Western Australia

Local Government Legislation Amendment Bill 2014

Contents

	Part I — Preliminary		
1.	Short title		2
2.	Commencement		2
	Part 2 — Local Government Act 1995	5	
	amended		
3.	Act amended		3
4.	Section 1.4 amended		3
5.	Section 3.12 amended		3
6.	Section 3.60 amended		3
7.	Part 3 Division 4 heading amended		4
8.	Section 3.68 amended		4
9.	Sections 3.69 to 3.72 inserted		4
	3.69. Regional subsidiaries	4	
	3.70. Regional subsidiaries to have charter	5	
	3.71. Regulations about regional subsidiaries	6	
	3.72. Other provisions and arrangements not affected	6	
10.	Section 4.88 amended		7
11.	Section 5.49 amended		7
12.	Section 5.63 amended		8
13.	Section 5.99A amended		8
14.	Sections 5.102AA to 5.102AC inserted		9
	5.102AA. Apportionment of annual payments	9	
	5.102AB. Repayment of advance annual payments		
	if recipient ceases to hold office	10	
	5.102AC. Application of this Division to regional local governments	10	
15.	Section 5.110A inserted	.0	11
10.	5.110A Withdrawal of complaint of minor breach	11	

Co	nte	nts
\sim	\cdots	1113

16.	Section 5.110 amended		13
17.	Section 6.23 amended		13
18.	Section 9.15 amended		14
19.	Section 9.17 amended		14
20.	Section 9.19 amended		15
21.	Section 9.20 amended		15
22.	Section 9.23 deleted		15
23.	Schedule 2.1 clause 11 amended		15
24.	Schedule 2.1 clause 12 inserted		16
2.5	12. Registration of documents	16	1.5
25.	Schedule 9.3 Division 3 inserted		17
	Division 3 — Provisions for Local Government		
	Legislation Amendment Act 2014 45. Term used: amending Act	17	
	46. Part 5 Division 9: complaints	17	
	47. Part 9 Division 2 Subdivision 2	17	
	48. Schedule 2.1: transitional arrangements	18	
	Part 3 — Amendments to other Acts		
	in relation to local government		
	powers		
	Division 1 — Land Administration Act 1997		
	amended		
26.	Act amended		19
27.	Section 53A inserted		19
	53A. Executive Director, Public Health		
	responsible for public health matters in		
	class A reserves	19	
	Division 2 — Rottnest Island Authority Act 1987		
	amended		
28.	Act amended		21
29.	Section 45 replaced		21
	45. Executive Director, Public Health responsible for public health matters	21	
	Part 4 — Amendments to other Acts		
	in relation to regional		
	subsidiaries		
	Division 1 — Biosecurity and Agriculture		
	Management Act 2007 amended		
30.	Act amended		23

		Contents
31.	Section 6 amended	23
	Division 2 — Building Act 2011 amended	
32.	Act amended	23
33.	Section 125 amended	23
	Division 3 — Building Services (Registration) Act 2011 amended	
34.	Act amended	24
35.	Section 3 amended	24
	Division 4 — Business Names (Commonwealth Powers) Act 2012 amended	
36.	Act amended	24
37.	Section 3 amended	24
	Division 5 — Child Care Services Act 2007 amended	
38.	Act amended	25
39.	Section 3 amended	25
	Division 6 — Children and Community Services Act 2004 amended	
40.	Act amended	25
41.	Section 3 amended	25
	Division 7 — Civil Judgments Enforcement Act 2004 amended	
42.	Act amended	25
43.	Section 63 amended	26
44.	Section 107 amended	26
	Division 8 — Civil Liability Act 2002 amended	
45.	Act amended	26
46.	Section 5U amended	26
	Division 9 — Commissioner for Children and Young People Act 2006 amended	
47.	Act amended	26
48.	Section 5 amended	27
	Division 10 — Community Protection (Offender Reporting) Act 2004 amended	
49.	Act amended	27
50.	Section 3 amended	27

Contents

	Division 11 — Corruption, Crime and Misconduct Act 2003 amended	
51.	Act amended	27
52.	Section 3 amended	28
	Division 12 — The Criminal Code amended	
53.	Act amended	28
54.	Section 446 amended	28
	Division 13 — Duties Act 2008 amended	
55.	Act amended	28
56.	Section 3 amended	29
	Division 14 — Emergency Management Act 2005	
	amended	
57.	Act amended	29
58.	Section 3 amended	29
	Division 15 — Fines, Penalties and Infringement	
	Notices Enforcement Act 1994 amended	
59.	Act amended	29
60.	Section 70 amended	30
	Division 16 — Freedom of Information Act 1992	
	amended	
61.	Act amended	30
62.	Glossary amended	30
	Division 17 — <i>Industrial Relations Act 1979</i> amended	
63.	Act amended	30
64.	Section 7 amended	31
01.		31
65.	Division 18 — Interpretation Act 1984 amended Act amended	31
66.	Section 5 amended	31
00.		31
67.	Division 19 — Liquor Control Act 1988 amended Act amended	31
67. 68.	Section 37 amended	31
00.		31
	Division 20 — Lotteries Commission Act 1990 amended	
69.	Act amended	32
70.	Section 19 amended	32
70.	Section 17 unicided	54

		Conter
	Division 21 — Magistrates Court (Civil	
	Proceedings) Act 2004 amended	
71.	Act amended	32
72.	Section 3 amended	32
	Division 22 — Medicines and Poisons Act 2014	
	amended	
73.	Act amended	32
74.	Section 95 amended	33
	Division 23 — Mental Health Act 2014 amended	
75.	Act amended	33
76.	Section 572 amended	33
	Division 24 — Minerals Research Institute of	
	Western Australia Act 2013 amended	
77.	Act amended	33
78.	Section 11 amended	34
	Division 25 — Parliamentary Commissioner	
	Act 1971 amended	
79.	Act amended	34
80.	Section 4A amended	34
	Division 26 — Pay-roll Tax Assessment Act 2002	
	amended	
81.	Act amended	34
82.	Section 40 amended	34
	Division 27 — Public Interest Disclosure	
	Act 2003 amended	
83.	Act amended	35
84.	Section 3 amended	35
	Division 28 — Public Sector Management	
	Act 1994 amended	
85.	Act amended	35
86.	Section 102 amended	35
87.	Schedule 1 amended	36
	Division 29 — Road Traffic (Administration)	

Act 2008 amended

Division 30 — Stamp Act 1921 amended

Act amended

Act amended

Section 4 amended

88.

89.

90.

36

36

Contents

91.	Section 4 amended	36
	Division 31 — State Records Act 2000 amended	
92.	Act amended	37
93.	Schedule 1 amended	37
	Division 32 — Western Australian Land	
	Authority Act 1992 amended	
94.	Act amended	37
95.	Section 16 amended	37
96.	Section 17 amended	37
	Division 33 — Western Australian Tourism	
	Commission Act 1983 amended	
97.	Act amended	38
98	Section 3 amended	38

Western Australia

LEGISLATIVE ASSEMBLY

(As amended during consideration in detail)

Local Government Legislation Amendment Bill 2014

A Bill for

An Act —

- to make various amendments to the *Local Government Act 1995*; and
- to amend the *Local Government Act 1995* to enable local governments to form regional subsidiaries and to make consequential amendments to other Acts; and
- to amend the Land Administration Act 1997 and the Rottnest Island Authority Act 1987 with respect to local government powers.

The Parliament of Western Australia enacts as follows:

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Part	1		P	rol	i	m	in	9	rī	7
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	ratt 1 — Fremimary			
1.	Short title			
	This is the Local Government Legislation Amendment Act 2014.			
2.	Commencement			
	This Act comes into operation as follows —			
	(a) Part 1 — on the day on which this Act receives the			
	Royal Assent;			
	(b) the rest of the Act — on a day fixed by proclamation,			
	and different days may be fixed for different provisions.			
	1.			

Part 2	Local	Government	Act 10	005 ame	habn
F 2 1 1 2 —		CHOVEFRIMENI	ACII	/9.) AIIIE	Hueu

2	3.	Act amended
3		This Part amends the Local Government Act 1995.
4	4.	Section 1.4 amended
5 6		In section 1.4 insert in alphabetical order:
7		<i>regional local government</i> means a regional local government established under section 3.61;
9 10 11		regional subsidiary means a regional subsidiary established under section 3.69;
12	5.	Section 3.12 amended
13 14		After section 3.12(1) insert:
15 16 17 18 19		(2A) Despite subsection (1), a failure to follow the procedure described in this section does not invalidate a local law if there has been substantial compliance with the procedure.
20	6.	Section 3.60 amended
21 22		In section 3.60 before "unless" insert:
23 24		or regional subsidiary

Pa	rt	2
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Local Government Act 1995 amended

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1	7.	Par	t 3 Division 4 heading amended
2		In th	he heading to Part 3 Division 4 after "governments" insert:
4 5		and	regional subsidiaries
6	8.	Sect	ion 3.68 amended
7 8		In se	ection 3.68 delete "this Division" and insert:
9 10		secti	ions 3.61 to 3.67
11	9.	Sect	ions 3.69 to 3.72 inserted
12 13		At tl	ne end of Part 3 Division 4 insert:
14		3.69.	Regional subsidiaries
15 16 17 18 19 20		(1)	Two or more local governments making arrangements under which they are to provide a service or carry on an activity jointly may, with the Minister's approval and in accordance with the regulations, form a subsidiary body (called a <i>regional subsidiary</i>) to provide that service or carry on that activity.
21 22 23		(2)	If the Minister approves the formation of a regional subsidiary, the Minister must, by notice in the <i>Gazette</i> , declare that the regional subsidiary is established —
24 25			(a) on the date set out in the notice; and(b) under the name set out in the notice.
26		(3)	A regional subsidiary —
27 28			(a) is a body corporate with perpetual succession and a common seal; and

1 2 3 4 5		(b)	is to have a governing body consisting of members appointed in accordance with the regional subsidiary's charter (as approved by the Minister in accordance with section 3.70(3)).
6 7 8	(4)	may co	ut limiting subsection (3)(b), a governing body onsist of or include members who are not council ers or employees.
9	3.70.	Regio	nal subsidiaries to have charter
10 11 12	(1)	subsid	governments proposing to form a regional iary must prepare a charter addressing the ing matters —
13 14		(a)	the establishment and powers and duties of the regional subsidiary;
15 16 17		(b)	the process for selecting and appointing members of the regional subsidiary's governing body;
18 19		(c)	the qualifications that members of the regional subsidiary's governing body must have;
20 21 22 23 24		(d)	the administration of the regional subsidiary, including the membership and procedures of its governing body, and the fees, allowances and expenses to be paid or reimbursed to the members of its governing body;
25 26 27		(e)	the financial management, planning, auditing and reporting to be undertaken by the regional subsidiary;
28		(f)	the process for amending the charter;
29		(g)	the winding up of the regional subsidiary;
30 31		(h)	any other matters required by the regulations to be dealt with in a charter

1 2 3	(2)	Minist	cal governments must forward the charter to the ter when applying for approval for the formation regional subsidiary.
4 5	(3)		rter, and an amendment to a charter, are of no unless approved by the Minister.
6	3.71.	Regul	ations about regional subsidiaries
7		Regula	ations may —
8 9 10		(a)	regulate the procedure for applying to the Minister for approval for the formation of a regional subsidiary; and
11 12 13 14		(b)	require the local governments proposing to form a regional subsidiary to consult with the community in their districts in accordance with the regulations; and
15 16 17 18		(c)	provide that a specified provision of this Act applies in relation to a regional subsidiary subject to any prescribed or necessary modifications; and
19 20 21		(d)	provide for or regulate any other matter that is necessary or convenient to be provided for or regulated in respect of a regional subsidiary.
22	3.72.	Other	provisions and arrangements not affected
23 24 25	(1)	this D	n 3.69 has effect in addition to the provisions of ivision relating to regional local governments, sees not derogate from those provisions.
26 27	(2)		ng in section 3.69 prevents local governments making arrangements under which —
28 29		(a)	a local government provides a service or carries on an activity for another local government; or

1 2 3 4		(b) local governments provide a service or carry on an activity jointly without forming a regional subsidiary.
5	10.	Section 4.88 amended
6 7	(1)	Delete section 4.88(1) and insert:
8 9		(1) A person must not, during the relevant period in relation to an election —
10 11		(a) print, publish or distribute deceptive material; or
12 13		(b) cause deceptive material to be printed, published or distributed.
14 15		Penalty: a fine of \$5 000 or imprisonment for one year.
16 17	(2)	In section 4.88(2) delete "subsection (1)(a)" and insert:
18 19		subsection (1)
20	(3)	Delete section 4.88(3).
21		Note: The heading to amended section 4.88 is to read:
22 23		Offence to print, publish or distribute misleading or deceptive material
24	11.	Section 5.49 amended
25 26 27		In section 5.49(1) in the definition of <i>eligible body</i> after paragraph (b) insert:
28 29		(ca) a regional subsidiary; or

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1	12.	Section 5.63 amended
2		Delete section 5.63(1)(c) and insert:
4		(c) an interest relating to —
5 6 7 8		(i) a fee, reimbursement of an expense or an allowance to which section 5.98, 5.98A, 5.99, 5.99A, 5.100 or 5.101(2) refers; or
9		(ii) a gift permitted by section 5.100A; or
10 11 12		(iii) reimbursement of an expense that is the subject of regulations made under section 5.101A;
13 14		or
15	13.	Section 5.99A amended
16 17 18	(1)	In section 5.99A: (a) delete "A local government" and insert:
19 20		(1) A local government
21 22		(b) after "pay all" insert:
23 24		eligible

1 2	(2)	At the end of section 5.99A insert:
3 4 5 6		(2) For the purposes of subsection (1), a council member is eligible to be paid an annual allowance under subsection (1) for a type of expense only in the following cases —
7 8 9 10		 (a) in the case of an annual allowance that is paid in advance, if it is reasonably likely that the council member will incur expenses of that type during the period to which the allowance relates;
12 13 14 15		(b) in the case of an annual allowance that is not paid in advance, if the council member has incurred expenses of that type during the period to which the allowance relates.
17	14.	Sections 5.102AA to 5.102AC inserted
18 19		At the end of Part 5 Division 8 insert:
20	5	102AA. Apportionment of annual payments
21 22 23 24 25 26		A determination made by the Salaries and Allowances Tribunal under the <i>Salaries and Allowances Act 1975</i> section 7B may provide for the payment of a proportion of an annual allowance or annual fee payable under this Division if a person holds the office to which the allowance or fee relates for only part of a
27		year.

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1 2	5.102AB.	Repayment of advance annual payments if recipient ceases to hold office
3	(1) T	his section applies if —
4 5 6	()	(a) a local government pays an annual allowance or annual fee under this Division to a person in advance (either wholly or in part); and
7 8 9		(b) the person ceases to hold the office to which the allowance or fee relates before the end of the period to which the advance payment relates.
10	(2) R	egulations may be made —
11 12 13 14 15 16		 (a) requiring the repayment to a local government, to the extent determined in accordance with the regulations, of an advance payment of an annual allowance or annual fee in the circumstances to which this section applies; and (b) providing for a local government to recover any amount repayable if it is not repaid.
18 19	5.102AC.	Application of this Division to regional local governments
20 21 22 23 24	a a a g	This Division applies, and is to be taken to have always applied, in accordance with section 3.66(1) and (5) to and in relation to regional local governments, members and deputy members of the councils of regional local overnments and chairmen and deputy chairmen of regional local governments.
26 27	(2) T	his section does not limit section 3.66.

1	15.	Section 5.110A inserted		
2		After	section	n 5.109 insert:
3				
4		5.110A.	Withd	lrawal of complaint of minor breach
5		(1)	This se	ection applies to the following complaints —
6 7			(a)	a complaint made under section 5.107, other than a complaint that, under section 5.115, the complaints officer has sent to the Departmental
8 9				CEO;
0			(b)	a complaint made under section 5.114 that, under section 5.108, the Departmental CEO has sent to the complaints officer;
3			(c)	a complaint made under section 5.109.
4 5 6 7 8		(2)	section before is requ	son who has made a complaint to which this a applies can withdraw the complaint at any time a standards panel does either of the things that it tired to do under section 5.110(2) in relation to implaint.
9		(3)	A with	ndrawal of a complaint —
20			(a)	must be in writing; and
21 22 23			(b)	must be sent to the member of the primary standards panel who is appointed under Schedule 5.1 clause 2(a).
24		(4)	If a co	mplaint is withdrawn —
25 26 27 28			(a)	the member of the primary standards panel who is appointed under Schedule 5.1 clause 2(a) must, as soon as practicable after receiving the withdrawal —
29 80				(i) give to the person who made the complaint an acknowledgment in

1 2			writing that the withdrawal of the complaint has been received; and
3		(ii)	notify the council member about whom
4		(11)	the complaint was made and the
5			complaints officer that the complaint
6			has been withdrawn;
7		and	
8	(b)	neithe	r the member of the primary standards
9		panel	who is appointed under Schedule 5.1
10		clause	2(a) nor a standards panel is to take any
11			or, as the case requires, any further
12		action	under section 5.110 in relation to the
13		compl	aint; and
14	(c)	a furth	ner complaint about the matter that is the
15		subjec	t of the withdrawn complaint cannot be
16			(whether by the original complainant or
17		anyon	e else) unless the member of the primary
18		standa	rds panel who is appointed under
19			ule 5.1 clause 2(a) is satisfied that it is
20		approp	priate to do so in the circumstances.
21	(5) Witho	ut limiti	ing subsection (2), a complaint cannot be
22	withdr	awn if,	under section 5.111, a standards panel
23	has se	nt the co	omplaint to the Departmental CEO, even
24	if the l	Departn	nental CEO subsequently decides not to
25	make	an alleg	ation under section 5.112(2).
26	(6) Despit	te subse	ction (4) —
27	(a)	even t	hough a complaint has been withdrawn, a
28			ards panel can deal with the complaint as
29			nd not been withdrawn if the member of
30		the pri	mary standards panel who is appointed
31		under	Schedule 5.1 clause 2(a) is satisfied that
32		it is ap	opropriate to do so in the circumstances;
33		and	

1 2 3 4 5			(b)	if paragraph (a) applies, the member of the primary standards panel who is appointed under Schedule 5.1 clause 2(a) must notify the parties and the complaints officer that a standards panel is to deal with the complaint.
7	16.	Secti	on 5.11	0 amended
8 9	(1)	After	section	n 5.110(2) insert:
10 11 12 13 14		(3A)	procee standa	ver, a standards panel can at any stage of its edings refuse to deal with a complaint if the rds panel is satisfied that the complaint is ous, trivial, vexatious, misconceived or without nce.
16 17	(2)	Dele	te section	on 5.110(4) and insert:
18 19		(4)		dards panel must give each party written notice reasons for —
20			(a)	any finding it makes under subsection (2); or
21 22 23			(b)	any refusal under subsection (3A) to deal with a complaint.
24	17.	Secti	on 6.23	amended
25 26		Aftei	section	n 6.23(3) insert:
27 28 29 30		(4)	entitle	tion to a regional subsidiary, a receiver is d to receive whichever of the following over security has been given in a particular case — the financial contributions of the participants to the regional subsidiary's funds as set out or

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1			provided for in the regional subsidiary's charter;
3 4		(b)	Government grants that were not given to the regional subsidiary for a specific purpose;
5 6 7		(c)	the general funds of a participant to the extent that those funds secure financial accommodation extended to the regional
8 9			subsidiary.
10	18.	Section 9.	15 amended
11 12 13		In section insert:	9.15 delete the definition of <i>authorised person</i> and
14 15 16 17		sect	norised person means a person appointed under ion 9.10(1) by the local government to be an orised person for the purposes of section 9.16;
18	19.	Section 9.	17 amended
19		In section	9.17(1):
20 21 22		` /	paragraph (b) delete "an authorised person" and sert:
23 24		the	e CEO of the local government
25 26		(b) de	lete paragraph (c) and insert:
27 28 29		(c)	inform the alleged offender how and where the money may be paid.

1	20.	Section 9.19 amended
2		In section 9.19 delete "An authorised person" and insert:
4 5		The CEO of a local government
6	21.	Section 9.20 amended
7 8		In section 9.20(1) delete "an authorised person" and insert:
9 10		the CEO of the local government
11	22.	Section 9.23 deleted
12		Delete section 9.23.
13	23.	Schedule 2.1 clause 11 amended
14 15		After Schedule 2.1 clause 11(4) insert:
16 17 18 19		(5A) The value of compensation required to be made under subclause (4)(a) to a person whose contract of employment with a local government is terminated or varied is not to exceed in total —
20 21		(a) in the case of a person whose contract of employment is terminated —
22 23 24 25 26		(i) if the person's employment is governed by a written contract in accordance with section 5.39, the maximum amount of money to which the person is entitled, under that contract, if the contract is terminated
27 28 29 30 31		before the expiry date; or (ii) in any other case, the value of the person's final annual remuneration, as calculated in accordance with regulations made for the purposes of section 5.50(3);
32		or

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1 2			(b)		case of a person whose contract of wment is varied, the lesser of —
3 4 5 6				(i)	the amount that the person would have been entitled to if the person's contract of employment had been terminated before the expiry date; or
7 8 9 10 11 12				(ii)	the value of the person's annual remuneration for the year ending on the date of the variation, calculated in accordance with regulations made for the purposes of section 5.50(3) as if the person's contract of employment had terminated on that date.
14 15 16 17 18		(5B)	amount employ	nsation r ts to whi ment or	es of subclause (5A), the total value of the required to be made to a person includes all ich the person is entitled under a contract of award relating to the person as an employee vernment.
20	24.	Sche	dule 2.	1 clause	e 12 inserted
21 22		After	r Schedi	ule 2.1 o	clause 11 insert:
23		12.	Regist	ration o	f documents
24		(1)	In this	clause –	_
25			relevar	nt officia	<i>II</i> means —
26			(a)		gistrar of Titles under the Transfer of Land
27				Act 18.	
28 29			(b)		gistrar of Deeds and Transfers under the ration of Deeds Act 1856; or
30 31			(c)	the Mi	nister administering the <i>Land Administration</i> 97; or
32 33			(d)	-	ner person authorised by a written law to and give effect to the registration of

1 2				documents relating to transactions affecting any estate or interest in land or any other property.
3		(2)	The rel	evant officials are —
4 5 6			(a)	to take notice of an order of the kind referred to in clause 11(3) relating to property, rights and liabilities; and
7 8 9 10			(b)	to record and register in the appropriate manner the documents necessary to show the effect of the order as it relates to those matters.
11	25.	Sche	edule 9.	3 Division 3 inserted
12 13		At th	ne end o	f Schedule 9.3 insert:
14 15		Divisi	ion 3 —	Provisions for Local Government Legislation Amendment Act 2014
16		45.	Term	used: amending Act
17			In this	Division —
18 19				ling Act means the Local Government Legislation lment Act 2014.
20		46.	Part 5	Division 9: complaints
21				ns 5.110A and 5.110 (as amended by the amending
22 23			· •	oply to and in relation to a complaint whether made or after the amending Act section 15 comes into
23 24			operati	<u> </u>
25		47.	Part 9	Division 2 Subdivision 2
26		(1)		ringement notice given under section 9.16 before the
27				ing Act section 19 comes into operation is not invalid,
28 29				to be taken never to have been invalid, just because ice provided that the amount of the modified penalty
30				e paid to an authorised person at a particular place and

s. 25

2 Local Government Act 1995 amended

1 2		did not state who are authorised persons for the purposes of receiving payment of modified penalties.
3 4 5 6	(2)	Any extension of time for payment given under section 9.19 before the amending Act section 20 comes into operation is to be taken to have been given by the CEO of the relevant local government.
7 8 9 10	(3)	Any withdrawal of an infringement notice before the amending Act section 21 comes into operation is to be taken to have been done by the CEO of the relevant local government.
11	48.	Schedule 2.1: transitional arrangements
12 13 14 15		Schedule 2.1 clause 11(5A) and (5B) apply to and in relation to the termination or variation of a contract of employment whether entered into before or after the amending Act section 23 comes into operation.

Amendments to other Acts in relation to local government Part 3

Land Administration Act 1997 amended

Division 1

s. 26

Part 3 — Amendments to other Acts in relation to loca	al
government powers	

2				government powers
3		Divisi	on 1 —	Land Administration Act 1997 amended
4	26.	Act	amende	ed
5		This	Divisio	on amends the Land Administration Act 1997.
6	27.	Sect	ion 53A	inserted
7 8		At th	ne end o	f Part 4 insert:
9 10		53A.		tive Director, Public Health responsible for health matters in class A reserves
11		(1)	In this	section —
12 13				tive Director, Public Health has the meaning in the Health Act 1911 section 3;
14 15				health means the health of individuals in the at of —
16			(a)	the wider health of the community; and
17 18 19 20 21			(b)	the combination of safeguards, policies and programmes designed to protect, maintain, promote and improve the health of individuals and their communities and to prevent and reduce the incidence of illness and disability.
22 23 24 25 26		(2)	improverserve the pos	e purposes of protecting, promoting and ving public health in relation to any class A e, the Executive Director, Public Health has all wers and authority of a local government under cal Government Act 1995 as if—
27 28			(a)	the class A reserve were a district for the purposes of that Act; and

powers **Division 1** Land Administration Act 1997 amended s. 27 the Executive Director, Public Health were the (b) 1 local government for that district. 2 (3) The power and authority conferred on the Executive 3 Director, Public Health by subsection (2) includes the 4 power to make and enforce local laws under the Local 5 Government Act 1995. 6 (4) However — 7 (a) nothing in the Local Government Act 1995 8 Part 3 Division 2 Subdivision 2 (other than 9 sections 3.12(5) and (8), 3.14(1) and 3.15) 10 applies to or in respect of the making of local 11 laws by the Executive Director, Public Health; 12 and 13 before making local laws in relation to a (b) 14 class A reserve, the Executive Director, Public 15 Health must — 16 consult with the management body of 17 the reserve or, if there is no 18 management body, the Minister; and 19 (ii) consider any advice provided by the 20 management body or, as the case 21 requires, the Minister. 22 If there is a conflict or inconsistency between a local (5) 23 law made by the Executive Director, Public Health 24 under subsection (2) and a local law made by a local 25 government under the Local Government Act 1995 or 26

any other Act, the local law made by the Executive

Director, Public Health prevails to the extent of the

conflict or inconsistency.

Local Government Legislation Amendment Bill 2014

Amendments to other Acts in relation to local government

Part 3

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Amendments to other Acts in relation to local government

Rottnest Island Authority Act 1987 amended

Division 2

s. 28

Part 3

1	D	ivision 2 — Rottnest Island Authority Act 1987 amended
2	28.	Act amended
3		This Division amends the Rottnest Island Authority Act 1987.

4 29. Section 45 replaced

Delete section 45 and insert:

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45. Executive Director, Public Health responsible for public health matters

(1) In this section — *Executive Director, Public Health* has the meaning given in the *Health Act 1911* section 3;

public health means the health of individuals in the context of —

- (a) the wider health of the community; and
- (b) the combination of safeguards, policies and programmes designed to protect, maintain, promote and improve the health of individuals and their communities and to prevent and reduce the incidence of illness and disability.
- (2) For the purposes of protecting, promoting and improving public health in relation to the Island, the Executive Director, Public Health has all the powers and authority of a local government under the *Local Government Act 1995* as if
 - (a) the Island were a district for the purposes of that Act; and
 - (b) the Executive Director, Public Health were the local government for that district.
- (3) The power and authority conferred on the Executive Director, Public Health by subsection (2) includes the

Part 3 Amendments to other Acts in relation to local government powers

Division 2 Rottnest Island Authority Act 1987 amended s. 29

power to make and enforce local laws under the Local 1 Government Act 1995. 2 (4) However — 3 nothing in the Local Government Act 1995 (a) 4 Part 3 Division 2 Subdivision 2 (other than 5 sections 3.12(5) and (8), 3.14(1) and 3.15) 6 applies to or in respect of the making of local 7 laws by the Executive Director, Public Health; 8 and 9 before making local laws, the Executive (b) 10 Director, Public Health must consult with the 11 Authority, and consider any advice provided by 12 the Authority. 13 If there is a conflict or inconsistency between a local (5) 14 law made by the Executive Director, Public Health 15 under subsection (2) and a local law made by a local 16 government under the Local Government Act 1995 or 17 any other Act, the local law made by the Executive 18 Director, Public Health prevails to the extent of the 19 conflict or inconsistency. 20

1	P	art 4 — Amendments to other Acts in relation to regional subsidiaries
3 4		Division 1 — Biosecurity and Agriculture Management Act 2007 amended
5	30.	Act amended
6 7		This Division amends the <i>Biosecurity and Agriculture Management Act</i> 2007.
8	31.	Section 6 amended
9		In section 6 in the definition of <i>public authority</i> delete paragraph (d) and insert:
3		(d) a local government, regional local government or regional subsidiary;
5		Division 2 — Building Act 2011 amended
6	32.	Act amended
7		This Division amends the Building Act 2011.
8	33.	Section 125 amended
9 20 21		In section 125(2) in the definition of <i>public body</i> delete "government or regional local government." and insert:
22		government, regional local government or regional subsidiary.

Amendments to other Acts in relation to regional subsidiaries

Building Services (Registration) Act 2011 amended

Part 4

s. 34

Division 3

Division 3 — Building Services (Registration) Act 2011 amended 1 **34.** Act amended 2 This Division amends the *Building Services (Registration)* 3 Act 2011. 4 **35.** Section 3 amended 5 In section 3 in the definition of *public authority* delete 6 paragraph (c) and insert: 7 8 a local government, regional local government 9 or regional subsidiary; 10 11 Division 4 — Business Names (Commonwealth Powers) 12 Act 2012 amended 13 **36.** Act amended 14 This Division amends the Business Names (Commonwealth 15 Powers) Act 2012. 16 Section 3 amended **37.** 17 In section 3 in the definition of *government body* delete 18 paragraph (b) and insert: 19 20 a local government, regional local government (b) 21 or regional subsidiary; 22

1		Division 5 — Child Care Services Act 2007 amended
2	38.	Act amended
3		This Division amends the Child Care Services Act 2007.
4	39.	Section 3 amended
5 6 7		In section 3 in the definition of <i>public authority</i> delete paragraph (c) and insert:
8 9 0		(c) a local government, regional local government or regional subsidiary; or
1		Division 6 — Children and Community Services Act 2004 amended
3	40.	Act amended
4		This Division amends the <i>Children and Community Services Act 2004</i> .
6	41.	Section 3 amended
7 8 9		In section 3 in the definition of <i>public authority</i> delete paragraph (c) and insert:
20 21 22		(c) a local government, regional local government or regional subsidiary; or
23	Div	ision 7 — <i>Civil Judgments Enforcement Act 2004</i> amended
24	42.	Act amended
25 26		This Division amends the <i>Civil Judgments Enforcement Act 2004</i> .

Civil Liability Act 2002 amended

Amendments to other Acts in relation to regional subsidiaries

Part 4

s. 43

Division 8

Section 63 amended **43.** 1 In section 63(1) in the definition of *public authority* delete 2 "government or a regional local government." and insert: 3 4 government, regional local government or regional subsidiary. 5 6 Section 107 amended 44. 7 In section 107(2)(b) delete "government or a regional local 8 government," and insert: 9 10 government, regional local government or regional subsidiary, 11 12 Division 8 — Civil Liability Act 2002 amended 13 **45.** Act amended 14 This Division amends the Civil Liability Act 2002. 15 Section 5U amended **46.** 16 In section 5U in the definition of *public body or officer* delete 17 paragraph (f) and insert: 18 19 a local government, regional local government (f) 20 or regional subsidiary; or 21 22 Division 9 — Commissioner for Children and Young People 23 Act 2006 amended 24 47. Act amended 25 This Division amends the Commissioner for Children and 26

27

Young People Act 2006.

amended

Part 4

Division 10

	s. 4
48.	Section 5 amended
	In section 5 in the definition of <i>government agency</i> delete paragraph (c) and insert:
	(c) a local government, regional local government or regional subsidiary; or
Di	ivision 10 — Community Protection (Offender Reporting) Act 2004 amended
49.	Act amended
	This Division amends the Community Protection (Offender Reporting) Act 2004.
50.	Section 3 amended
	In section 3 in the definition of <i>public authority</i> delete paragraph (b) and insert:
	(b) a local government, regional local government or regional subsidiary; or
Di	ivision 11 — Corruption, Crime and Misconduct Act 2003 amended
51.	Act amended
	This Division amends the Corruption, Crime and Misconduct

Act 2003.

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Amendments to other Acts in relation to regional subsidiaries

Community Protection (Offender Reporting) Act 2004

The Criminal Code amended

Amendments to other Acts in relation to regional subsidiaries

Part 4

Division 12

s. 52 **52.** Section 3 amended 1 In section 3(1) in the definition of *minor misconduct* delete (1) 2 paragraph (c) and insert: 3 4 conduct engaged in by — (c) 5 a member of a local government or 6 council of a local government; or 7 a member of a council of a regional (ii) 8 local government; 9 10 In section 3(1) in the definition of *public authority* (2) 11 paragraph (c) delete "regional local government" and insert: 12 13 regional local government, regional subsidiary 14 15 Division 12 — The Criminal Code amended 16 **53.** Act amended 17 This Division amends *The Criminal Code*. 18 **54.** Section 446 amended 19 In section 446(1) in the definition of *public property* delete 20 paragraph (d) and insert: 21 22 a local government, regional local government (d) 23 or regional subsidiary. 24 25 Division 13 — Duties Act 2008 amended 26

This Division amends the *Duties Act 2008*.

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Act amended

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Part 4	Amendments to other Acts in relation to regional subsidiaries	
Division 14	Emergency Management Act 2005 amended	
s. 56		
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1	56.	Section 3 amended
2 3 4		In section 3 in the definition of <i>local government</i> paragraph (b) after "government" insert:
5 6		or regional subsidiary
7	Div	rision 14 — Emergency Management Act 2005 amended
8	57.	Act amended
9		This Division amends the <i>Emergency Management Act 2005</i> .
0	58.	Section 3 amended
1 2 3	(1)	In section 3 in the definition of <i>public authority</i> delete paragraph (c) and insert:
4 5 6		(c) a local government, regional local government or regional subsidiary; or
7 8 9	(2)	In section 3 in the definition of <i>public authority</i> after each of paragraphs (a), (b) and (d) insert:
20 21		or
22 23	Di	vision 15 — Fines, Penalties and Infringement Notices Enforcement Act 1994 amended
24	59.	Act amended
25 26		This Division amends the Fines, Penalties and Infringement Notices Enforcement Act 1994.

Amendments to other Acts in relation to regional subsidiaries

Freedom of Information Act 1992 amended

Part 4

s. 60

Division 16

1	60.	Section 70 amended
2 3 4		In section 70(1) in the definition of <i>public authority</i> delete "government or a regional local government." and insert:
5 6		government, regional local government or regional subsidiary.
7	Div	vision 16 — Freedom of Information Act 1992 amended
8	61.	Act amended
9		This Division amends the Freedom of Information Act 1992.
10	62.	Glossary amended
11 12 13	(1)	In the Glossary clause 1 in the definition of <i>principal officer</i> after paragraph (d) insert:
14 15 16		(ea) in relation to a regional subsidiary — the person who manages the affairs of the regional subsidiary;
17 18 19	(2)	In the Glossary clause 1 in the definition of <i>public body or office</i> delete paragraph (d) and insert:
20 21 22		(d) a local government, regional local government or regional subsidiary; or
23	I	Division 17 — <i>Industrial Relations Act 1979</i> amended
24	63.	Act amended

This Division amends the *Industrial Relations Act 1979*.

Amendments to other Acts in relation to regional subsidiaries	Part 4
Interpretation Act 1984 amended	Division 18
	s 64

1	64.	Section 7 amended
2 3 4		In section 7(1) in the definition of <i>public authority</i> delete "government or regional local government;" and insert:
5 6		government, regional local government or regional subsidiary;
7		Division 18 — Interpretation Act 1984 amended
8	65.	Act amended
9		This Division amends the Interpretation Act 1984.
10	66.	Section 5 amended
11 12		In section 5 insert in alphabetical order:
13 14 15		regional subsidiary means a regional subsidiary established under the Local Government Act 1995;
16		Division 19 — Liquor Control Act 1988 amended
17	67.	Act amended
18		This Division amends the Liquor Control Act 1988.
19	68.	Section 37 amended
20 21 22		In section 37(1A) in the definition of <i>public body</i> delete paragraph (c) and insert:
23 24 25		(c) a local government, regional local government or regional subsidiary; or

Amendments to other Acts in relation to regional subsidiaries

Lotteries Commission Act 1990 amended

Part 4

s. 69

Division 20

Division 20 — Lotteries Commission Act 1990 amended 1 **69.** Act amended 2 This Division amends the *Lotteries Commission Act* 1990. 3 **70.** Section 19 amended 4 In section 19 in the definition of eligible organization delete 5 paragraph (b) and insert: 6 7 a local government, regional local government (b) 8 or regional subsidiary; 9 10 Division 21 — Magistrates Court (Civil Proceedings) 11 Act 2004 amended 12 71. Act amended 13 This Division amends the Magistrates Court (Civil 14 Proceedings) Act 2004. 15 **72.** Section 3 amended 16 In section 3(1) in the definition of *public authority* delete 17 paragraph (c) and insert: 18 19 a local government, regional local government 20 or regional subsidiary; or 21 22 Division 22 — Medicines and Poisons Act 2014 amended 23 73. Act amended

This Division amends the Medicines and Poisons Act 2014.

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Part 4	Amendments to other Acts in relation to regional subsidiaries
Division 23	Mental Health Act 2014 amended
c 7/	

1	74.	Section 95 amended
2		Delete section 95(1)(c) and insert:
4		(c) a person employed by —
5 6 7		(i) a local government or regional local government under the <i>Local</i> Government Act 1995 section 5.36; or
8 9		(ii) a regional subsidiary.
10		Division 23 — Mental Health Act 2014 amended
11	<i>75.</i>	Act amended
12		This Division amends the Mental Health Act 2014.
13	76.	Section 572 amended
14 15 16		In section 572(1) in the definition of <i>State authority</i> delete paragraph (d) and insert:
17 18 19		(d) a local government, regional local government or regional subsidiary;
20 21	Divis	sion 24 — <i>Minerals Research Institute of Western Australia</i> Act 2013 amended
22	77.	Act amended
23 24		This Division amends the <i>Minerals Research Institute of Western Australia Act 2013</i> .

Division 25 Parliamentary Commissioner Act 1971 amended s. 78 Section 11 amended **78.** 1 In section 11(1) in the definition of *public authority* delete 2 paragraph (c) and insert: 3 4 a local government, regional local government 5 or regional subsidiary; 6 7 Division 25 — Parliamentary Commissioner Act 1971 amended 8 **79.** Act amended 9 This Division amends the *Parliamentary Commissioner* 10 Act 1971. 11 Section 4A amended **80.** 12 Delete section 4A(1)(a) and insert: 13 14 a local government, regional local government (a) 15 or regional subsidiary; 16 17 Division 26 — Pay-roll Tax Assessment Act 2002 amended 18 81. Act amended 19 This Division amends the Pay-roll Tax Assessment Act 2002. 20

In section 40(2)(g) delete "government or" and insert:

Local Government Legislation Amendment Bill 2014

Amendments to other Acts in relation to regional subsidiaries

Part 4

82.

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22 23

24 25 Section 40 amended

government, a regional subsidiary or

Division 27

1	Div	ision 27 — <i>Public Interest Disclosure Act 2003</i> amended
2	83.	Act amended
3		This Division amends the <i>Public Interest Disclosure Act 2003</i> .
4	84.	Section 3 amended
5 6 7		In section 3(1) in the definition of <i>public authority</i> delete paragraph (d) and insert:
8 9 10		(d) a local government, a regional local government or a regional subsidiary;
11	Divi	sion 28 — Public Sector Management Act 1994 amended
12	85.	Act amended
13		This Division amends the Public Sector Management Act 1994
14	86.	Section 102 amended
15 16	(1)	Before section 102(1) insert:
17		(1A) In this section —
18 19		any local government or regional local government includes any regional subsidiary;
20 21 22 23		council of a local government or regional local government includes the governing body of a regional subsidiary.
24 25 26	(2)	In section 102(3) delete "Part 5, Division 8 of the <i>Local Government Act 1995</i> ." and insert:
27 28 29		the <i>Local Government Act 1995</i> Part 5 Division 8 or with a charter of a regional subsidiary.

Division 29 Road Traffic (Administration) Act 2008 amended s. 87 Schedule 1 amended **87.** 1 In Schedule 1 after item 15 insert: 2 3 15A Any regional subsidiary or the governing body of a regional subsidiary 4 Division 29 — Road Traffic (Administration) Act 2008 amended 5 88. Act amended 6 This Division amends the *Road Traffic (Administration)* 7 Act 2008. 8 **89.** Section 4 amended 9 In section 4 in the definition of *public authority* delete 10 paragraph (c) and insert: 11 12 a local government, regional local government (c) 13 or regional subsidiary; or 14 15 Division 30 — Stamp Act 1921 amended 16 90. Act amended 17 This Division amends the Stamp Act 1921.

In section 4(1) in the definition of *local government* delete

government, regional local government, regional subsidiary or

Local Government Legislation Amendment Bill 2014

Amendments to other Acts in relation to regional subsidiaries

Part 4

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21 22 91.

Section 4 amended

"government or" and insert:

1		Division 31 — State Records Act 2000 amended
2	92.	Act amended
3		This Division amends the State Records Act 2000.
4	93.	Schedule 1 amended
5 6 7		In Schedule 1 item 12 delete "government or regional local government" and insert:
8 9		government, regional local government or regional subsidiary
10 11		Division 32 — Western Australian Land Authority Act 1992 amended
12	94.	Act amended
13 14		This Division amends the Western Australian Land Authority Act 1992.
15	95.	Section 16 amended
16 17 18		In section 16(1)(c) delete "governments and regional local governments" and insert:
19 20 21		governments, regional local governments and regional subsidiaries
22	96.	Section 17 amended
23 24 25		In section 17(5) in the definition of <i>person</i> delete "government or regional local government." and insert:
26 27		government, regional local government or regional subsidiary.

Part 4 Amendments to other Acts in relation to regional subsidiaries
Division 33 Western Australian Tourism Commission Act 1983 amended
s. 97

1 2]	Division 33 — Western Australian Tourism Commission Act 1983 amended
3	97.	Act amended
4 5		This Division amends the Western Australian Tourism Commission Act 1983.
6	98.	Section 3 amended
7		In section 3 delete the definition of <i>local government</i> and insert
8		
9		local government means a local government, regional
10		local government or regional subsidiary;
11		