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#### PART 2

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</table>
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 Publication Officer, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition)—

  Email address: slp@dpc.wa.gov.au
  Postal address:
  State Law Publisher
  Locked Bag 3001,
  West Perth, 6872
  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.

After lodging any notices, 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 2019 (Prices include GST)

Deceased Estate notices (per estate)—$74.65

Articles in Public Notices Section—$75.75 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—$15.10
  Bulk Notices—$276.65 per page

Electronic copies of gazette notices sent to clients for lodgement with the Delegated Legislation Committee—$49.85

Clients who have an account will only be invoiced for charges over $100.

For charges under $100, clients will need to supply credit card details at time of lodging notice (i.e. a notice under 7cm would not be invoiced).

Clients without an account will need to supply credit card details at the time of lodging the notice.
PART 2

ENERGY

EN401

ELECTRICITY CORPORATIONS ACT 2005
SEGREGATION AND TRANSFER PRICING AMENDMENT INSTRUMENT 2019

Made by the Minister under regulation 20 of the Electricity Corporations (Electricity Generation and Retail Corporation) Regulations 2013.

1. Citation
This instrument is the Segregation and Transfer Pricing Amendment Instrument 2019.

2. Commencement
This instrument comes into operation on the date it is published in the Government Gazette.

3. Arrangement amended
This instrument amends the Segregation and Transfer Pricing Guidelines 2013.

4. Clause 2.2 amended
In clause 2.2 delete paragraph (e) and insert—
(e) provide for the basis for modelling the cost of electricity to the retail business unit in a Trading Interval;
(ea) provide for the determination of a foundation transfer price for electricity (in $/MWh) in a Trading Interval which is consistent with the modelled cost of electricity to the retail business unit in that Trading Interval; and

5. Clause 3 deleted
Delete clause 3.

BILL JOHNSTON MLA, Minister for Energy.

EN402

ELECTRICITY CORPORATIONS ACT 2005
ELECTRICITY (STANDARD PRODUCTS) WHOLESALE ARRANGEMENTS AMENDMENT INSTRUMENT 2019

Made by the Minister under regulation 28 of the Electricity Corporations (Electricity Generation and Retail Corporation) Regulations 2013.

1. Citation
This instrument is the Electricity (Standard Products) Wholesale Arrangements Amendment Instrument 2019.

2. Commencement
This instrument comes into operation on the date it is published in the Government Gazette.

3. Arrangement amended
This instrument amends the Electricity (Standard Products) Wholesale Arrangements 2014.

4. Schedule Item 2 amended
In item 2 of the Schedule delete paragraph (b) and insert—
(b) on and from the commencement of 1 January 2015 until 31 December 2019 Spread is 20%; and
(c) on and from the commencement of 1 January 2020 until 31 December 2020 Spread is 15%; and
(d) on and from the commencement of 1 January 2021 until this Arrangement is at an end Spread is 20%.

BILL JOHNSTON MLA, Minister for Energy.
FI401

FISH RESOURCES MANAGEMENT ACT 1994
PROHIBITION ON FISHING (GENERAL) REVOCATION ORDER (NO. 2) 2019
Order No. 11 of 2019

FD 613/19 CID 190099
Made by the Minister under section 43.

1. Citation
This order is the Prohibition on Fishing (General) Revocation Order (No. 2) 2019.

2. Orders revoked
(a) The Orders specified in the Schedule are revoked.
(b) The Yallingup Reef Protected Area Notice 1995, made under sections 9 and 10 of the Fisheries Act 1905 and continued as if it were made under section 43 of the Act, is revoked.

Schedule

<table>
<thead>
<tr>
<th>Order revoked</th>
<th>Date of Publication (Government Gazette)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prohibition on Fishing (Busselton Jetty) Order 2004</td>
<td>10 September 2004 (Gazette No. 163)</td>
</tr>
<tr>
<td>Prohibition on Fishing (Cowaramup Bay) Order 1998</td>
<td>6 October 1998 (Gazette No. 198)</td>
</tr>
</tbody>
</table>

Dated 14th of July, 2019.

D. KELLY, Minister for Fisheries.

JUSTICE

JU101

CORRECTION
PROFESSIONAL STANDARDS ACT 1997
AUSTRALIAN COMPUTER SOCIETY PROFESSIONAL STANDARDS SCHEME
An error occurred in the notice published under the above heading on pages 273 to 275 of Government Gazette No. 17, dated 12 February 2019, and is corrected as follows.

Delete the paragraph, 'I, John Quigley MLA, Attorney General; Minister for Commerce…in the Act' and insert—

I, John Quigley MLA, Attorney General; Minister for Commerce, pursuant to section 26 of the Professional Standards Act 1997 WA (the Act), authorise the publication of the Australian Computer Society Professional Standards Scheme (the Scheme) submitted to me by the Professional Standards Council of New South Wales. The Scheme is published with this authorisation and will commence in accordance with section 27 of the Act.

Hon. JOHN QUIGLEY MLA, Attorney General; Minister for Commerce.

Dated: 1 July 2019.

JU401

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999
PERMIT DETAILS
Pursuant to the provisions of section 56(1) of the Court Security and Custodial Services Act 1999, the Commissioner of Corrective Services has suspended the following Permit to do High-Level Security Work—

<table>
<thead>
<tr>
<th>Surname</th>
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<th>Permit Number</th>
<th>Date Permit Suspended</th>
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<tr>
<td>Khan</td>
<td>Jeffrey</td>
<td>BRS-170073</td>
<td>27/03/2019</td>
</tr>
<tr>
<td>Pacella</td>
<td>Teo</td>
<td>BRS-170173-1</td>
<td>04/07/2019</td>
</tr>
<tr>
<td>Den Ridder</td>
<td>Terrence John</td>
<td>BRS-170408-1</td>
<td>17/06/2019</td>
</tr>
</tbody>
</table>

This notice is published under section 57(1) of the Court Security and Custodial Services Act 1999.

SUE HOLT, Assistant Director, Prisoner Transport and Custodial Services Contract Management.
I, Raymond Buchholz, Marine Safety General Manager, Department of Transport and delegate of the Chief Executive Officer—

1. acting pursuant to regulation 19H of the *Navigable Waters Regulations 1958* (‘the Regulations’), hereby declare the vessels listed in Schedule 1 to be emergency vessels, with the specifications in Schedule 2; and

2. acting pursuant to section 115A of the *Western Australian Marine Act 1982* (‘the Act’), hereby exempt the vessels listed in Schedule 1 from notices made under the following sections of the Act (‘the exemption’), subject to the conditions in Schedule 3—
   (a) section 66 (Closure of navigable waters); and
   (b) section 67 (Limiting speed of vessels).

This instrument is to be known as NWR-2019-203258 and it revokes the previous instrument NWR-2016-201602 as published on 20 January 2017.

<table>
<thead>
<tr>
<th>Schedule 1—Vessels Declared to be Emergency Vessels</th>
<th>Agency</th>
<th>Unique Identifier</th>
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</thead>
<tbody>
<tr>
<td>PV1</td>
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<td>06443</td>
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<td>06956</td>
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<td>PV18</td>
<td></td>
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<tr>
<td>Alec Hansen III</td>
<td>Department of Primary Industries and Regional Development</td>
<td>05562</td>
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<tr>
<td>Profiler II</td>
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<td>09161</td>
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<tr>
<td>Harbour 1</td>
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<tr>
<td>Gemini</td>
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<td>Walcott</td>
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<tr>
<td>FD68</td>
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<td>06746</td>
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<tr>
<td>Ranger 1</td>
<td>Rottnest Island Authority</td>
<td>06501</td>
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<tr>
<td>Marine II</td>
<td></td>
<td>06183</td>
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</tbody>
</table>
Schedule 2—Declarations Specifications

Pursuant to regulation 19H (2) of the Regulations—

1. A vessel listed in Schedule 1 is taken to be operating as an emergency vessel in the following circumstances only—
   (a) The vessel is being deployed in relation to an identified emergency (sea search and rescue or other situations where serious injury and / or loss of life can either be reasonably expected or has been reported to the vessel); or
   (b) The vessel is being used in connection with the official duties, including the compliance, monitoring and enforcement of legislation administered by the Department of Transport or the WA Police, of—
      (i) An inspector or authorised person appointed under section 117 of the Act; or
      (ii) A Police Officer.

2. The master (every person, except a pilot, having command or charge) of a vessel listed in Schedule 1, whilst it is operating as an emergency vessel must—
   (a) Hold, as a minimum, a certificate of competency as Coxswain Grade 2; and
   (b) Be an inspector or authorised person appointed under section 117 of the Act or a Police Officer.

3. The following provisions of the Regulations do not apply to a vessel listed in Schedule 1 whilst it is operating as an emergency vessel and if it reasonable that that the provisions should not apply—
   (a) Regulation 19A (Speed limit in the Swan and Canning Rivers); and
   (b) Regulation 48 (Limitation of speed).

A vessel listed in Schedule 1 is permitted to use a lamp displaying intermittent blue flashes at any time it is operating as an emergency vessel.

Schedule 3—Exemption Conditions

Pursuant to section 115A of the Act, the exemption applies only to vessels listed in Schedule 1 and only if the following conditions are met—

1. The vessel—
   (a) Is deployed in relation to an identified emergency (sea search and rescue or other situations where serious injury and / or Loss of life can either be reasonably expected or has been reported to the vessel); or
(b) Is being used in conjunction with the official duties, including compliance monitoring and enforcement of legislation administered by the Department of Transport or the WA Police, of—
   (i) An inspector or authorised person appointed under section 117 of the Act; or
   (ii) A Police Officer; and
(c) Exhibits a lamp displaying intermittent blue flashes whilst it is exceeding the speed limit; and
2. The master of the vessel—
   (a) Holds, as a minimum, a certificate of competency as Coxswain Grade 2;
   (b) Is an inspector or authorised person appointed under section 117 of the Act or a Police Officer;
   (c) Complies with the Prevention of Collisions at Sea Regulations 1983 including—
      (i) Rule 5 (Look out);
      (ii) Rule 6 (Safe Speed);
      (iii) Rule 7 (Risk of Collision); and
   (d) assesses it is appropriate to exceed the speed limit, taking into account the situation of the identified emergency.

RAYMOND BUCHHOLZ, Marine Safety General Manager, Department of Transport.

MA401
WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
WATER SKI AREA
Lake Queerearrup
Shire of Woodanilling

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations 1958, I hereby cancel notice number MA406 as published in the Government Gazette on 26 November 2013 and set aside the following area of water for the purpose of water skiing—

LAKE QUEEREARRUP: All waters of Lake Queerearrup with the exception of the area gazetted as closed to motorised vessels and areas within 50 metres of the water’s edge.

Providing however that all water skiing activities are prohibited in waters less than 1.5 metres in depth. Mariners are responsible to ensure minimum depths prior to undertaking any water ski activities.

The direction of all water skiing activities shall be in an anti-clockwise direction and water skiing is only permitted within the daylight hours of sunrise to sunset.

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

PLANNING
PL401
PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME MINOR AMENDMENT 1355/57
Redcliffe Connect Precinct
Call for Public Submissions

The Western Australian Planning Commission (WAPO) is seeking public comment on a proposal to amend the Metropolitan Region Scheme (MRS) for land in the local government area of Belmont.

This amendment proposes to transfer approximately 1.6 hectares of land in Redcliffe from the Primary Regional Roads and Public Purposes—Commonwealth Government reservations to the Urban zone under the MRS, as outlined in the Western Australian Planning Commission amendment report. The minor rationalisation of two portions of road reserve is also proposed, namely a small truncation adjacent to Lot 6 (Kanowna Avenue East) and the eastern most portion of the Ryans Court reserve, rectifying noted anomalies in the MRS.
The WAPC certifies that, in its opinion, the proposed amendment does not constitute a substantial alteration to the MRS.

Display locations
The plans showing the proposed change and the WAPC’s amendment report which explains the proposal, will be available for public inspection, free of charge from Tuesday 23 July 2019 to Friday 27 September 2019 at—
- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Belmont

Documents are also available from the Department of Planning, Lands and Heritage website www.dplh.wa.gov.au/mrs-amendments.

Submissions
Any person who desires to make a submission to support, object or provide comment on any part of the proposed amendment should do so on a Form 57, which is available from the display locations, the amendment report and online.

Submissions can be lodged online at https://consultation.dplh.wa.gov.au, via email mrs@dplh.wa.gov.au or by post to: Secretary, Western Australian Planning Commission, Locked Bag 2506, Perth WA 6001.

Submissions close 5pm Friday 27 September 2019. Late submissions will not be considered.

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

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PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Dandaragan
Local Planning Scheme No. 7—Amendment No. 36

Ref: TPS/2334

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning approved the Shire of Dandaragan Local Planning Scheme amendment on 28 June 2019 for the purpose of—

1. Deleting Clause 4.20.1 and renumber Clause ‘4.20 Protection of Water Sources’ accordingly.

2. Rewording Clause 5.1.1 to the following—
   5.1.1. The following special control areas are shown on the Scheme Maps—
   (i) Special Control Area No. 1—Bassendean Sands
   (ii) Special Control Area No. 2—Wastewater Infrastructure
   (iii) Special Control Area No. 3—Coastal Hazard Risk Area
   (iv) Special Control Area No. 4—Public Drinking Water Source Areas

3. Delete the provisions in Clause 5.2 and replace with the following—

5.2 Special Control Area No. 1—Bassendean Sands

The Bassendean Sands is an important environmental unit in the central coast area, noted as a significant area comprising deep porous sands hydrologically connected to a number of wetlands. It is particularly vulnerable to pollution, eutrophication and salination due to its low nutrient-holding ability and the potential for winter waterlogging. It contains areas of native vegetation and wetlands that provide habitat for threatened species and communities, notably Banksia woodlands and black cockatoos.

5.2.1 The purpose of the Special Control Area is to preserve and enhance the ecological values of the Bassendean Sands and interrelated wetlands, and to ensure protection of the Shire’s public drinking water sources.

5.2.2 The objectives of the Special Control Area are:
   (a) to avoid land uses and development of a type and intensity that would impact on native vegetation, wetlands and their buffers, and groundwater quantity and quality; and
   (b) to ensure that future land uses in the area do not degrade the area.

5.2.3 A request for rezoning, subdivision or development approval in the Special Control Area should be referred to the agencies responsible for wetlands, groundwater, biodiversity and/or environmental impacts for advice and any recommendations, and the local government is to have due regard to any advice received.
5.2.4 In considering an application for rezoning, subdivision or development approval in the Special Control Area, the local government will only support proposals where there would be—

(a) minimal impact on native vegetation, including individual trees and other remnants located within pasture;
(b) no clearing, filling or additional discharge into, or other impacts on, wetlands and their buffers, and other waterlogged areas;
(c) sustainable nutrient loads and where the introduction of additional nutrients that may enter the groundwater, for example, from fertilizers or stock or wastewater or increased stormwater runoff, is managed; and
(d) no reduced quantity of water within adjoining public drinking water source areas (in Special Control Area 4) as a result of any water extraction.

5.2.5 In considering an application for rezoning, subdivision or development approval, the local government is to be satisfied that the proposal can occur and be managed in accordance with Clause 5.2.4, taking into account any cumulative adverse effects of previously accepted proposals, without affecting the quality of water and other environmental attributes of the area.

5.2.6 Despite any other provision of the Scheme, all development in the Special Control Area requires approval of the local government.

5.2.7 Notwithstanding Table 1 and Clause 3.3 of the Scheme, where a development may affect water quality and other environmental attributes it shall not be permitted within the Special Control Area.

4. Retitling Clause 5.3 to the following—

5.3 Special Control Area No. 2—Wastewater Infrastructure

5. Inserting the following as Clause 5.5—

5.5 Special Control Area No. 4—Public drinking water source areas

Public drinking water source areas (PDWSAs) are groundwater areas that provide drinking water for the towns and communities within the shire. The PDWSAs are proclaimed under the Country Areas Water Supply Act 1947 and are covered by Water Source Protection Plans. Water Quality Protection Note 25: Land use Compatibility Tables for Public Drinking Water Source areas sets out guidelines on appropriate land uses and activities within PDWSAs.

5.5.1 The purpose of the Special Control Area is to ensure land use and development within the public drinking water source areas does not result in detrimental impacts on public drinking water sources.

5.5.2 The objectives of the Special Control Area are—

(a) to protect public drinking water source quality and quantity;
(b) to prevent increased nutrient loads into public drinking water sources; and
(c) to ensure that any development takes place in such a manner so as to safeguard the hydrological values of the PDWSAs.

5.5.3 A request for rezoning, subdivision or development approval in the Special Control Area should be referred to the agency responsible for PDWSAs for advice and any recommendations, and the local government is to have due regard to any advice received.

5.5.4 In considering an application for rezoning, subdivision or developmental approval in the Special Control Area, the local government shall have regard to—

(a) the potential impact that the proposal may have on the quality of public drinking water, including—

i. potential increased nutrient loading, particularly from point sources for nutrients, such as a poultry farm or piggery;
ii. intensification of the application of fertilisers and pesticides;
iii. storage of chemicals, fuels and other potentially polluting substances;
iv. a substantial increase in runoff;
v. any other impact which the local government considers may have an impact;
(b) any recommendations in the Drinking Water Source Protection Plans;
(c) the Water Quality Protection Note 25: Land Use Compatibility Tables for Public Drinking Water Source Areas;
(d) the requirements of State Planning Policy No 2.7: Public Drinking Water Source Policy (or as amended); and
(e) any advice from the agency responsible for PDWSAs.

5.5.5 Despite any other provision of the Scheme, all development in the Special Control Area requires the approval of the local government.
5.5.6 Notwithstanding Table 1 and Clause 3.3 of the Scheme, where a development—
   (a) is inconsistent with the provisions of Water Quality Protection Note 25: Land Use Compatibility Tables for Public Drinking Water Source Areas, unless the agency responsible for PDWSAs considers it to be satisfactory; and/or
   (b) may have a detrimental impact on the quality of public drinking water it shall not be permitted within the Special Control Area.

6. Amending the Scheme Maps accordingly.

7. In 'Table 1: Zoning Table', delete the asterisks (*) against various land uses listed in the 'Rural' zone, and delete the explanatory text at the end of the Zoning Table.

8. Amend Clause 4.21 by replacing 'DEC' with the 'agency/s responsible for relevant water and environmental matters'.

9. Replacing the first paragraph of Clause 4.20.2 to the following—
   There are two groundwater protection areas in the Shire—the Jurien Groundwater Area and Gingin Groundwater area.

L. HOLMES, President.
B. BAILEY, Chief Executive Officer.

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Stirling
Local Planning Scheme No. 3—Amendment No. 106

Ref: TPS/2404

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning approved the City of Stirling Local Planning Scheme amendment on 4 July 2019 for the purpose of—

1. Amending the Scheme Text to—
   (a) Insert a new clause as follows—

   'Clause 5.14 Additional Site and Development Requirements for Areas Covered by Structure Plan, Activity Centre Plan or Local Development Plan
   Sites with additional requirements for areas covered by a structure plan, activity centre plan or local development plan are included in Schedule 12 of this Scheme.';

   (b) Modify Schedule No. 12 to insert the following—

<table>
<thead>
<tr>
<th>AR</th>
<th>Lot 601, House Number 2B, Rawlins Street, Glendalough</th>
</tr>
</thead>
</table>
   | 1. | Prior to development, a Local Development Plan shall be prepared and approved which sets out—
   |    | (a) Building Height
   |    | Maximum building heights are to be in accordance with the Local Development Plan, but no greater than 3 storeys.
   |    | (b) Pedestrian Connectivity
   |    | The redevelopment of the site shall provide a footpath network that links the site to the wider community, including the shared dual use pedestrian and bicycle path to the east of the site.
   | 2. | Development is to be generally in accordance with an approved Local Development Plan.

2. Amending the Scheme Map to—
   (a) Rezone Lot 601, House Number 2B, Rawlins Street, Glendalough from 'Private Institution' and 'No Zone' to 'Residential (R100)', 'Additional Requirements (AR2)' and 'Public Open Space and Local Authority Purposes', as shown on the Amendment No. 106 Scheme Map; and
   (b) Include the following category in the legend—

   | AR "n" | ADDITIONAL SITE AND DEVELOPMENT REQUIREMENTS (where 'n' is listed in Schedule 12)

M. IRWIN, Mayor.
S. JARDINE, Chief Executive Officer.
 ZX401

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

Notice to Creditors and Claimants  
Cheryl Lorraine Webb, late of 113 Native Dog Beach Road, Bremer Bay, Western Australia, deceased. Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on the 24th January 2019, are required by personal representative Lynda Faye Webb of c/- Lynn & Brown Lawyers, PO Box 1114, Morley, WA 6943 to send particulars of their claims to her by the by 22nd August 2019, after which date the personal representative may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

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ZX402

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

Notice to Creditors and Claimants  
Joyce Knight, late of 1A Glanville Street, Mosman Park WA, Retired Nurse, 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 24 September 2018, are required by the trustee, care of McFarlane Lawyers, PO Box 1079, West Perth WA 6872 to send particulars of their claim to them by 3 September 2019 after which date the trustee may convey or distribute the assets having regard only to the claims of which they then have notice.

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ZX403

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

Notice to Creditors and Claimants  
Agnes Marie Porter, late of 26 Thomas Street, Busselton, 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 6 February 2015, are required by the trustee of the late Agnes Marie Porter of of c/- Denmark Legal, 55 Strickland Street, Denmark, Western Australia 6333, to send particulars of their claims to it by 27 August 2019, after which date the trustee may convey or distribute the assets having regard only to the claims of which it then has notice.

DENMARK LEGAL.

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ZX404

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

Notice to Creditors and Claimants  
Ivan Sajfar, late of Karlarra Residential Aged Care Facility, 200 Forrest Circle, South Hedland, 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 25 April 2017, are required by the Administrator of the estate, George Grasa of care of GG Legal, Level 1, 72 Marine Terrace, Fremantle, to send particulars of their claims to him at the address stated herein within 30 days of this notice, after which date the Administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.
TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Rima Maxeen D'Raine, late of McNamara Lodge, 41 Portrush Parade, Meadow Springs, Retired, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the deceased, who died on 6th June 2019, are required by the executors of the deceased Ronald Nelson D'Raine and Janet Christine Nelson to send particulars of their claims to them within 1 month of the date of the publication hereof to 14A Weydale Street, Doubleview 6018 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.