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PUBLISHING DETAILS

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

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

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

• Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper.

• Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition)—
  Email address:    Postal address:
  slp@dpc.wa.gov.au    State Law Publisher
                     Lower Ground Floor,
                     10 William St. Perth, 6000
                     Telephone: 6552 6000

• Inquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.

• Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

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

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2017 (Prices include GST).

Deceased Estate notices (per estate)—$31.60

Articles in Public Notices Section—$73.55 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices—
  Per Column Centimetre—$14.65
  Bulk Notices—$268.50 per page

Electronic copies of gazette notices sent to clients for lodgement with the Delegated Legislation Committee—$48.35

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

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

Clients without an account will need to supply credit card details or pay at time of lodging the notice.
— PART 1 —

CONSUMER PROTECTION

CP301

Retail Trading Hours Act 1987

Retail Trading Hours (City of Greater Geraldton) Variation Order 2017

Made by the Minister for Commerce and Industrial Relations under section 12E of the Act.

1. Citation

This order is the Retail Trading Hours (City of Greater Geraldton) Variation Order 2017.

2. Commencement

This order comes into operation as follows —

(a) clauses 1 and 2 — on the day on which this order is published in the Gazette;

(b) the rest of the order — on 8 October 2017.

3. Variation of retail trading hours

General retail shops, other than motor vehicle shops, in the Greater Geraldton local government district are authorised to be open, at times when those shops would otherwise be required to be closed, in accordance with the Table.

Table

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mondays, Tuesdays, Wednesdays and Fridays</td>
<td>from 6 pm until 9 pm</td>
</tr>
<tr>
<td>Sundays and public holidays (other than Anzac Day, Christmas Day and Good Friday)</td>
<td>from 11 am until 5 pm</td>
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</table>
4. **Expiry of order**
   This order expires at the end of 7 October 2018.

W. JOHNSTON, Minister for Commerce and Industrial Relations.

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**HEALTH**

HE301

Mental Health Act 2014

**Mental Health Amendment Regulations (No. 3) 2017**

Made by the Governor in Executive Council.

1. **Citation**
   These regulations are the *Mental Health Amendment Regulations (No. 3) 2017*.

2. **Commencement**
   These regulations come into operation as follows —
   (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
   (b) the rest of the regulations — on the day after that day.

3. **Regulations amended**
   These regulations amend the *Mental Health Regulations 2015*.

4. **Regulation 4A amended**
   In regulation 4A(3) in the Table after the item relating to David Kit Leong Chang insert:

   | Noel Deane Collins | MED0002118860 |

N. HAGLEY, Clerk of the Executive Council.
Local Government Act 1995

Local Government (Regional Subsidiaries) Amendment Regulations 2017

Made by the Governor in Executive Council.

1. Citation

These regulations are the Local Government (Regional Subsidiaries) Amendment Regulations 2017.

2. Commencement

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the Gazette;

(b) the rest of the regulations — on the day after that day.

3. Regulations amended

These regulations amend the Local Government (Regional Subsidiaries) Regulations 2017.

4. Regulation 8 amended

After regulation 8(2) insert:

(3) Subregulation (2) does not apply to —

(a) the leasing or purchase of an interest in land, if the lease or purchase is necessary to further a purpose specified in the regional subsidiary’s charter; or

(b) the sale of an interest in land, if the sale is necessary to wind up the regional subsidiary or to further a purpose specified in the regional subsidiary’s charter.

(4) In subregulation (3), purpose does not include a purpose that authorises the regional subsidiary to enter into commercial land transactions for profit or gain.

N. HAGLEY, Clerk of the Executive Council.
LG302

LOCAL GOVERNMENT ACT 1995

Shire of Broome

PARKING AND PARKING FACILITIES AMENDMENT LOCAL LAW (2) 2017

Under the powers conferred by the Local Government Act 1995, and under all other powers enabling it, the Council of the Shire of Broome resolved on 7 September 2017 to make the following local law.

1. Citation
This local law is the Shire of Broome Parking and Parking Facilities Amendment Local Law (2) 2017.

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

3. Principal local law amended
The Shire of Broome Parking and Parking Facilities Local Law 2012 as published in the Government Gazette on 31 July 2012 is referred to as the principal local law. The principal local law is amended.

4. Clause 3.5 amended
Delete clause 3.5(8) and insert “Subclause (7) does not apply to a verge adjacent to premises zoned 'industry', 'light and service industry' or 'residential' under the Local Planning Scheme if the person is the owner or occupier of the premises adjacent to that portion of the verge, or is a person authorized by the occupier to park on that portion of the verge”.

Dated: 26 September 2017.
The Common Seal of the Shire of Broome was affixed under the authority of a resolution of Council in the presence of—

H. TRACEY, Acting Shire President.
S. MASTROLEMBO, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA301

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003

RACING AND WAGERING WESTERN AUSTRALIA (FOB RULES) NOTICE (NO. 7) 2017

Made by Racing and Wagering Western Australia under section 61 of the Act.

1. Citation
This notice is the Racing and Wagering Western Australia (FOB Rules) Notice (No. 7) 2017.

2. Commencement
These rules came into operation on 12 June 2012.

3. Interpretation
In this notice—

“the Act” means the Racing and Wagering Western Australia Act 2003;

“the Rules” means the rules described in clause 4, adopted by Racing and Wagering Western Australia.

4. Rules adopted under section 61 of the Act
(1) In a meeting held on 31 May 2012, Racing and Wagering Western Australia resolved—

(a) to adopt and operate under rules relating to a jointly operated fixed odds wagering system in accordance with section 61(2) and (4) of the Act.
(2) A copy of the rules adopted was published for public information in the Special Gazette of 12 June 2012 at pp. 2413-2441.


5. Changes to Rules published for public information section 61(6)(c) of the Act

(1) Further amendments to the Rules were adopted by resolution of the Board dated 2 October 2017.

(2) Those further amendments to the Rules are published in the Schedule to this notice for public information, as required by section 61(6)(c) of the Act.

<table>
<thead>
<tr>
<th>Schedule 1—Amendments to Adopted Rules</th>
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<table>
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<tr>
<th>26.</th>
<th>Not Adopted</th>
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<tbody>
<tr>
<td>47. BONUS BETS AND PROMOTIONS</td>
<td></td>
</tr>
<tr>
<td>(a)</td>
<td>Not Adopted</td>
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<tr>
<td>(b)</td>
<td>Not Adopted</td>
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<tr>
<td>(c)</td>
<td>A “Winning Bonus Promotion” means a promotion whereby additional capped winnings, (either including or excluding stake as determined by RWWA) are paid to a Client in the form of a Special Dividend such as a cash credit or cash dividend or a Bonus Bet on markets specified in the promotion. These include, but are not limited to, “10% Winners Bonuses” promotions.</td>
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<tr>
<td>(d)</td>
<td>A “Refund Promotion” means a promotion whereby a Client’s bet stake is refunded to a Client in the form of a cash credit or a Bonus Bet credit as specified in a promotion.</td>
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<td>(e)</td>
<td>Not Adopted</td>
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<tr>
<td>(f)</td>
<td>A “Partial Pay Promotion” means a promotion whereby a percentage of a Client’s possible winnings (either including or excluding stake as determined by RWWA) is paid to a Client, in the form of a Special Dividend such as a cash credit or a cash dividend, where a Client’s bet is a losing bet and certain conditions have been met, as specified in a promotion.</td>
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<td>(g)</td>
<td>The promotions referred to in paragraphs (c), (d) and (f) are collectively referred to in these Rules as “Bonus Promotions” and the bonuses awarded pursuant to these Bonus Promotions are collectively referred to in these Rules as “Promotional Bonuses”.</td>
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<td>(h)</td>
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<td>(i)</td>
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<tr>
<td>(m)</td>
<td>Not Adopted</td>
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<tr>
<td>(n)</td>
<td>Any promotion that may result in the awarding of Promotional Bonuses can only be entered once per Client/residence/IP address/computer/smartphone/tablet. RWWA may determine, in its sole discretion, whether it believes different entries or accounts are associated with the same person.</td>
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<td>(o)</td>
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<td>(t)</td>
<td>Not Adopted</td>
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</tbody>
</table>
(u) Not Adopted
(v) Not Adopted
(w) Not Adopted
(x) Not Adopted
(y) RWWA reserves the right to cancel, change or suspend any promotion at any time without notification.
(z) Not Adopted
(aa) Not Adopted
(bb) To the extent permitted by law, RWWA is not liable to any person for any loss incurred or sustained in connection with or as a result of any RWWA promotion or the awarding, failure to award or any delay in the awarding of, any Promotional Bonus.

70. A “Dead-Heat” occurs when two or more competitors are officially declared to have finished equal. This applies to both winners and place getters in a single event. Unless otherwise stated, the following rule, known as the “Dead-Heat Rule” applies—

(a) In the event of a Dead-Heat where dividends were not offered by RWWA on such an outcome, bets will be paid at the face value of the ticket divided by the number of competitors tying for that place;
(b) In any event for which each way betting is available, place ties will be paid such that the place portion of the face value of the ticket is multiplied by the remaining number of places available and divided by the number of competitors tying for those available number of placings;
(c) In the event of a Dead-Heat where odds were offered by RWWA on such an outcome, then all win or place bets are losers and the draw option is paid as the winner.

192. AMERICAN FOOTBALL
Payouts will be based on the official final score, including any overtime (an extension of normal time played to determine a winner after a drawn match at the conclusion of normal time). Games are considered official for betting purposes after 55 minutes of play.

193. In Handicap and Totals betting where the line or total is a flat (whole) number, if the result lands on that flat number all wagers are void and refunded. Affected multiple wagers (parlays) will be recalculated excluding that leg.

194. For 3 Unanswered Score markets, Touchdown Conversions (1 or 2 points) do not count for betting purposes.

195. HT/NT Double Betting (Half Time/Normal Time) excludes overtime. For First Half wagers, the first half must be completed for bets to stand.

332. First Ball to be A Dot?
(a) Predict whether the first ball of the match will not have any runs scored from it (selection is no), or whether the batsman scores runs or an ‘extra’ is given (selection is yes).
(b) Market will be settled on whether runs are acquired scored from the first ball delivered of the match, including extras.

333. Century to be Scored in the Match (Any Player in the match to Reach a Specific Target) 50/100/etc scored in the match
(a) Predict whether any individual player will score a specific target (e.g. 50/100 runs or more) in a given innings. Combined runs from the 1st and 2nd innings do not count.
(b) Unless otherwise stated, only the 1st innings counts.
(c) In the event of reduced overs in either innings, the market will be made void provided a winning result has not been determined at the time of the reduction.

334. Team Highest Total Runs in a Single Over
(a) Predict whether a team will score higher or lower than a specific total e.g. 16.5 runs.
(b) All open bets are void if there is a reduction in overs of any kind.
Road Traffic (Drug Driving) Amendment Regulations 2017

Made by the Governor in Executive Council.

1. Citation
These regulations are the Road Traffic (Drug Driving) Amendment Regulations 2017.

2. Commencement
These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the Gazette;

(b) the rest of the regulations — on the day after that day.

3. Regulations amended
These regulations amend the Road Traffic (Drug Driving) Regulations 2007.

4. Schedule 2 Division 1 heading replaced
Delete the heading to Schedule 2 Division 1 and insert:

Division 1 — Securetec Drugwipe II Twin Combo

5. Schedule 2 clause 1 amended
In Schedule 2 clause 1 delete “Cozart Drug Detection System —” and insert:

Securetec Drugwipe II Twin Combo —

6. Schedule 2 clauses 2 to 4 replaced
In Schedule 2 delete clauses 2, 3 and 4 and insert:

2. Collecting oral fluid
The following steps are to be taken when collecting oral fluid for testing using a Securetec Drugwipe II Twin Combo —

(a) give the saliva collector to the suspect;
3. Setting up for oral fluid test

The following steps are to be taken when setting up for testing oral fluid using a Securetec Drugwipe II Twin Combo —

(a) check the viewing windows of the testing device to ensure no control lines are present;
(b) remove the cover from the testing device.

4. Conducting oral fluid test

The following steps are to be taken when testing oral fluid using a Securetec Drugwipe II Twin Combo —

(a) dab the saliva collector on the pads of the testing device;
(b) replace the cover on the testing device;
(c) hold the testing device in a vertical position with the ampoule at the lower end;
(d) press on the testing device at the appropriate place indicated on the device until the ampoule breaks;
(e) continue to hold the testing device in a vertical position for a further 10 seconds;
(f) place the testing device on a horizontal surface and leave it undisturbed for 8 minutes;
(g) observe the results of the test.

N. HAGLEY, Clerk of the Executive Council.
Country Areas Water Supply Act 1947

Country Areas Water Supply (Derby Water Reserve) Order 2017

Made by the Governor in Executive Council under section 9(1) of the Act.

1. Citation
   This order is the Country Areas Water Supply (Derby Water Reserve) Order 2017.

2. Commencement
   This order comes into operation as follows —
   (a) clauses 1 and 2 — on the day on which this order is published in the Gazette;
   (b) the rest of the order — on the day after that day.

3. Derby Water Reserve constituted and boundaries defined
   (1) In this clause —
       coordinates means Map Grid of Australia 1994 grid coordinates in Zone 51 of the Universal Transverse Mercator Grid System based on the Geocentric Datum of Australia.
   (2) There is constituted a water reserve called the Derby Water Reserve.
   (3) The boundaries of the Derby Water Reserve are —
       (a) defined by reference to the coordinates annexed to the Department of Water and Environmental Regulation Plan WT11165; and
       (b) shown outlined in bold on that plan.

4. Information plan of Derby Water Reserve
   The boundaries of the Derby Water Reserve are shown, for information purposes, on the plan in Schedule 1.
R. KENNEDY, Clerk of the Executive Council.
CONSERVATION

CO401

CONSERVATION AND LAND MANAGEMENT ACT 1984

EIGHTY MILE BEACH MARINE PARK (CLASSIFIED WATERS) NOTICE 2017

Made by the Minister for Environment under section 62(1a) of the Act.

1. Citation

This is the Eighty Mile Beach Marine Park (Classified Waters) Notice 2017.

2. Interpretation

(1) In this notice—

- **Eighty Mile Beach Marine Park** means the part of Western Australian waters reserved as Eighty Mile Beach Marine Park under section 13 of the Act and classified as Class A, by the Eighty Mile Beach Marine Park (Alteration of Boundaries) Order 2017, published in the Gazette of 22 September 2017;

- **approved management plan** means the management plan for the Eighty Mile Beach Marine Park, set out in the Eighty Mile Beach Marine Park Management Plan No. 80, 2014-2024 approved by the Minister under sections 14 and 60 of the Act, as notified in the Gazette Number 188 of 2 December 2014, pages 4486-4487;

- **coastal waters of the State** has the meaning given to that term in the Coastal Waters (State Powers) Act 1980 (Commonwealth) section 3(1);

- **high water mark** means the ordinary (mean of) high water mark at spring tides as defined in the Land Administration Act 1997 section 3(1);

- **Table 7** means Table 7: Activities permitted in each zone of Eighty Mile Beach Marine Park, set out in the approved management plan;

- **Western Australian waters** has the meaning given to that term in the Conservation and Land Management Act 1984 section 13(8).

(2) All geographic coordinates are expressed in terms of the World Geodetic System 1984 (WGS84).

(3) Boundary positions as described are subject to survey.

3. Classification of recreation area

All waters of the Eighty Mile Beach Marine Park described in Schedule 2 are classified under section 62(1a)(a) of the Act as recreation area.

4. Classification of general use areas

All waters of the Eighty Mile Beach Marine Park described in Schedule 4 are classified under section 62(1a)(b) of the Act as general use areas.

5. Classification of sanctuary areas

All waters of the Eighty Mile Beach Marine Park described in Schedule 1 are classified under section 62(1a)(c) of the Act as sanctuary areas.

6. Classification of special purpose areas

All waters of the Eighty Mile Beach Marine Park described in Schedule 3 are classified under section 62(1a)(d) of the Act as special purpose areas.

7. Declaration of aquaculture as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(a) of the Act, aquaculture is declared to be incompatible (a) with the conservation purpose of providing protection to mangrove and saltmarsh communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Malamalajungunya Special Purpose Zone (mangrove protection); and (b) with the conservation purpose of providing protection to sandy beach and intertidal sand and mudflat communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 2 Pananykarra Special Purpose Zone (shore-based activities); and (c) with the conservation purpose of providing protection to mangrove communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 3 Banningarra Creek Special Purpose Zone (shore-based activities).
8. Declaration of commercial fishing as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(b) of the Act, commercial fishing is declared to be incompatible with the conservation purpose of providing protection to mangrove and saltmarsh communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Malamalajungunya Special Purpose Zone (mangrove protection).

9. Declaration of certain types of commercial fishing as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(c) of the Act, commercial fishing of any type other than commercial specimen shell, marine aquarium and land hermit crab collecting from the shore, is declared to be incompatible (a) with the conservation purpose of providing protection to sandy beach and intertidal sand and mudflat communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 2 Pananykarra Special Purpose Zone (shore-based activities); and (b) with the conservation purpose of providing protection to mangrove communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 3 Banningarra Creek Special Purpose Zone (shore-based activities).

10. Declaration of certain types of recreational fishing as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(e) of the Act, recreational fishing of the types described in Table 7 as shore-based recreational fishing, and recreational specimen shell collecting (dead or alive), are declared to be incompatible with the conservation purpose of providing protection to mangrove and saltmarsh communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Malamalajungunya Special Purpose Zone (mangrove protection).

11. Declaration of certain types of recreational fishing as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(e) of the Act, recreational fishing of the type described in Table 7 as boat-based recreational fishing, is declared to be incompatible (a) with the conservation purpose of providing protection to sandy beach and intertidal sand and mudflat communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 2 Pananykarra Special Purpose Zone (shore-based activities); and (b) with the conservation purpose of providing protection to mangrove communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 3 Banningarra Creek Special Purpose Zone (shore-based activities).

12. Declaration of pearling activity as incompatible with a specified conservation purpose in certain special purposes areas

Under section 13B(3B)(f) of the Act, pearling activity is declared to be incompatible (a) with the conservation purpose of providing protection to mangrove and saltmarsh communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Malamalajungunya Special Purpose Zone (mangrove protection); and (b) with the conservation purpose of providing protection to sandy beach and intertidal sand and mudflat communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 2 Pananykarra Special Purpose Zone (shore-based activities); and (c) with the conservation purpose of providing protection to mangrove communities for the area classified as special purpose area under clause 6 and described in Schedule 3 item 3 Banningarra Creek Special Purpose Zone (shore-based activities).

13. Declaration of production of, petroleum, geothermal energy resources or geothermal energy as incompatible with specified conservation purposes of special purpose areas

Under section 13B(3B)(g) of the Act, activities described in Table 7 as mineral and petroleum development are declared to be incompatible with the conservation purposes as described in the approved management plan for all the areas classified as special purpose areas under clause 6 and described in Schedule 3.

14. Declaration of exploratory drilling for petroleum or geothermal energy resources as incompatible with specified conservation purposes of special purpose areas

Under section 13B(3B)(g) of the Act, activities described in Table 7 as exploratory drilling for petroleum or geothermal energy resources are declared to be incompatible with the conservation purposes as described in the approved management plan for all the areas classified as special purpose areas under clause 6 and described in Schedule 3.

Schedule 1—Sanctuary areas

1. Anna Plains Sanctuary Zone

All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—

(i) commencing offshore generally west-north-west of Anna Plains Homestead at the point located at Latitude 19°14′00″ South, Longitude 121°20′18″ East, and from that point;

(ii) extending east along that latitude to the point located at the intersection of that latitude and the mainland high water mark;

(iii) thence generally south-westerly along that water mark, and along the high water mark of the unnamed intertidal creeks, to the point located at the intersection of that water mark and Longitude 121°03′00″ East;
(iv) thence north along that longitude to the point located at the intersection of that longitude and Latitude 19°30′48″ South;
(v) thence north-easterly along the geodesic to the point located at Latitude 19°22′0.803″ South, Longitude 121°13′37.880″ East;
(vi) thence north-easterly along the geodesic to the point of commencement.

2. Kurtamparanya Sanctuary Zone
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—
(i) commencing offshore generally north-north-east of Cape Keraudren at the point located at Latitude 19°55′00″ South, Longitude 119°47′30″ East, and from that point;
(ii) extending east along that latitude to the point located at the intersection of that latitude and Longitude 119°52′30″ East;
(iii) thence south along that longitude to the point located at the intersection of that longitude and Latitude 19°57′24″ South;
(iv) thence west along that latitude to the point located at the intersection of that latitude and Longitude 19°47′30″ East;
(v) thence north along that longitude to the point of commencement.

3. Pananykarra Sanctuary Zone
All that portion of Eighty Mile Beach Marine Park that is—
(a) contained within and bounded by a line—
(i) commencing offshore generally north-west of Mount Blaze at the point located at Latitude 19°58′00″ South, Longitude 119°38′00″ East, and from that point;
(ii) extending east along that latitude to the point located at the intersection of that latitude and Longitude 119°43′00″ East;
(iii) thence south along that longitude to the point located at the intersection of that longitude and the mainland high water mark, that intersection point being the one nearest Latitude 20°03′57″ South;
(iv) thence generally westerly and generally south-westerly along that water mark to the point located at the intersection of that water mark and Longitude 119°40′18″ East, that intersection point being the one nearest Latitude 20°04′33″ South;
(v) thence north along that longitude, and along the eastern high water mark of unnamed islands where that longitude intersects such islands, and continuing north along that longitude to the point located at the intersection of that longitude and the high water mark that is nearest Latitude 20°00′07.80″ South;
(vi) thence generally north-easterly, generally easterly, generally south-easterly, again generally north-easterly and generally north-westerly, past Banningarra Creek and Banningarra Spring, and continuing generally north-westerly, generally westerly, generally south-westerly, again generally north-easterly and again generally north-westerly along that water mark to the point located at the intersection of that water mark and Longitude 20°00′48″ South, that intersection point being the one nearest Longitude 119°40′58.50″ East;
(vii) thence east along that latitude to the point located at the intersection of that latitude and Longitude 119°41′30″ East;
(viii) thence north along that longitude to the point located at the intersection of that longitude and the high water mark on the unnamed island containing Mount Blaze, that intersection point being the one nearest Latitude 20°00′07.80″ South;
(ix) thence generally easterly, generally northerly, generally south-westerly and generally south-easterly along that water mark, around that island, to the point located at the intersection of that water mark and Longitude 119°40′48″ East, that intersection point being the one nearest Latitude 20°00′17.70″ South;
(x) thence south along that longitude to the point located at the intersection of that longitude and a line that is a distance of three hundred metres seaward of, and perpendicular to, the high water mark, that intersection point being the one nearest Latitude 20°00′39.84″ South;
(xi) thence generally south-westerly along that line, past Red Point, and continuing generally south-westerly along that line to the point located at the intersection of that line and Longitude 119°35′30″ East;
(xii) thence north along that longitude to the point located at the intersection of that longitude and Latitude 20°00′12″ South;
(xiii) thence east along that latitude to the point located at the intersection of that latitude and Longitude 119°38′00″ East;
(xiv) thence north along that longitude to the point of commencement;
(b) and within that line, excludes Banningarra Creek Special Purpose Zone (shore-based activities).
Schedule 2—Recreation area

1. Wallal Recreation Zone
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—

(i) commencing offshore generally north-east of Red Hill at the point located at Latitude 19°46′00″ South, Longitude 120°35′00″ East, and from that point;
(ii) extending north-easterly along the geodesic to the point located at Latitude 19°42′00″ South, Longitude 120°45′30″ East;
(iii) thence south along that longitude to the point located at the intersection of that longitude and the mainland high water mark;
(iv) thence generally south-westerly along that water mark, past Eighty Mile Beach Caravan Park, and continuing generally south-westerly along that water mark to the point located at the intersection of that water mark and Longitude 120°35′00″ East;
(v) thence north along that longitude to the point of commencement.

Schedule 3—Special purpose areas

1. Malamalajungunya Special Purpose Zone (mangrove protection)
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—

(i) commencing offshore generally north-east of the seaward entrance of Mulla Mulla Down Creek at the point located at Latitude 20°01′15.60″ South, Longitude 119°29′30″ East, and from that point;
(ii) extending south along that longitude to the point located at the intersection of that longitude and the mainland high water mark;
(iii) thence generally north-westerly along that water mark to the seaward entrance of Mulla Mulla Down Creek, and continuing along that water mark around that creek back to the seaward entrance of that creek, and further continuing generally north-easterly along that water mark to the point located at the intersection of that water mark and Latitude 20°01′15.60″ South;
(iv) thence east along that latitude to the point of commencement.

2. Pananykarra Special Purpose Zone (shore-based activities)
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—

(i) commencing offshore generally east of the seaward entrance of Pardoo Creek at the point located at the intersection of Longitude 119°35′30″ East and a line that is a distance of three hundred metres seaward of, and perpendicular to, the mainland high water mark, that intersection point being near Latitude 20°04′40.56″ South, and from that point;
(ii) extending generally north-easterly along that line, past Red Point, and continuing generally north-easterly along that line to the point located at the intersection of that line and Longitude 119°40′48″ East, that intersection point being near Latitude 20°00′39.84″ South;
(iii) thence north along that longitude to the point located at the intersection of that longitude and the high water mark on the unnamed island containing Mount Blaze, that intersection point being the one nearest Latitude 20°00′17.70″ South;
(iv) thence generally south-easterly, generally easterly, and generally north-easterly along that water mark on the southern side of that island, to the point located at the intersection of that water mark and Longitude 119°41′30″ East, that intersection point being the one nearest Latitude 20°00′07.80″ South;
(v) thence south along that longitude to the point located at the intersection of that longitude and Latitude 20°00′48″ South;
(vi) thence west along that latitude to the point located at the intersection of that latitude and the high water mark, that intersection point being the one nearest Longitude 119°40′58.50″ East;
(vii) thence generally westerly, generally north-easterly, again generally westerly and generally south-westerly along that water mark, past Red Point, and continuing generally south-westerly and generally easterly along that water mark, through the seaward entrance of the intertidal creek south-west of Red Point, to the point located at the intersection of that water mark and the geodesic joining the point at Latitude 20°04′01.20″ South, Longitude 119°37′52.20″ East and the point at Latitude 20°04′09″ South, Longitude 119°37′43.80″ East, on the northern bank of that intertidal creek;
(viii) thence south-westerly along that geodesic to the point located at the intersection of that geodesic and the high water mark on the southern bank of that intertidal creek, near the south-western end of that geodesic;
(ix) thence generally north-westerly along that water mark, again through the seaward entrance of the intertidal creek south-west of Red Point, and continuing generally south-westerly and generally westerly along that water mark to the point located at the intersection of that water mark and Longitude 119°35′30″ East;
(x) thence north along that longitude to the point of commencement.

3. Banningarra Creek Special Purpose Zone (shore-based activities)
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—

(i) commencing north of Banningarra Creek at the point located at Latitude 20°01′31.50″ South, Longitude 119°41′48″ East, and from that point;
(ii) extending east along that latitude to the point located at the intersection of that latitude and Longitude 119°42'21" East;
(iii) thence south along that longitude to the point located at the intersection of that longitude and Latitude 20°01'43.50" South;
(iv) thence south-westerly along the geodesic to the point located at Latitude 20°01'49.50" South, Longitude 119°42'04.50" East;
(v) thence south along that longitude to the point located at the intersection of that longitude and Latitude 20°01'55.50" South;
(vi) thence west along that latitude to the point located at the intersection of that latitude and Longitude 119°41'48" East;
(vii) thence north along that longitude to the point of commencement.

4. Jangyjartiny Special Purpose Zone (cultural heritage)
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—
(i) commencing offshore generally north-west of Anna Plains Homestead at the point located at Latitude 19°11'48" South, Longitude 121°25'06" East, and from that point;
(ii) extending east along that latitude to the point located at the mainland high water mark;
(iii) thence generally south-westerly along that water mark, and along the high water mark of the unnamed intertidal creek, and continuing generally south-westerly along that water mark to the point located at the intersection of that water mark and Longitude 121°25'06" East;
(iv) thence north along that longitude to the point of commencement.

5. Pilyarlkarra Special Purpose Zone (cultural heritage)
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—
(i) commencing offshore generally north-west of Marlambool Well at the point located at Latitude 19°37'18" South, Longitude 120°54'30" East, and from that point;
(ii) extending east along that latitude to the point located at the intersection of that latitude and the mainland high water mark;
(iii) thence generally south-westerly along that water mark, and along the high water mark of the unnamed intertidal creek, and continuing generally south-westerly along that water mark to the point located at the intersection of that water mark and Longitude 120°54'30" East;
(iv) thence north along that longitude to the point of commencement.

6. Waru Special Purpose Zone (cultural heritage)
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—
(i) commencing offshore generally west-north-west of Worroo Well at the point located at Latitude 19°39'48" South, Longitude 120°49'36" East, and from that point;
(ii) extending east along that latitude to the point located at the intersection of that latitude and the mainland high water mark;
(iii) thence generally south-westerly along that water mark, and along the high water mark of the unnamed intertidal creek, and continuing generally south-westerly along that water mark to the point located at the intersection of that water mark and Longitude 120°49'36" East;
(iv) thence north along that longitude to the point of commencement.

7. Paruwuturr Special Purpose Zone (cultural heritage)
All that portion of Eighty Mile Beach Marine Park that is contained within and bounded by a line—
(i) commencing offshore generally west-south-west of Planaires Banks at the point located at Latitude 19°55'00" South, Longitude 120°03'54" East, and from that point;
(ii) extending east along that latitude to the point located at the intersection of that latitude and Longitude 120°06'00" East;
(iii) thence south along that longitude to the point located at the intersection of that longitude and the mainland high water mark;
(iv) thence generally west-south-westerly along that water mark, and along the high water mark of the unnamed intertidal creek, and continuing generally north-westerly and again generally west-south-westerly along that water mark to the point located at the intersection of that water mark and Longitude 120°03'54" East;
(v) thence north along that longitude to the point of commencement.

Schedule 4—General use areas
All that portion of the Eighty Mile Beach Marine Park that is not sanctuary area, special purpose area or recreation area.

STEPHEN DAWSON, Minister for Environment.
FIRE AND EMERGENCY SERVICES

BUSH FIRES ACT 1954
APPOINTMENT

Department of Fire and Emergency Services.

Correspondence No. 17/178464

Fire Weather Officers

The following person has been appointed as the Fire Weather Officer for the Shire of Denmark in accordance with the Bush Fires Act 1954—

Adrian Kranendonk—Fire Weather Officer

All previous appointments are hereby cancelled.

DARREN KLEMM, FES Commissioner.


HEALTH

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994
HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE)
ORDER (NO. 2) 2017

Made by the Director General of Health (as the delegate of the Minister for Health) pursuant to section 7(1) of the Health Services (Quality Improvement) Act 1994.

Citation

1. This order may be cited as the Health Services (Quality Improvement) (Approved Committee) Order (No. 2) 2017.

Commencement

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

Committee

3. The Obstetrics and Gynaecological Quality Committee established by Mr Mark Grime, Chief Executive Officer of St John of God Bunbury Hospital, is declared to be an approved quality improvement committee for the purposes of the Health Services (Quality Improvement) Act 1994.

Expiry of order

4. This order expires three years after its commencement.

Revocation of order

5. The Health Services (Quality Improvement) (Approved Committee) Order (No. 2) 2014* is revoked. [*Published in Gazette 10 October 2014, p.3682]

Dated this 13th day of September 2017.

Dr DAVID RUSSELL-WEISZ, Director General of Health.

LOCAL GOVERNMENT

BUSH FIRES ACT 1954
Shire of Bridgetown-Greenbushes
APPOINTMENT

It is hereby notified for public information that in accordance with section 38 of the Bush Fires Act 1954, the Shire of Bridgetown-Greenbushes has appointed Mr Stuart Waters as Fire Control Officer for the Sunnyside Bush Fire Brigade. The appointment is effective from 28 September 2017.

The appointment of Mr Murray Waters for the Sunnyside Bush Fire Brigade is hereby cancelled.

T. P. CLYNCH, Chief Executive Officer.
HERITAGE OF WESTERN AUSTRALIA ACT 1990

City of Rockingham

PROPOSED AMENDMENTS TO MUNICIPAL HERITAGE INVENTORY

Notice is hereby given that the Council, at its ordinary Meeting held on the 27th September 2017, resolved to advertise amendments to the City’s Municipal Heritage Inventory and Heritage List for the purpose of public consultation, in accordance with Clause 45(4) of the 
Heritage Act of Western Australia 1990.

The amended Municipal Heritage Inventory and Heritage List may be inspected on the City’s Website at http://rockingham.wa.gov.au/Townplanningadvertising and at the Council Offices, Civic Boulevard, Rockingham during the hours of 8:30am to 4:30pm, Monday to Friday. Copies of the Policy may be obtained by calling the Council’s Planning Services on 9528 0333.

Written Submissions on the amended Municipal Heritage Inventory should be directed to the Chief Executive Officer, City of Rockingham, PO BOX 2142, Rockingham DC 6967 or customer@rockingham.wa.gov.au and be received no later than the 6th November 2017.

Please note that any written submission received in response to this invitation may be placed on the public record and be available for public inspection.

ANDREW HAMMOND, Chief Executive Officer.

BUSH FIRES ACT 1954

Town of Cambridge

FIREBREAK NOTICE 2017-2018 TO ALL PROPERTY OWNERS AND OCCUPIERS

Pursuant to Section 33 of the Bush Fires Act 1954, you are hereby required, on or before 18 November 2017 or within 14 days of becoming the owner or occupier after 18 November 2017, to remove from the land owned or occupied by you, all flammable material and/or clear firebreaks in accordance with the following land areas and thereafter to maintain that land or firebreaks up to and including 31 March 2018—

Where the area of the land is less than 2000 square metres—
Slash/mow all grass to a height no greater than five (5) centimetres and remove all slashed materials and other flammable matter from the land. This standard must be maintained until 31 March 2017.

Where the area of the land is greater than 2000 square metres—
Slash/mow all grass to a height no greater than five (5) centimetres and remove all slashed materials and/or install a firebreak of three (3) metres wide, clear of all bush and flammable material along all external boundaries of the land. This standard must be maintained until 31 March 2018.

If it is considered impracticable to clear a firebreak or to remove flammable material from the land as required by this notice, an application to the Town of Cambridge in writing may be made prior to 1 November 2017, for permission to provide firebreaks in alternative positions or to take alternative action to mitigate the fire hazard. Until written permission is received from the Town, compliance with this notice is required.

Burning off is strictly prohibited within the Town of Cambridge.

The penalty for failing to comply with this notice is a fine of up to $5,000. If the works are not carried out by the date required in this notice, the owner of the land is liable, whether prosecuted or not, to pay all costs for performing the works directed in this notice.

JASON BUCKLEY, Chief Executive Officer.

PETROLEUM PIPELINES ACT 1969

VARIATION STP-PLV-0063 OF LICENCE PL 30

East Spar Production Pipeline and John Brookes Production Pipeline

Licence PL 30 held by Quadrant East Spar Pty Limited, Quadrant Kersail Pty Ltd, Quadrant Oil Australia Pty Limited, and Santos (BOL) Pty Ltd has, by instrument of variation STP-PLV-0063, been varied with effect on and from 2 October 2017.

JEFFREY HUNTLY HAWORTH, Executive Director,
Petroleum Division.
MP402

PETROLEUM (SUBMERGED LANDS) ACT 1982
VARIATION TTP-PLV-0010 OF PIPELINE LICENCE TPL/12
East Spar Production Pipeline

Pipeline licence TPL/12 held by Quadrant East Spar Pty Limited, Quadrant Kersail Pty Ltd, Quadrant Oil Australia Pty Limited, and Santos (BOL) Pty Ltd has, by instrument of variation TTP-PLV-0010, been varied with effect on and from the day on which this notice is published.

JEFFREY HUNTLY HAWORTH, Executive Director,
Petroleum Division.

MP403

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Karratha WA 6741.

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

E. DE VRIES M, Warden.

To be heard by the Warden at Karratha on 5 October 2017.

WEST PILBARA MINERAL FIELD
Prospecting Licences

P 47/1752 Attard, Raymond John
Drummond, John
Pritchard, John Ellis
P 47/1753 Attard, Raymond John
Drummond, John
P 47/1756 Attard, Raymond John
Drummond, John
P 47/1773 Gibson, Craig Robert

MP404

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Leonora WA 6438.

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

ANDREW MAUGHAN, Warden.

To be heard by the Warden at Leonora on 21 November 2017.

MT MARGARET MINERAL FIELD
Prospecting Licences

P 37/8557 Muir, Kado
P 37/8558 Rowallan Resources Pty Ltd
MP405

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Leonora WA 6438.

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

ANDREW MAUGHAN, Warden.

To be heard by the Warden at Leonora on 21 November 2017.

MT MARGARET MINERAL FIELD
Prospecting Licences
P 39/5223 Byrne, Mark Francis

NORTH COOLGARDIE MINERAL FIELD
Prospecting Licences
P 40/1379 Fairplay Gold Pty Ltd

MP406

MINING ACT 1978
INSTRUMENT OF VARIATION TO EXEMPTION OF LAND

The Minister for Mines and Petroleum pursuant to the powers conferred on him by section 19 of the Mining Act 1978, hereby varies the exemption of land designated 'S19/318' in TENGGRAPH and a description of the remaining exempted land is detailed hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement).

Description of Land:

Area: 6863.9 hectares
Locality: Preston Beach

Dated at Perth this 18th day of September 2017.

Hon BILL JOHNSTON MLA, Minister for Mines and Petroleum.

MP407

MINING ACT 1978
FORFEITURE

Department of Mines and Petroleum,
East Perth WA 6004.

I hereby declare in accordance with the provisions of section 96A of the Mining Act 1978 that the undermentioned mining tenements are forfeited for failure to comply with the rent obligations being failure to pay annual rent.

FREDERICK IVOR ROBERTS, Executive Director,
Mineral Titles.

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<th>Holder</th>
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<tr>
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**PLANNING**

PL401

**PLANNING AND DEVELOPMENT ACT 2005**

**METROPOLITAN REGION SCHEME MINOR AMENDMENT 1277/57**

Mount Helena Urban Precinct

Finalisation of Amendment

File: 833-2-27-77

The Minister for Planning has approved, as advertised, the abovementioned amendment to the Metropolitan Region Scheme. The amendment is shown on Western Australian Planning Commission (WAPC) plan number 3.2598 and is effective from the date of publication of this notice in the Government Gazette.

Copies of the amendment and the accompanying report on submissions are available for public inspection from Friday, 6 October 2017 to Friday, 3 November 2017 at—

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Shire of Mundaring

Documents are also available from the PlanningWA website www.planning.wa.gov.au/MtHelena.

KERRINE BLENKINSOP, Secretary,
Western Australian Planning Commission.

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**POLICE**

PO401

**ROAD TRAFFIC ACT 1974**

**ROAD TRAFFIC CODE 2000**

**AUTHORISED PERSONS**

Declaration

Regulation 272 of the Road Traffic Code—Obedience to Police or Authorised Persons

I, Christopher John Dawson, Commissioner of Police, acting pursuant to regulation 271 of the Road Traffic Code 2000 hereby declare that a person who is a “licensed pilot vehicle driver” pursuant to regulation 3 of the Road Traffic Code 2000 is an authorised person for the purposes of regulations 272(1)(a) and 272(1)(d) of the Road Traffic Code 2000—whilst performing their functions in facilitating the safe movement of an oversize vehicle escorted by a licensed pilot vehicle driver.

Dated this Friday, 29 September 2017.

CHRIS DAWSON, Commissioner of Police.

<table>
<thead>
<tr>
<th>Surname</th>
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PO402

**ROAD TRAFFIC ACT 1974**

**ROAD TRAFFIC CODE 2000**

**AUTHORISED PERSONS**

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I, Christopher John Dawson, Commissioner of Police, acting pursuant to regulation 271 of the Road Traffic Code 2000 hereby declare that a person who is a “licensed pilot vehicle driver” pursuant to...
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CHRIS DAWSON, Commissioner of Police.

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**TRANSPORT**

TN401

RAILWAYS (ACCESS) ACT 1998

RAILWAYS (ACCESS) CODE 2000

2017 WEIGHTED AVERAGE COST OF CAPITAL (WACC) FOR THE PUBLIC TRANSPORT AUTHORITY, BROOKFIELD RAIL AND THE PILBARA RAILWAYS

The Railways (Access) Code 2000 requires the Economic Regulation Authority to make an annual determination, as at 30 June, of the WACC to be applied when calculating the costs for each of the rail networks covered under Schedule 1 of the Code.

In accordance with the requirements of the Code, the Authority has calculated the 2017 real pre-tax WACC for specific rail networks as follows—

- 4.35 per cent for the Public Transport Authority urban rail network.
- 7.52 per cent for the Brookfield Rail freight rail network.
- 10.56 per cent for the Pilbara railways (The Pilbara Infrastructure and the Roy Hill Infrastructure).

The 2017 WACC applies for the period 1 July 2017 to 30 June 2018.

PAUL KELLY, Executive Director, Regulation and Inquiries, Economic Regulation Authority.

**DECEASED ESTATES**

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Gwenneth Joyce Hunter, late of William Carey Court Residential Aged Care Facility, 450 Bussell Highway, Busselton in the State of Western Australia, Home Duties, 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 19 March 2016 at William Carey Court Residential Aged Care Facility, 450 Bussell Highway Busselton in the State of Western Australia, are required by the trustee Jim Eric Hunter, c/- Avon Legal, Suite 7, 9 The Avenue, Midland in the State of Western Australia to send particulars of their claims to him within 30 days of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.
Any creditors having claims on the estate of the late Alan John Gibbs of 223 Crimea Street, Noranda, Western Australia, deceased 27 May 2017, are required to send particulars of their claims to Mr Martin Owen Gibbs, executor, c/o Lynn & Brown Lawyers, PO Box 1114, Morley WA 6943 by 7 November 2017, after which date the executor may distribute the assets having regard only to the claims of which they then have notice.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustee Company Limited, Level 12, 123 Pitt Street, Sydney NSW, to send particulars of such claims to the Company by the undermentioned date, after which date the said company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following estates expire one month after the date of publication hereof.

Estate Late Clive Kenneth Criddle (also known as Kenneth Clive Criddle and Ken Criddle)
Late of 35 Salamander Street, Dianella WA—Retired Civil Engineer
Died: 2 April 2017

Estate Late Derek North
Late of Aegis Lincoln Park, 21 Wright Street, Highgate WA—Retired Railway Worker
Died: 20 June 2017

Estate Late Roma Joyce Harding
Late of 49/144 Mill Point Road, South Perth WA—Retired Secretary
Died: 27 May 2017

Janina Roper, late of 9 Marlborough Close, Greenfields in the State of Western Australia, Retired Businesswoman, 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 13 March 2017, are required by the Executor, Jonathan Rex McKay, to send particulars of their claims by 30 October 2017 to the Executor, 5 Denford Street, Kenwick WA 6107, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Hazel Jean Cameron, late of 100 Walyunga Boulevard, Clarkson in the State of Western Australia, formally of 168 Brown Road, Pakenham in the State of Victoria, Retired, 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 19 July 2017, are required by the Executors, Leonie Merryl Cameron and William Kevin Cameron to send particulars of their claims within 30 days of the publication of this notice to Mr Chris Stokes, Barrister & Solicitor, c/o Chris Stokes & Associates, Level 1, 459 Hay Street, Perth WA 6000, Telephone: (08) 9421 1300, after which date the said Executors through their Attorney may convey or distribute the assets, having regard only to the claims of which they then have had notice.

CHRIS STOKES, Principal,
Chris Stokes & Associates.
ZX406

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Estate of Lily Grut Sheldrake, late of Hilltop Lodge Rowethorpe, 4-19 Hayman Road, Bentley 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 22 May 2017, are required to send particulars of their claims to the Executor, R. Collins, PO Box 462, Exmouth WA 6707 within one (1) month of the date of publication of this notice, after which the Executor will convey or distribute the assets, having regard only to such claims of which notice has been given.

ZX407

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Rae Shenton, late of Peter Arney Home, Gentilli Way, Salter Point, Western Australia, Retired Wool Industry Administrator, 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 May 2017, are required by the trustee, Christopher Barry Murphy, care of Butlers, Barristers & Solicitors, 45 Stirling Highway, Nedlands WA 6009, to send particulars of their claims to him within one (1) month from the date of publication, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX408

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Estate of Alois Hugo Ulrich, late of 9/11 Lesley Street, Dudley Park, 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 17 February 2017, are required by the Administrator, Jacobus Johannes de Klerk, care of Legacy Legal WA, 97 Challenger Road, Madora Bay WA 6210, to send particulars of their claims to him within one month from the date of publication of this notice, after which date the Administrator may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated: 3 October 2017.

LEGACY LEGAL WA.

ZX409

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 6 November 2017, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

De Blank, Gerard, late of RAAFA Estate, 19 Hughie Edwards Drive, Merriwa, died 29.06.2017 (DE33079308 EM36)

Geurts, Peter Henricus, also known as Petrus Hendricus Geurts, late of Aegis Shoalwater, 72 Fourth Avenue, Shoalwater, formerly of Unit 1/13 San Domingo Avenue, Safety Bay, died 18.08.2017 (DE199990229 EM22)

Griffiths, Malcolm James, late of Regents Garden Resort, 33 Drovers Place, Wanneroo, died 05.09.2017 (DE33114561 EM37)

Jones, Mavis Minnie, late of 3-5 Vernon Street, Collie, died 21.06.2016 (PM33116627 TM52)

Josso, Marcel Pierre-Marie, late of 27 Pearson Drive, Success, died 15.05.2017 (DE33077873 EM110)
**Government Gazette, WA**

6 October 2017

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**PUBLIC TRUSTEE ACT 1941**

**ADMINISTERING OF ESTATES**

Notice is hereby given that pursuant to Section 14 of the *Public Trustee Act 1941* and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased person.

Dated at Perth the 6th day of October 2017.

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

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<table>
<thead>
<tr>
<th>Name of Deceased</th>
<th>Address</th>
<th>Date of Death</th>
<th>Date Election Filed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gray, Lilian Marian Dorothy</td>
<td>Marist Lodge, Nursing Home, 12 Lapage Street, Belmont</td>
<td>24 July 2017</td>
<td>18 September 2017</td>
</tr>
</tbody>
</table>

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**PUBLIC NOTICES**

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**DISPOSAL OF UNCOLLECTED GOODS ACT 1970**

**DISPOSAL OF UNCOLLECTED GOODS**

Take notice that the respondents listed below are hereby given notice under the *Disposal of Uncollected Goods Act 1970*, that Outback Coast Automotives of 52 Vlamingh Crescent, Denham, Western Australia 6537 will dispose of the goods being, Toyota Landcruiser VIN JT711FJ8108002431 to recover costs—

Anthony Laraia and Rykeesha Poland of 28 Devendish Street, Utakarra, Western Australia 6530

Respondents are invited to file a notice of dispute within one calendar month of the advertised date according to the Act.

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