due north along the meridian to a point at 33° 53.60′ south latitude and 121° 46.19′ east longitude (on the mainland); then generally westerly along the high water mark to the commencement point.
- (5) All waters of the Fishery bounded by a line commencing at a point at 34° 00.02' south latitude and 122° 06.82' east longitude (on the mainland); then extending south-westerly along the geodesic to a point at 34° 08′ south latitude and 121° 57.78′ east longitude; then extending southerly along the geodesic to a point at 34° 19.91′ south latitude and 121° 53′ east longitude; then extending south-easterly along the geodesic to a point at 34° 28.92' south latitude and 121° 59.78' east longitude; then extending north-easterly along the geodesic to a point at 34° 17.53' south latitude and 122° 18.94' east longitude; then extending easterly along the geodesic to a point at 34° 20.39' south latitude and 122° 30.21' east longitude; then extending north-easterly along the geodesic to a point at 34° 13.39' south latitude and 122° 51.04' east longitude; then extending easterly along the geodesic to a point at 34° 14.05' south latitude and 123° 10.82′ east longitude; then extending north-easterly along the geodesic to a point at 34° 10.81′ south latitude and 123° 17.70′ east longitude; then extending south-easterly along the geodesic to a point at 34° 24.45' south latitude and 123° 31.51' east longitude; then extending easterly along the geodesic to a point at 34° 23.15′ south latitude and 123° 44.05′ east longitude; then extending north-easterly along the geodesic to a point at 34° 10.74' south latitude and 124° 04.87′ east longitude; then extending northerly along the geodesic to a point at 33° 57.74′ south latitude and 124° 00.62' east longitude; then extending easterly along the geodesic to a point at 34° 00.04' south latitude and 124° 13.08' east longitude; then extending north-easterly along the geodesic to a point at 33° 49.96' south latitude and 124° 19.87' east longitude; then extending northerly along the geodesic to a point at 33° 41.49' south latitude and 124° 18.98' east longitude; then extending north-westerly along the geodesic to a point at 33° 28.88' south latitude and 123° 59.17' east longitude (on the mainland); then generally south-westerly along the high water mark to the commencement point.

(6) All waters of the Fishery bounded by a line commencing at a point at 32° 20.36′ south latitude and 125° 51.43′ east longitude (on the mainland); then extending south-easterly along the geodesic to a point at 32° 24.79′ south latitude and 125° 56.55′ east longitude; then extending easterly along the geodesic to a point at 32° 24.97′ south latitude and 126° 03.30′ east longitude; then extending north-easterly along the geodesic to a point at 32° 22.32′ south latitude and 126° 08.24′ east longitude; then extending north-easterly along the geodesic to a point at 32° 17.36′ south latitude and 126° 10.93′ east longitude; then extending northerly along the geodesic to a point at 32° 14.17′ south latitude and 126° 09.80′ east longitude (on the mainland); then generally westerly along the high water mark to the commencement point.

Dated the 28th day of August 2019.

D. KELLY, Minister for Fisheries.

HEALTH

HE401

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) DETERMINATION (No. 15) 2019

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. 15) 2019.

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 three years after commencement.

SCHEDULE

GENERAL MEDICAL SERVICES IN THE CITY OF BUSSELTON

Dated this 23rd day of August 2019.

Dr MICHAEL LEVITT, Chief Medical Officer, Department of Health As delegate of the Minister for Health.

JUSTICE

JU401

JUSTICES OF THE PEACE ACT 2004

APPOINTMENT

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

Judith Beryl Chalmers of Waroona

LANDS

LA401

LAND ADMINISTRATION ACT 1997 LAND ADMINISTRATION REGULATIONS 1998

INSTRUMENT OF REVOCATION OF DELEGATIONS AND INSTRUMENT OF DELEGATION OPLH 441/2002

- I, Benjamin Sana Wyatt MLA, acting in my capacity as the body corporate Minister for Lands continued by section 7(1) of the Land Administration Act 1997 (Act)—
 - (a) Under section 59 of the *Interpretation Act 1984* and under section 9 of the Act, revoke all delegations made under the Act and the *Land Administration Regulations 1998* (Regulations) in favour of officers within the Department of Planning, Lands and Heritage (and the former Department of Lands) as published in the *Gazette* of 30 June 2017 and 20 January 2017;
 - (b) Under section 9 of the Act, delegate to the persons for the time being holding or acting in the positions in the Department of Planning, Lands and Heritage (Department) Land Use Management Division specified in Column 1 of the Schedule, the powers conferred and duties imposed on me by the provisions of the Act and the Regulations specified in Column 2 of the Schedule opposite the positions, to the extent specified (if at all) in Column 3 of the Schedule opposite the powers and duties, except that no powers are delegated to officers of the Department in respect of the execution of any LAA Instrument* that is to, or for the benefit of, the Native Title Party* under a Native Title Agreement* except as provided for in paragraphs (c) and (d) below;
 - (c) Under section 9 of the Act, delegate to the Director General of the Department the power to execute any LAA Instrument* that is to, or for the benefit of, the Native Title Party* or any other person* under a Native Title Agreement*; and
 - (d) Under section 9 of the Act, delegate to the Assistant Director General (Class 2), and the Executive Directors (Class 1) of the Land Use Management Division of the Department, the power to execute any LAA Instrument* that is to, or for the benefit of, the Native Title Party* or any other person* under a Native Title Agreement.

For the avoidance of doubt, none of the persons specified in paragraphs (c) or (d) are delegated the power to enter into a Native Title Agreement*, but is only delegated the power to execute a LAA Instrument* in respect of an existing Native Title Agreement*.

- * For the purposes of this Instrument of Delegation—
 - "ILUA" means an agreement that is or intended to be registered as an indigenous land use agreement under the *Native Title Act 1993* (Cth) (NTA).
 - "LAA Instrument" has the same meaning as the term "instrument" is defined in the Act but also includes deeds or documents forming part of, referred to, appended or annexed to an Instrument.

"Native Title Agreement" means any agreement that is-

- (i) an ILUA;
- (ii) a deed under section 31 of the NTA;
- (iii) an agreement for the withdrawal or 'lifting' of objections made under s24MD(6B) of the NTA and/or the Act; or
- (iv) a letter of intent, a "letter agreement" or any similar type of arrangement,

under which Crown land has been agreed to be the subject of a LAA Instrument or any other type of benefit has been agreed to be conferred on a Native Title Party or any other person*, in exchange for an outcome being achieved or intended to be achieved under the NTA and/or the Act in respect of native title rights and interests claimed or held in the relevant Crown land

"Native Title Party" means any person or persons on whom a benefit is being conferred pursuant to a Native Title Agreement (including under a LAA Instrument) as consideration for the outcome under the NTA and/or the Act in respect of native title rights and interests claimed or held in the relevant Crown land.

"person" includes a natural person, public body, company, or association or body of persons, corporate or unincorporated.

corporate or unincorporated.	
The common seal of the Minister for Lan	ds is hereto affixed on this 4th day of September 2019.
(Minister's signature)	Hon BENJAMIN SANA WYATT MLA, Minister for Lands.
In the presence of—	
(Witness' signature)	ROBYN RIORDAN.

Column 1: Office	Column 2: Provisions of the Act and Regulations	Column 3: Extent of delegations		
Director General	Section 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 31, 34, 35, 36, 41, 42(1), 42(3), 42(5), 45(2), 45(5), 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a), 56(3)(b), 57, 58(4)(a), 58(4)(b), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 103, 131, 133(3), 134, 135, 136, 142, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 165, 167, 168, 169, 170(1), 170(5), 170(6), 170(8), 172, 173, 175(2), 175(4), 175(5), 176(1), 176(3), 177, 180(1a), 181(2), 182(1), 182(2), 183(1), 183(2), 184(1), 184(2), 184(3), 185(1), 185(3), 185(4), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(1), 191(3), 192, 193, 194, 195, 196, 197, 198, 199, 207(2), 210(1), 212(2), 214, 215(1), 217(3), 218, 220, 222, 224(3)(a), 224(3)(b), 229, 230(1), 231, 241(6)(e), 241(8), 241(9), 241(10), 241(13), 242(2), 248, 249, 255, 256, 257, 260, 261, 263, 267(2), 267(8), 269, 271(3), 272. Schedule 2 Clause 5, 6, 8, 9, 11, 15, 16, 22, 25, 26, 30, 31, 32, 33, 34, 38, 40, 43 and 45. Schedule 3 Clause 4 and 5. Regulation 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12, 17(2). Schedule 1 to the Regulations Item 8. Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 102, 103, 115, 118, 119, 120, 121, 122, 122A, 128, 128(1), 131, 133(3), 135, 136, 141, 142, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	Section 35: Excluding the power to determine whether forfeiture should occur. Section 42(1): In accordance with approved departmental policy guidelines. Section 42(3): Limited to where no opposition has been expressed to the proposed amendment. Section 42(5): Limited to advertising in relation to section 42(3) minor amendments. Section 50(4): Limited to where all interests continue to exist. Section 73: Limited to appointing panels in respect of land dispositions. Section 131: Excluding the power to determine whether forfeiture should occur. Section 136: Powers up to and including 2,000,000 ha. Section 161(1)(d): Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer-General. Section 168: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 169: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 175(4): Limited to considering objections and representations in relation to possible defect in the notice of intention. Section 175(5): Limited to possible defect in the notice of intention. Section 192: Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer-General. Schedule 1 Clause 43: Limited to a procedure under section 149B of the repealed Act. 'Processing Powers': Power to execute instruments and letters to give effect to a decision of the Minister or his delegates.		
Class 2	Section 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a), 56(3)(b), 57, 58(4)(a), 58(4)(b), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 103, 133(3), 134, 135, 142, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 165(4), 167, 168, 169, 170(5), 170(8), 172, 173, 175(2), 176(3), 177(4), 177(5), 180(1a), 181(2), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9),	Section 35: Excluding the power to determine whether forfeiture should occur. Section 50(4): Limited to where all interests continue to exist. Section 59(4)(a): In accordance with policy guidelines. Section 59(4)(b): In accordance with policy guidelines. Section 64: In accordance with policy guidelines. Section 67: In accordance with policy guidelines. Section 73: Limited to appointing panels in respect of land dispositions. Section 161(1)(d): Limited to where the sale price is greater than or		

Column 1: Office	Column 2: Provisions of the Act and Regulations	Column 3: Extent of delegations
	190(11), 191(1), 191(3), 192, 193, 195, 196, 198, 199, 207(2), 210(1), 212(2), 214, 215(1), 217(3), 218, 220, 222, 224(3)(a), 224(3)(b), 229, 230(1), 231, 241(6)(e), 241(8), 241(9), 241(10), 241(13), 242(2), 248, 249, 255, 256, 257, 260, 261, 263, 267(2), 267(8), 269, 271(3), 272. Schedule 2 Clause 6, 8, 9, 11, 15, 16, 22, 25, 26, 30, 31, 32, 33, 34, 38, 40, 43 and 45. Schedule 3 Clause 4 and 5. Regulation 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12, 17(2). Schedule 1 to the Regulations Item 8. Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 102, 103, 115, 118, 119, 120, 121, 122, 122A, 128,128(1), 131, 133(3), 135, 136, 141, 142, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	equal to 90% of the value advised by the Valuer-General. Section 165(4): Limited to amending defects in an Order Authorising. Section 168: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 169: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 177(4): Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order. Section 192: Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer-General. Schedule 1 Clause 43: Limited to a procedure under section 149B of the repealed Act. 'Processing Powers': Power to execute instruments and letters to give effect to a decision of the Minister or his delegates.
Class 1	Section 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a), 56(3)(b), 57, 58(4)(a), 58(4)(b), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 103, 133(3), 134, 135, 142, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 170(8), 172, 173, 175(2), 176(3), 177(4), 177(5), 180(1a), 181(2), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(1), 191(3), 192, 193, 195, 196, 198, 199, 207(2), 210(1), 212(2), 214, 215(1), 217(3), 218, 220, 222, 224(3)(a), 224(3)(b), 229, 230(1), 231, 241(6)(e), 241(8), 241(9), 241(10), 241(13), 242(2), 248, 249, 255, 256, 257, 260, 261, 263, 267(2), 267(8), 269, 271(3), 272. Schedule 2 Clause 6, 8, 9, 11, 15, 16, 22, 25, 26, 30, 31, 32, 33, 34, 38, 40, 43 and 45. Schedule 3 Clause 4 and 5. Regulation 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12, 17(2). Schedule 1 to the Regulations Item 8. Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 102, 103, 115, 118, 119, 120, 121, 122, 122A, 128, 128(1), 131, 133(3),	Section 35: Excluding the power to determine whether forfeiture should occur. Section 50(4): Limited to where all interests continue to exist. Section 59(4)(a): In accordance with policy guidelines Section 59(4)(b): In accordance with policy guidelines. Section 64: In accordance with policy guidelines. Section 67: In accordance with policy guidelines. Section 73: Limited to appointing panels in respect of land dispositions. Section 161(1)(d): Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer-General. Section 168: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 169: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 177(4): Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order. Section 192: Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer-General. Schedule 1 Clause 43: Limited to a procedure under section 149B of the repealed Act.

Column 1: Office	Column 2: Provisions of the Act and Regulations	Column 3: Extent of delegations
	135, 136, 141, 142, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	'Processing Powers': Power to execute instruments and letters to give effect to a decision of the Minister or his delegates.
Level 8	Section 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 56(3)(b), 57, 58(4)(a), 58(4)(b), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 103, 133(3), 134, 135, 142, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 170(8), 172, 173, 175(2), 176(3), 177(4), 177(5), 180(1a), 181(2), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(5), 190(6), 190(8), 190(9), 190(11), 191(3), 192, 193, 195, 196, 198, 199, 260, 261, 263, 267(2), 267(8), 271(3). Schedule 2 Clause 6, 8, 9, 11, 15, 16, 22, 25, 26, 30, 31, 32, 33, 34, 38, 40, 43 and 45. Schedule 3 Clause 4 and 5. Regulation 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12, 17(2). Schedule 1 to the Regulations Item 8. Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 102, 103, 115, 118, 119, 120, 121, 122, 122A, 128,128(1), 131, 133(3), 135, 136, 141, 142, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	Section 35: Excluding the power to determine whether forfeiture should occur. Section 50(4): Limited to where all interests continue to exist. Section 73: Limited to appointing panels in respect of land dispositions. Section 161(1)(d): Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer-General. Section 168: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 169: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 177(4): Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order. Section 187(1): Where land is Crown land and the taking was intended to satisfy the Native Title Act 1993 (Cth) requirements, give effect to the purpose of the taking disposition and is concurrent with the disposition. Delegations to change and cancel designation limited to Executive Director and above. Section 192: Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer-General. Schedule 1 Clause 43: Limited to a procedure under section 149B of the repealed Act. 'Processing Powers': Power to execute instruments and letters to give effect to a decision of the Minister or his delegates.
Level 7 SCL 4	Section 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 56(3)(b), 57, 58(4)(a), 58(4)(b), 65, 68, 74, 75(5), 75(6), 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 103, 134, 142A, 143, 144, 145, 148, 150, 161(1)(c), 161(1)(d), 163, 164(2), 167, 168, 169, 170(5), 172, 173, 176(3), 177(4), 177(5), 180(1a), 182(2), 183(2), 184(3), 185(3), 186(3), 187(1), 189, 190(3), 190(6), 190(8), 190(9), 190(11), 191(3), 192, 193, 195, 196, 198, 260, 261, 263, 267(2), 271(3). Schedule 2 Clause 6, 8, 9, 11, 15, 16, 22, 25, 26, 30, 31, 32, 33, 34, 38, 40, 43 and 45. Schedule 3 Clause 4 and 5.	Section 35: Excluding the power to determine whether forfeiture should occur and the power to extend notice period under sub-section 2. Section 50(4): Limited to where all interests continue to exist. Section 161(1)(d): Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer-General. Section 168: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 169: Limited to where the purchase price is no more than 10% above Valuer-General's valuation. Section 177(4): Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power

Column 1: Office	Column 2: Provisions of the Act and Regulations	Column 3: Extent of delegations
	Regulation 5C(1)(e), 5D(1)(e), 7(b), 9(a), 12, 17(2). Schedule 1 to the Regulations Item 8. Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 102, 103, 115, 118, 119, 120, 121, 122, 122A, 128, 131, 133(3), 135, 136, 141, 142, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	under section 180, and the making of the order is necessary to reflect the amendment made to the taking order. Section 187(1): Where land is Crown land and the taking was intended to satisfy the Native Title Act 1993 (Cth) requirements, give effect to the purpose of the taking disposition and is concurrent with the disposition. Delegations to change and cancel designation limited to Executive Director and above. Section 192: Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer-General. Schedule 1 Clause 43: Limited to a procedure under section 149B of the repealed Act. 'Processing Powers': Power to execute instruments and letters to give effect to a decision of the Minister or his delegates.
Level 6	Section 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4)(a), 65, 68, 74, 79, 80, 81, 82(1), 86, 87, 88, 89(2), 89(3), 91, 92, 103, 134, 142A, 143, 144, 145, 148, 150, 170(5), 172, 176(3), 177(5), 180(1a), 260, 261, 263, 267(2). Regulation 7(b), 9(a) and 12. Schedule 1 to the Regulations Item 8. Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 102, 103, 115, 118, 119, 120, 121, 122, 122A, 128, 131, 133(3), 135, 136, 141, 142, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	Section 35: Excluding the power to determine whether forfeiture should occur and the power to extend notice period under sub-section 2. Section 50(4): Limited to where all interests continue to exist. 'Processing Powers': Power to execute instruments and letters to give effect to a decision of the Minister or his delegates.
Level 5	Section 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 58(4)(a), 81, 82(1), 86, 87, 91, 92, 134, 142A, 144, 145, 148, 150, 176(3), 260, 261, 267(2). Regulation 7(b) and 9(a). Schedule 1 to the Regulations Item 8. Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 102, 103, 128, 131, 133(3), 135, 136, 141, 142, 143, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	Section 35: Excluding the power to determine whether forfeiture should occur and the power to extend notice period under sub-section 2. Section 50(4): Limited to where all interests continue to exist. 'Processing Powers': Power to execute instruments and letters to give effect to a decision of the Minister or his delegates.
Level 4	Section 10, 13, 18, 21, 22(2), 29, 34, 41, 46(1), 46(3)(a), 47, 48, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 82(1).	Section 50(4): Limited to where all interests continue to exist.

Column 1: Office	Column 2: Provisions of the Act and Regulations	Column 3: Extent of delegations
	Processing Powers under section 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4), 59(4)(a), 59(4)(b), 59(5), 62(3)(a), 62(3)(b), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 101, 103, 144, 145, 148, 150, 267(8), 270(2), 270(3), 270(4), 284.	execute instruments and letters to give effect to a decision of the

LA402

WAR SERVICE LAND SETTLEMENT SCHEME ACT 1954 WAR SERVICE LAND SETTLEMENT SCHEME REGULATIONS 1954

Instrument of Delegation

DPLH FILE 226-1945; 441-2002

- I, Benjamin Sana Wyatt MLA, being the Minister for Lands, and also being the Minister responsible for the administration of the War Service Land Settlement Scheme Act 1954, hereby—
 - (i) revoke the instrument of delegation signed by the previous Minister for Lands on 24 February 2015 in favour of officers of the Department of Lands (DoL); and
 - (ii) delegate, pursuant to s11 of the War Service Land Settlement Scheme Act 1954, to the persons from time to time holding or acting in the positions in the Department of Planning, Lands and Heritage, Land Use Management Division specified in Column 1 of the Schedule, the power to exercise the powers and duties described in Column 3 of the Schedule under the provisions specified in Column 2 of the said Schedule in respect of Crown land which is leased pursuant to section 6 of the said Act.

Dated the 4th day of September 2019.

Hon BENJAMIN SANA WYATT MLA, Minister for Lands.

SCHEDULE

This is the Schedule referred to in an Instrument of Delegation relating to the War Service Land Settlement Scheme Act 1954 and the War Service Land Settlement Scheme Act Regulations 1954—

Column 1	Column 2	Column 3
Director General	Section 7 of the Act	Power of the Minister to approve transfers of the fee simple of leased land to the lessee, and accept payments from the lessee, in relation to land leased pursuant to section 6 of the <i>War</i> <i>Service Land Settlement Scheme Act 1954</i> .
Class 2		
Class 1		
Level 8		
Level 7		
SCL 4		
Level 6		
	Regulations 17 and 17A	Power of the Minister to consent to transfers, contracts of sale sub-leases, mortgages, conveyances, or other dealings or encumbrances in relation to land leased pursuant to section 6 of the War Service Land Settlement Scheme Act 1954.
ated the 4th day of Se	entember 2019	

Dated the 4th day of September 2019.

Hon BENJAMIN SANA WYATT MLA, Minister for Lands.

LOCAL GOVERNMENT

LG501

BUSH FIRES ACT 1954

FIRE BREAK AND FUEL HAZARD REDUCTION NOTICE 2019/2020

City of Mandurah

Notice to All Landowners

IMPORTANT INFORMATION RELATING TO YOUR RESPONSIBILITY AS A LAND OWNER IN THE CITY OF MANDURAH

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954* you are required to carry out fire prevention work on land owned or owned and occupied by you in accordance with the provisions of this Notice, to the satisfaction of Council or its duly authorised officers.

This work must be carried out by 17 November 2019 or within 14 Days of becoming the owner or owner occupier, should this be after that date and kept maintained throughout the summer months until 31 May 2020.

Persons who fail to comply with the requirements of this notice may be issued with an infringement notice or prosecuted. Where the owner fails to comply with the requisitions of the notice, Council or its duly authorised officers or contractors will carry out the required work at the cost of the owner or owner occupier.

In addition, you may be required to carry out further works which may be deemed necessary and specified by way of a separate written notice forwarded to the address shown on the City of Mandurah rate records for that land.

If it is considered for any reason impractical to clear firebreaks as required by this Notice, or if natural features render firebreaks unnecessary, you may apply in writing to the City of Mandurah or its duly authorised officers, not later than 1 November 2019, for alternative positions, or other methods of fire prevention on your land. If permission is not granted, you must comply with the requirements of the Notice.

WHAT YOU ARE REQUIRED TO DO

Occupied or Unoccupied Land less than 4000m²

Where the area of the land is less than $4000 \mathrm{m}^2$ remove all flammable material on the land except living standing trees and shrubs from the whole of the land. If mowing or slashing is carried out, then the height of the vegetation must not exceed, as far as reasonably practicable, $40 \mathrm{mm}$ over the entire area of land. A four metre firebreak is not acceptable.

Occupied or Unoccupied Land 4000m² and over

When the area of land is $4000 \, \mathrm{m}^2$ and over, provide a trafficable mineral earth firebreak at least 4 metres wide, with a vertical height clearance of 4.2 metres—

- Immediately inside all external boundaries of the said land.
- Immediately surrounding all outbuildings erected on the said land.

ASSET PROTECTION ZONES (APZ)

Properties zoned rural residential under the City of Mandurah Town Planning Scheme No. 3, and on all land 4000m² and greater, south of William Street, Dawesville are required to—

- Maintain a minimum 2 metre gap between trees, shrubs and any building or infrastructure.
- · Ensure that no trees overhang any building or infrastructure.

Property owners are encouraged to contact the City to discuss installing an APZ.

FIRE MANAGEMENT PLANS

Where an approved Fire Management Plan relates to a property, owners are required to fully comply with the requirements of that approved plan.

IMPORTANT INFORMATION TO REMEMBER

NOTE: Only those properties that are 4000m² or greater are able to obtain permits to burn, all other sized properties are unable to have a fire to burn garden waste.

Restricted Period	Prohibited Burning Restricted Period	
PERMIT REQUIRED		PERMIT REQUIRED
1/4/2019-30/11/2019	1/12/2019-31/3/2020	1/4/2020-30/11/2020

By order of the Council,

MARK R. NEWMAN. Chief Executive Officer.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT Shire of Carnarvon

Local Planning Scheme No. 10—Amendment No. 77

Ref: TPS/2482

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 Carnarvon Local Planning Scheme amendment on 30 August 2019 for the purpose of—

1. Amending Table 1—Zoning Table by—

Amending the permissibility of the following use in the Intensive Horticulture zone—

• Radio/TV Installation—from 'X' to 'SA'

K. BRANDENBURG, Shire President. D. BURTON, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Town of Cambridge

Local Planning Scheme No. 1—Amendment No. 37

Ref: TPS/2364

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 Town of Cambridge Local Planning Scheme amendment on 30 August 2019 for the purpose of—

- (5) The permitted dwelling density per hectare under the Residential Design Codes for any land is to be determined by reference to the Residential Design Codes dwelling density number, as illustrated on the Scheme Map.
- (6) Subject to compliance with the procedures set out in the Residential Design Codes for notifying affected owners and occupiers, the Council may grant an increase in the permitted dwelling density by up to 50% if—
 - (a) the proposed development effects the discontinuance of a non-conforming use; or
 - (b) the proposed development conserves or enhances an existing building, buildings or place which is either—
 - (i) declared to be a conservation area or a conservation place; or
 - (ii) included on a Heritage List or Heritage Areas prepared in accordance with this Scheme; or
 - (iii) entered in the Register of Heritage Places under the Heritage Act 2018; or
 - (c) the proposed development would remove all vehicular access to and from the site from a road nominated by the local government to be a primary or district distributor road.
- (7) A heritage assessment under clause 11 of the deemed provisions shall be submitted by the applicant as part of an application for development approval under sub-clause 6(b) above.
- (8) Where the Council allows an increase in the permitted dwelling density under sub-clause 6 above, the standards and provisions of the Residential Design Codes which relate to that higher density are to apply.

Amend Schedule A—Supplemental Provisions to the Deemed Provisions by including the following new subclauses—

- 61(1)(k) Maintenance and repair of any building or structure unless the building or structure is located in a place that is—
 - (i) entered in the Register of Heritage Places under the Heritage Act 2018;
 - (ii) the subject of an order under the Heritage Act 2018 Part 4; or
 - (iii) the subject of a heritage agreement entered into under the *Heritage Act 2018* section 90.

- 61(1)(l) Alterations to any building or structure that do not materially affect the external appearance of the building, unless the building or structure is located in a place that is—
 - (i) entered in the Register of Heritage Places under the Heritage Act 2018;
 - (ii) included on a Heritage List or Heritage Area prepared in accordance with this Scheme:
 - (iii) declared to be a conservation area under the Scheme and development approval is required for the works by a Planning Policy;
 - (iv) the subject of an order under the Heritage Act 2018 Part 4; or
 - (v) the subject of a heritage agreement entered into under the *Heritage Act 2018* section 90

K. SHANNON, Mayor. J. GIORGI JP, Chief Executive Officer.

PREMIER AND CABINET

PR401

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

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

Hon S. N. Dawson MLC to act temporarily in the office of Minister for Emergency Services; Corrective Services in the absence of the Hon F. M. Logan MLA for the period 28 September to 13 October 2019 (both dates inclusive).

D. FOSTER, Director General, Department of the Premier and Cabinet.

PR402

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

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

Hon R. H. Cook MLA to act temporarily in the office of Premier; Minister for Public Sector Management; State Development, Jobs and Trade; Federal-State Relations in the absence of the Hon M. McGowan MLA for the period 29 September to 5 October 2019 (both dates inclusive).

D. FOSTER, Director General, Department of the Premier and Cabinet.

PR403

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

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

Hon S. N. Dawson MLC to act temporarily in the office of Minister for Police; Road Safety in the absence of the Hon M. H. Roberts MLA for the period 30 September to 6 October 2019 (both dates inclusive).

D. FOSTER, Director General, Department of the Premier and Cabinet.

SALARIES AND ALLOWANCES TRIBUNAL

SA401

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination to correct an error in the reference to the Chief Executive Officer, Western Australian Land Information Authority, an office in the Special Division of the WA Public Service.

DETERMINATION

VARIATION 1 (effective on and from 5 March 2019)

The determination of the Salaries and Allowances Tribunal made on 25 June 2018 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 determination set out below.

Remove the reference to the office below, as it appears in 'Table 1: Special Division CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Chief Executive Officer	Western Australian Land Information Authority	3	G. Gammie	\$252,692

VARIATION 2 (effective on and from 2 July 2019)

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 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 determination set out below.

Remove the reference to the office below, as it appears in 'Table 1: Special Division CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Chief Executive Officer	Western Australian Land Information Authority	3	G. Gammie	\$252,692

Signed on 2 September 2019.

M. SEARES, AO Chair. B. A. SARGEANT, PSM Member. C. P. MURPHY, PSM Member.

Salaries and Allowances Tribunal.

SA402

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination to reflect appointments and vacancies with respect to the following offices in the Special Division of the WA Public Service—

- (a) Deputy Commissioner Strategy and Emergency Management, Department of Fire and Emergency Services;
- (b) Deputy Auditor General, Office of the Auditor General; and
- (c) Executive Director, Public Utilities Office, Department of Treasury.

DETERMINATION

VARIATION 1 (effective on and from 9 March 2019)

The determination of the Salaries and Allowances Tribunal made on 25 June 2018 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 determination set out below.

Remove the reference to the office of Deputy Commissioner, Support and Capability, Fire and Emergency Services, as it appears in 'Table 3: Special Division Non-CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Commissioner Strategy and Emergency Management	Fire and Emergency Services	4	M. Cronstedt	\$227,819

VARIATION 2 (effective on and from 2 July 2019)

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 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 determination set out below.

Remove the reference to the office of Deputy Commissioner, Support and Capability, Fire and Emergency Services, as it appears in 'Table 3: Special Division Non-CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Commissioner Strategy and Emergency Management	Fire and Emergency Services	4	M. Cronstedt	\$227,819

VARIATION 3 (effective on and from 2 September 2019)

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 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 determination set out below.

Remove the reference to the office below, as it appears in 'Table 3: Special Division Non-CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Auditor General	Office of the Auditor General	2	S. Labuschagne	\$281,140

VARIATION 4 (effective on and from 14 September 2019)

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 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 determination set out below.

Remove the reference to the office below, as it appears in 'Table 3: Special Division Non-CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Executive Director, Public Utilities Office	Treasury	2	Vacant	\$-

Signed on 2 September 2019.

M. SEARES, AO
Chair.

B. A. SARGEANT, PSM
C. P. MURPHY, PSM
Member.

Member.

Salaries and Allowances Tribunal.

SA403

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination to reflect the dual CEO appointments at the Shire of Murray and the Shire of Waroona.

DETERMINATION

VARIATION 1 (effective on and from 11 September 2019)

The determination of the Salaries and Allowances Tribunal issued on 9 April 2019 under section 7A and 7B(2) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

Include under Part 2.2 Local Government Classification—

(6) A person who holds a dual appointment of the CEO of the Shire of Murray and the Shire of Waroona, shall be entitled to receive a TRP range from the bottom of band 3 (\$157,920) to a maximum of \$285,206 (which represents the top of Band 3 plus 10%).

Signed on 2 September 2019.

M. SEARES, AO B. A. SARGEANT, PSM Chair. B. A. SARGEANT, PSM

C. P. MURPHY, PSM Member.

Salaries and Allowances Tribunal.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Debra Ann Goodwin, late of 18 Waylen Square, Beeliar in the State of Western Australia, Education Assistant, 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 24 February 2018, are required by the trustee Mr Mitch Goodwin, of c/o Hardless Legal, PO Box 4072, Harrisdale WA 6112, to send particulars of their claims to him by 10 October 2019, after which date the trustee (or personal representative or applicant for grant of representation) may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Mary Mabel Shurman, late of 5 Samson Court, Duncraig WA 6023 and formerly of Juniper John Bryant, 95 Rawlinson Drive, Marangaroo WA, 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 17th June 2019, are required by the Executors, Robert Kimbal Shurman of 21 Raleigh Road, Sorrento, Western Australia and Janet Elizabeth Mantell of 5 Samson Court, Duncraig, Western Australia, to send particulars of their claims to them by the 18th day of October 2019, after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Notice is hereby given to any persons having claims pursuant to Section 63 of the *Trustees Act 1962* against the Estate of Jeffrey Theodore William Eldridge, late of 12 Damepattie Drive, Two Rocks WA 6037, who died on 18 July 2019, to submit in writing any such claims complete with supporting documentary evidence to the Executor, Andrew Eldridge of 7A Barnard Street, Alfred Cove WA 6154. Any such claims must be received by the Executor by 14 October 2019, after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Cheryl Anne Short, late of 19 Bandin Place, Maida Vale, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 11 July 2019, are required by the Executor, Kevin George Short of 19 Bandin Place, Maida Vale, Western Australia, to send particulars of their claims within one month of the date of publication of this notice to him, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX405

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Paul Anthony Hinkley, late of 5B Eden Close, Winthrop in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on the 18th day of August 2019, are required by the Executors, Sarah Correia and Wayne Duncan of 12/1 The Esplanade, Mount Pleasant WA 6153 to send particulars of their claims to them by one month from date of publication of this notice, after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

PUBLIC NOTICES

ZZ401

ANGLICAN CHURCH OF AUSTRALIA ALTERATION OF THE CONSTITUTION

Notice is hereby given under section 67(2) of the Constitution of the Anglican Church of Australia that.—

Whereas on 8 September 2017 the General Synod of the Anglican Church of Australia duly made Canon No. 2 of 2017 being the Constitution (Appellate Tribunal) Amendment Canon 2017 to alter the Constitution of the Anglican Church of Australia to allow the introduction of legislation relating to the eligibility of a member to serve on the tribunal and the appointment of reserve members when it is necessary to replace a member of the tribunal who is unable to participate in the disposition of an appeal in section 57(1) and 57(2) therein.

And whereas on 27 August 2019 the President of the General Synod, the Most Rev'd Dr Philip Freier, Archbishop of Melbourne and Metropolitan of the Province of Victoria, determined that there is no condition remaining to which the coming of the Canon into effect is subject.

The said President determined that the said Canon shall come into effect on 1 December 2019.

Dated: 28 August 2019.

ANNE HYWOOD, General Secretary, General Synod, Anglican Church of Australia.