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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.

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- 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).

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  Basement Level,
  10 William St. Perth, 6000
  Telephone: 6552 6000 Fax: 9321 7536

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

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

GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR EASTER 2016

A gazette will be published at noon on **Thursday 24th March**

closing time for copy is Tuesday 22nd March at noon.

A gazette will be published at noon on **Friday 1st April**

closing time for copy is Wednesday 30th March at noon.

The Gazette will not be published on Tuesday 29th March.
RACING, GAMING AND LIQUOR

RA301*

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003

RWWA RULES OF THOROUGHBRED RACING 2004

In accordance with Section 45 (1) (a) of the Racing and Wagering Western Australia Act 2003, notice is hereby given that the Board of Racing and Wagering WA on 23 February 2016 resolved that the RWWA Rules of Thoroughbred Racing 2004 be amended as follows—

Amendment to Australian Racing Rules (National Rules) effective 1 March 2016

Amend AR.103 (2)

Amendment to Australian Racing Rules (National Rules)

Amend AR.87B (2)

A copy of the above rules may be obtained during office hours from the RWWA offices at 14 Hasler Road, Osborne Park WA 6017 or Racing and Wagering Western Australia website, www.rwwa.com.au.

RICHARD BURT, Chief Executive Officer.

TRAINING

TA301*

Vocational Education and Training Act 1996

Vocational Education and Training (Colleges Closure and Establishment) Order 2016

Made by the Minister under sections 35 and 41(1) and Schedule 1 clause 1(2) of the Act.

Part 1 — Preliminary

1. Citation

This order is the Vocational Education and Training (Colleges Closure and Establishment) Order 2016.

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) clause 3 and Parts 2, 3 and 5 — on 11 April 2016;
(c) Part 4 — on 1 January 2017.

3. **Terms used**
   In this order —
   - **campus** means a campus of or attached to a college;
   - **closed college** means a college closed under clause 4;
   - **replacement college** has the meaning given in clause 9(b).

Part 2 — Closure and establishment of colleges

4. **Colleges closed**
   On 11 April 2016 the following colleges are closed —
   (a) Central Institute of Technology;
   (b) Challenger Institute of Technology;
   (c) CY O’Connor Institute;
   (d) Durack Institute of Technology;
   (e) Goldfields Institute of Technology;
   (f) Great Southern Institute of Technology;
   (g) Kimberley Training Institute;
   (h) Pilbara Institute;
   (i) Polytechnic West;
   (j) South West Institute of Technology;
   (k) West Coast Institute of Training.

5. **Colleges established**
   On 11 April 2016 the following colleges are established —
   (a) North Metropolitan TAFE;
   (b) South Metropolitan TAFE;
   (c) North Regional TAFE;
   (d) Central Regional TAFE;
   (e) South Regional TAFE.

6. **Members of governing councils of closed colleges**
   On 11 April 2016 the members of the governing council of each college closed under clause 4 cease to hold office and the governing councils are dissolved.

7. **Governing councils of new colleges**
   On 11 April 2016 the governing councils of the colleges established under clause 5 are to be constituted under section 39 of the Act.
Part 3 — Transitional provisions for closed colleges

8. Terms used

In this Part —

subsumed campus means a campus specified in column 2 of the Table to clause 9;

transition day means 11 April 2016.

9. Replacement of closed colleges

For the purposes of this Part, on and after transition day —

(a) a college specified in column 1 of the Table is to be taken to be established under clause 5 in place of the corresponding colleges and campuses in column 2 of the Table; and

(b) a reference in this Part to a replacement college is, in relation to a closed college or a campus of a closed college specified in column 2 of the Table, a reference to the corresponding college specified in column 1 of the Table.

Table

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>College established under cl. 5</td>
<td>Closed colleges and subsumed campuses</td>
</tr>
<tr>
<td>North Metropolitan TAFE</td>
<td>West Coast Institute of Training</td>
</tr>
<tr>
<td></td>
<td>Central Institute of Technology</td>
</tr>
<tr>
<td>South Metropolitan TAFE</td>
<td>Polytechnic West</td>
</tr>
<tr>
<td></td>
<td>Challenger Institute of Technology</td>
</tr>
<tr>
<td>North Regional TAFE</td>
<td>Kimberley Training Institute</td>
</tr>
<tr>
<td></td>
<td>Pilbara Institute</td>
</tr>
<tr>
<td>Central Regional TAFE</td>
<td>Goldfields Institute of Technology (other than the Esperance campus)</td>
</tr>
<tr>
<td></td>
<td>Durack Institute of Technology</td>
</tr>
<tr>
<td></td>
<td>CY O’Connor Institute (other than the Narrogin campus)</td>
</tr>
<tr>
<td>South Regional TAFE</td>
<td>Great Southern Institute of Technology</td>
</tr>
<tr>
<td></td>
<td>South West Institute of Technology</td>
</tr>
<tr>
<td>Column 1</td>
<td>Column 2</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>--------------------------------------</td>
</tr>
<tr>
<td>College established under cl. 5</td>
<td>Closed colleges and subsumed campuses</td>
</tr>
<tr>
<td></td>
<td>the Esperance campus of the Goldfields Institute of Technology</td>
</tr>
<tr>
<td></td>
<td>the Narrogin campus of CY O’Connor Institute</td>
</tr>
</tbody>
</table>

10. **Staff of closed colleges**

   (1) All persons who were employed or engaged by a closed college immediately before transition day are, on and after transition day, to be taken to be employed or engaged by the replacement college for the closed college on the same terms and conditions, including the salary payable, as those on which they were employed or engaged immediately before transition day.

   (2) A person to whom subclause (1) applies retains all of their existing and accruing rights, including any rights in relation to superannuation and related benefits, as if their employment or engagement by the replacement college were a continuation of their employment or engagement by the closed college immediately before transition day.

   (3) Persons who were employed or engaged in a subsumed campus remain employed or engaged in that campus as a person employed or engaged by the replacement college for that campus and subclauses (1) and (2) apply with necessary changes.

   (4) Nothing in this clause affects the powers of the replacement colleges as employing authorities under the *Public Sector Management Act 1994*.

11. **Students**

   (1) On and from transition day —

   (a) each person who was, immediately before transition day, enrolled as a student of a closed college becomes enrolled as a student of the replacement college for the closed college; and

   (b) each person who was, immediately before transition day, eligible to be enrolled as a student of a closed college is eligible to be enrolled as a student of the replacement college for the closed college; and

   (c) each person who was, immediately before transition day, entitled to be, but had not been, awarded a diploma, certificate or honorary award by a closed college is entitled to be awarded an appropriate diploma, certificate or honorary award by the replacement college for the closed college.
(2) A person who has completed part of a course of study as an enrolled student at a closed college is to be taken to have completed that part of the course of study at the replacement college for the closed college.

(3) A student enrolled at a replacement college under subclause (1)(a) is entitled, on completion of the student’s courses, to be awarded an appropriate award by the replacement college.

(4) Students who, immediately before transition day, were enrolled in relation to a subsumed campus remain enrolled in relation to that campus as a student enrolled in the replacement college for that campus and subclauses (1), (2) and (3) apply with necessary changes.

12. **Transfer of assets, rights and liabilities of closed colleges**

(1) Immediately after the assets and rights of a closed college become assets and rights of the Minister under section 57A(3)(a) of the Act, the assets and rights are assigned to and become assets of the replacement college for the closed college.

(2) Immediately after the liabilities of a closed college become liabilities of the Minister under section 57A(3)(b) of the Act, the liabilities are assigned to and become liabilities of the replacement college for the closed college.

(3) Immediately after the Minister is substituted under section 57A(3)(c) of the Act for a closed college as party to an agreement, the replacement college for the college is substituted for the Minister as a party to the agreement.

(4) Immediately after the Minister is substituted under section 57A(3)(d) of the Act for a closed college in proceedings, the replacement college for the closed college is substituted for the Minister in the proceedings.

(5) Immediately after the Minister becomes the owner of a closed colleges’s registers, documents, books and other records under section 57A(3)(f) of the Act, the replacement college for the closed college becomes the owner of those registers, documents, books and other records.

(6) Any proceedings or remedy that might have been commenced by or against, or might have been available to or against, a closed college in relation to the assets and liabilities assigned by subclauses (1) and (2) may be commenced by or against, or are available to or against the replacement college for the closed college.

(7) An act or omission done or omitted in relation to the assets and liabilities assigned by subclauses (1) and (2) before the assignment by, to or in respect of the closed college is, to the extent that the act or omission has any effect, to be taken to
have been done or omitted by, to or in respect of the replacement college for the closed college.

(8) On transition day, the assets, rights and liabilities associated with a subsumed campus are assigned to and become the assets, rights and liabilities of the replacement college for the subsumed campus.

(9) If there is any doubt as to whether assets, rights and liabilities are assets, rights and liabilities associated with a subsumed campus, the Minister is to make a determination on the matter.

13. Agreements and instruments generally

(1) Subject to subclause (2), on and after transition day, any agreement or instrument that contains a reference to a closed college has effect as if the reference were to the replacement college for the closed college.

(2) If a reference to a closed college in an agreement or instrument relates to a subsumed campus of the college, on and after transition day the reference has effect as if the reference were to the replacement college for the subsumed campus.

(3) Subclauses (1) and (2) do not apply to a reference if that application would be inappropriate in the context in which the reference occurs.

Part 4 — Later affected campuses

14. Certain campuses become part of North Metropolitan TAFE

(1) In this Part —

affected campus means —

(a) immediately before subclause (2) takes effect —

(i) the Balga Campus of South Metropolitan TAFE;

(ii) the Midland Campus of South Metropolitan TAFE;

(iii) the Brigadoon Equine Centre of South Metropolitan TAFE;

(b) immediately after subclause (2) takes effect —

(i) the Balga Campus of North Metropolitan TAFE;

(ii) the Midland Campus of North Metropolitan TAFE;

(iii) the Brigadoon Equine Centre of North Metropolitan TAFE;

transfer day means 1 January 2017.

(2) On transfer day each of the campuses referred to in paragraph (a) of the definition of affected campus in subclause (1) becomes a campus of North Metropolitan TAFE.
15. **Staff in affected campus**

(1) All persons who were employed or engaged by South Metropolitan TAFE in an affected campus immediately before transfer day are, on and after transfer day, to be taken to be employed or engaged by North Metropolitan TAFE in the affected campus on the same terms and conditions, including the salary payable, as those on which they were employed or engaged immediately before transfer day.

(2) A person to whom subclause (1) applies retains all of their existing and accruing rights, including any rights in relation to superannuation and related benefits, as if their employment or engagement by North Metropolitan TAFE were a continuation of their employment or engagement by South Metropolitan TAFE immediately before transfer day.

(3) Nothing in this clause affects the powers of North Metropolitan TAFE as an employing authority under the *Public Sector Management Act 1994*.

16. **Students**

(1) On and from transfer day —

   (a) each person who was, immediately before transfer day, enrolled as a student of South Metropolitan TAFE in an affected campus becomes enrolled as a student of North Metropolitan TAFE in the affected campus; and

   (b) each person who was, immediately before transfer day, eligible to be enrolled as a student of South Metropolitan TAFE in an affected campus is eligible to be enrolled as a student of North Metropolitan TAFE in the affected campus; and

   (c) each person who was, immediately before transfer day, entitled to be, but had not been, awarded a diploma, certificate or honorary award by South Metropolitan TAFE for a course of study at an affected campus is entitled to be awarded an appropriate diploma, certificate or honorary award by North Metropolitan TAFE.

(2) A person who has completed part of a course of study as an enrolled student at an affected campus of South Metropolitan TAFE is to be taken to have completed that part of the course of study at the affected campus of North Metropolitan TAFE.

(3) A student enrolled at North Metropolitan TAFE in an affected college under subclause (1)(a) is entitled, on completion of the student’s courses, to be awarded an appropriate award by the North Metropolitan TAFE.
17. **Assets, rights and liabilities**

On and after 1 January 2017 the assets, rights and liabilities of South Metropolitan TAFE that have been determined in writing by the Minister to be assets, rights and liabilities associated with an affected campus become assets, rights and liabilities of North Metropolitan TAFE.

### Part 5 — General

18. **Effect of other instruments, rights and obligations**

The operation of this order must not be regarded —

(a) as a breach of contract or confidence or otherwise as a civil wrong; or

(b) as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities or the disclosure of information; or

(c) as giving rise to any remedy by a party to an instrument, or as causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any assets, rights or liabilities; or

(d) as causing any contract or instrument to be void or otherwise unenforceable; or

(e) as releasing or allowing the release of any surety.

Dated: 18 February 2016.

L. HARVEY, Minister for Training and Workforce Development.
PART 2

AGRICULTURE AND FOOD

AG401*

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007
BIOSECURITY AND AGRICULTURE MANAGEMENT (PERMITTED ORGANISMS)
DECLARATION (NO. 2) 2016

Made under section 11 of the Act by a Director of the Department of Agriculture and Food as delegate of the Minister.

1. Citation
This declaration is the Biosecurity and Agriculture Management (Permitted Organisms) Declaration (No. 2) 2016.

2. Permitted organisms
An organism listed below is declared under section 11 of the Act to be a permitted organism—

- Alyogyne hybrids Hort.
- Boronia heterophylla F.Müell. x Boronia megastigma Nees ex Bartl.
- Boronia heterophylla F.Müell. x Boronia pulchella Turcz.
- Carex oshimensis Nak.
- Hibiscus splendens Fraser ex Graham x Hibiscus heterophyllus Vent.
- Isopogon formosus R.Br. x Isopogon latifolius R.Br.

VIVIAN READ, Director, Invasive Species, Department of Agriculture and Food.

Date: 3 February 2016.

CONSERVATION

CO101*

CORRECTION
CONSERVATION AND LAND MANAGEMENT ACT 1984
CONSERVATION AND LAND MANAGEMENT (REVOCATION OF STATE FOREST)
ORDER (NO. 2) 2015

An error occurred in the notice published under the above heading on p. 53 of the Gazette dated 15 January 2016 and is corrected as follows—

In Schedule 3 delete the following text “Deposited Plan 19975” and insert “Deposited Plan 71739”.

EDUCATION

ED401*

EDITH COWAN UNIVERSITY ACT 1984
AMENDING STATUTE

It is hereby notified that the Governor in Executive Council, acting under the provisions of section 27 of the Edith Cowan University Act 1984, has approved Amending Statute No. 1 of 2015 as set out in the attached schedule.

Hon PETER COLLIER MLC, Minister for Education.

K. H. ANDREWS, Clerk of the Executive Council.
EDITH COWAN UNIVERSITY ACT 1984
EDITH COWAN UNIVERSITY
Amending Statute No. 1 of 2015

The University Statutes are hereby amended as follows—

1. This Amending Statute comes into operation on the day it is published in the Government Gazette.
2. University Statute No. 24—Academic Board is repealed.
3. University Statute No. 24—Academic Board as set out in the attached Schedule is enacted.

The Common Seal of the Edith Cowan University was hereto affixed by authority of a resolution of the Council of the University in the presence of—

Professor STEVE CHAPMAN, Vice-Chancellor.
JANICE TRACEY, Authorised Sealing Officer.

Dated this 15th day of December 2015.

EDITH COWAN UNIVERSITY
SCHEDULE
University Statute No. 24
Academic Board

1. Definitions
In this Statute and the Rules made under this Statute, unless the contrary intention appears—

“Board” means the Academic Board established by section 18 of the Act.
“commencement date” means the date on which this Statute comes into operation.
“University Board” means the Board established by Council under that name and which is superseded by the Academic Board.

2. Functions and Duties of the Board
The functions and duties of the Board shall include—

a. The discussion and submission to the Council of opinions and recommendations on academic policy, academic development, the admission of students, instruction, studies and examinations, research, the admission to degrees, the discipline of the University and any other matters which in the opinion of the Academic Board are relevant to the objects of the Act;

b. The consideration of reports and recommendations of the Schools, through their Deans or committees on matters pertinent to the functions of the Board;

c. The furnishing to the Council and Vice-Chancellor of reports and recommendations on any matters referred to it by the Council or Vice-Chancellor; and

d. Such other functions and duties as the Rules may prescribe.

3. Election of Chairperson and Deputy Chairperson
The Board shall elect from amongst its membership a Chairperson and a Deputy Chairperson.

4. Rules
Membership of the Board, the method of appointment and terms of office of members and all other matters necessary to ensure the effective exercise of the functions of the Board shall be prescribed in Rules approved by Council for that purpose.

5. Powers
The Board shall have such powers as may be necessary to discharge its functions.

6. Transitional Arrangements
A reference to the University Board whether by that name or a similar name or in an abbreviated form of that name in any document made before the commencement date shall be construed as a reference to the Academic Board as established by this Statute, unless because of the context it would be inappropriate to construe the reference in that manner.
FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the Bush Fires Act 1954, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the Bush Fires Act 1954, a total fire ban for 13 February 2016 for the local government districts of—

Carnarvon and Shark Bay

GRAHAM SWIFT, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the Fire and Emergency Services Act 1998.

12 February 2016.

FE402*

BUSH FIRES ACT 1954
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the Bush Fires Act 1954, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the Bush Fires Act 1954, a total fire ban for 16 February 2016 for the local government districts of—

Greater Geraldton, Chapman Valley, Northampton, Carnamah, Coorow, Dandaragan, Irwin

GRAHAM SWIFT, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the Fire and Emergency Services Act 1998.

15 February 2016.

FE403*

BUSH FIRES ACT 1954
TOTAL FIRE BAN REVOCATION

Correspondence No. 12080

Pursuant to powers delegated under the Bush Fires Act 1954, the total fire ban for 14 February 2016 is revoked from 0600 for the local government districts of—

Carnarvon and Shark Bay

BRADLEY STRINGER, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the Fire and Emergency Services Act 1998.

14 February 2016.

FE404*

BUSH FIRES ACT 1954
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the Bush Fires Act 1954, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the Bush Fires Act 1954, a total fire ban for 18 February 2016 for the local government districts of—

Carnarvon, Cue, Meekatharra, Mount Magnet, Murchison, Sandstone, Shark Bay, Upper Gascoyne, Wiluna, Yalgoo

GRAHAM SWIFT, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the Fire and Emergency Services Act 1998.

17 February 2016.
### BUSH FIRES ACT 1954

#### TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 14 February 2016 for the local government districts of—

- Carnarvon and Shark Bay

**BRADLEY STRINGER**, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

13 February 2016.

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### BUSH FIRES ACT 1954

#### TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 15 February 2016 for the local government districts of—

- Greater Geraldton, Chapman Valley, Northampton, Mingenew, Morawa

**BRADLEY STRINGER**, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

14 February 2016.

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### FISHERIES

#### FISH RESOURCES MANAGEMENT ACT 1994

**STATEMENT OF DETERMINATION**

Abalone Management Plan 1992

I, Heather Brayford, Chief Executive Officer of the Department of Fisheries Western Australia, pursuant to clause 11(3) of the *Abalone Management Plan 1992*, hereby make a determination in regard to the maximum quantity of abalone that may be taken from the relevant areas of the Abalone Managed Fishery during the licensing period commencing on 1 April 2016, as set out below—

<table>
<thead>
<tr>
<th>Area</th>
<th>Roe’s abalone (whole weight)</th>
<th>Greenlip abalone (meat weight)</th>
<th>Brownlip abalone (meat weight)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>5,000 kg</td>
<td>1,200 kg</td>
<td>60 kg</td>
</tr>
<tr>
<td>2</td>
<td>18,000 kg</td>
<td>18,000 kg</td>
<td>5,000 kg</td>
</tr>
<tr>
<td>3</td>
<td>25,600 kg</td>
<td>5,000 kg</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>0 kg</td>
<td>0 kg</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>20,000 kg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>12,000 kg</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

**FI401**
Area 7
32,000 kilograms of Roe’s abalone (whole weight)

Area 8
0 kilograms of Roe’s abalone (whole weight)

HEATHER BRAYFORD, Chief Executive Officer.

Dated this 22nd day of February 2016.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995
Shire of East Pilbara
(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Tony Simpson MLA, being the Minister of the Crown to whom the administration of the Local Government Act 1995 is committed by the Governor, and acting pursuant to section 6.28(1) and section 6.29(3) of that Act, hereby and with effect from 8 February 2016—

1. determine that the method of valuation to be used by the Shire of East Pilbara, as the basis for a rate on the portion of land referred to in Column 2 of the Schedule (Designated land), is to be the Gross Rental Value of the land;

2. expressly exclude the application of section 6.29(2) of the Act in respect of the portion of land referred to in Column 2 of the Schedule.

Schedule

<table>
<thead>
<tr>
<th>Designated land</th>
</tr>
</thead>
<tbody>
<tr>
<td>UV to GRV</td>
</tr>
<tr>
<td>All that portion of land being part of mining tenement M45/8 starting from a point at coordinate 419295.306 metres East, 7599167.544 metres North (MGA94 Zone 51) and extending north easterly 30 degrees, 0 minutes, 0.0 seconds, 800.0 metres; thence south easterly 120 degrees, 0 minutes, 0.0 seconds, 1300.0 metres; thence south westerly 210 degrees, 0 minutes, 0.0 seconds, 800.0 metres; thence north westerly 300 degrees, 0 minutes, 0.0 seconds, 1300.0 metres to the starting point.</td>
</tr>
</tbody>
</table>

Hon TONY SIMPSON MLA, Minister for Local Government.

LG402*

LOCAL GOVERNMENT ACT 1995
Shire of East Pilbara
(BASIS OF RATES)

This notice, which is for public information only, is to confirm that—

I, Tony Simpson MLA, being the Minister of the Crown to whom the administration of the Local Government Act 1995 is committed by the Governor, and acting pursuant to section 6.28(1) and section 6.29(3) of that Act, hereby and with effect from 8 February 2016—

1. determine that the method of valuation to be used by the Shire of East Pilbara, as the basis for a rate on the portion of land referred to in Column 2 of the Schedule (Designated land), is to be the Gross Rental Value of the land;

2. expressly exclude the application of section 6.29(2) of the Act in respect of the portion of land referred to in Column 2 of the Schedule.

Schedule

<table>
<thead>
<tr>
<th>Designated land</th>
</tr>
</thead>
<tbody>
<tr>
<td>UV to GRV</td>
</tr>
<tr>
<td>All those portions of land being part of Pastoral Lease N050622 and Pastoral Lease N050452 starting from a point at coordinate 774889.621 metres East 7526762.805 metres North (MGA94 Zone 50) and extending north 0 degrees, 0 minutes, 0 seconds, 764.833 metres, then east 90 degrees, 0 minutes, 0 seconds, 937.872 metres, then south 180 degrees, 0 minutes, 0 seconds, 764.833 metres, then west 270 degrees, 0 minutes, 0 seconds, 937.872 metres to the starting point.</td>
</tr>
</tbody>
</table>

Hon TONY SIMPSON MLA, Minister for Local Government.
MARINE/MARITIME

MA401*

WESTERN AUSTRALIAN MARINE ACT 1982
CLOSED WATERS—MOTORISED VESSELS
Middleton Beach
Middleton Bay, King George Sound
City of Albany

Department of Transport,
Fremantle WA, 26 February 2016.

Acting pursuant to the powers conferred by Section 66 of the Western Australian Marine Act 1982, I hereby cancel notice number MA402 as published in the Government Gazette on 21 February 2012 and close the following area of water to motorised vessels until further notice—

Middleton Bay: All the waters of Middleton Bay commencing at a point on the foreshore at the Swimming Jetty at 35° 1.553’S, 117° 55.096’E; thence following the high water mark to a point at 35° 0.933’S, 117° 55.204’E (approximately 1200 metres north, north easterly); thence to a point at 35° 0.994’S, 117° 55.313’E (approximately 200 metres south easterly); thence following a line 200 metres off the shoreline to a point at 35° 1.539’S, 117° 55.227’E (approximately 1000 metres south, south westerly); thence following the high water mark back to the point of commencement at 35° 1.553’S, 117° 55.096’E.

All coordinates based on GDA 94.

Providing however that all motor vessels engaged by the City of Albany to conduct bonafide activities relating to the installation, maintenance and removal of the Middleton Beach shark barrier and swimming pontoon are exempt from the above closure, and all Albany Surf Life Saving Club motor vessels engaged in bonafide activities are also exempt.

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

MA402*

NAVIGABLE WATERS REGULATIONS 1958
CLOSURE OF NAVIGABLE WATERS
Swimming Prohibited
Middleton Beach Shark Barrier
Middleton Bay, King George Sound
City of Albany

Department of Transport,
Fremantle WA, 26 February 2016.

Acting pursuant to the powers conferred by Regulation 10A (b) of the Navigable Waters Regulations 1958, I hereby prohibit swimming within the following area—

Middleton Beach Albany: All the waters of Middleton Bay Albany within 1 metre either side of the Middleton Beach Shark Barrier.

Providing however that all operators engaged by the City of Albany to conduct bonafide activities relating to the installation, maintenance and removal of the above shark barrier are exempt from the above closure.

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

MINERALS AND PETROLEUM

MP402*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Norseman WA 6443.

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.

N. LEMMON, Warden.

To be heard by the Warden at Norseman on 18 April 2016.

DUNDAS MINERAL FIELD

Prospecting Licences

P 63/1350
Strindberg, Hans August Nicholas
Strindberg, Maxwell Peter
Strindberg, Stan Harry Frederick

P 63/1355
Strindberg, Hans August Nicholas
Strindberg, Maxwell Peter
Strindberg, Stan Harry Frederick

P 63/1356
Strindberg, Hans August Nicholas
Strindberg, Stan Harry Frederick
Strindberg, Maxwell Peter

P 63/1357
Strindberg, Hans August Nicholas
Strindberg, Maxwell Peter
Strindberg, Stan Harry Frederick

P 63/1358
Strindberg, Hans August Nicholas
Strindberg, Maxwell Peter
Strindberg, Stan Harry Frederick

MP401*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum, Norseman WA 6443.

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.

N. LEMMON, Warden.

To be heard by the Warden at Norseman on 18 April 2016.

DUNDAS MINERAL FIELD

Prospecting Licences

P 63/1831
Powter, David John
Brooks, Alan George

MP403*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum, Meekatharra WA 6642.

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

J. SCUTT, Warden.

To be heard by the Warden at Meekatharra on 13 April 2016.

MURCHISON MINERAL FIELD

Prospecting Licences

P 51/2781
Westcott, Timothy Daniel

P 51/2782
Westcott, Timothy Daniel
MP404*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE
Department of Mines and Petroleum,
Mt. Magnet WA 6638.

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

J. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 14 April 2016.

MURCHISON MINERAL FIELD
Prospecting Licences
P 20/2191 Legendre, Joseph Paul

MP405*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE
Department of Mines and Petroleum,
Mt. Magnet WA 6638.

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

J. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 14 April 2016.

MURCHISON MINERAL FIELD
Prospecting Licences
P 21/712 Doropolous, Archie
P 21/719 Burnell, Ryan Edward
P 21/720 Burnell, Ryan Edward
P 21/721 Buffalo Gold Pty Ltd
P 21/722 Buffalo Gold Pty Ltd
P 21/723 Buffalo Gold Pty Ltd
P 21/724 Buffalo Gold Pty Ltd

YALGOO MINERAL FIELD
Prospecting Licences
P 59/1770 Valtan Pty Ltd
P 59/1771 Valtan Pty Ltd
P 59/2026 Hargreaves, Mark Denis

MP406*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE
Department of Mines and Petroleum,
Mt. Magnet WA 6638.

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

J. SCUTT, Warden.
To be heard by the Warden at Mt. Magnet on 14 April 2016.

EAST MURCHISON MINERAL FIELD
Prospecting Licences

P 57/1335     Mack, Christopher Geoffrey

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED DISTRICT PLANNING SCHEME AMENDMENT
City of Joondalup
District Planning Scheme No. 2—Amendment No. 80

Ref: TPS/1604

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning approved the City of Joondalup District Planning Scheme amendment on 10 February 2016 for the purpose of—

1. Recoding Lot 1001 (14) Camberwarra Drive, Craigie from 'R20' to 'R40'.
2. Including Lot 1001 (14) Camberwarra Drive, Craigie in Schedule 2—Section 2—Restricted Uses—'Aged or Dependent Persons' Dwellings' as follows—

<table>
<thead>
<tr>
<th>No.</th>
<th>Street/Locality</th>
<th>Particulars of Land</th>
<th>Restricted Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-9</td>
<td>14 Camberwarra Drive, Craigie</td>
<td>Lot 1001</td>
<td>Aged or Dependent Persons' Dwellings</td>
</tr>
</tbody>
</table>

3. Amending the Scheme Map accordingly.

T. PICKARD, Mayor.
G. HUNT, Chief Executive Officer.

PL402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Ravensthorpe
Town Planning Scheme No. 5—Amendment No. 25

Ref: TPS/1284

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 Ravensthorpe Town Planning Scheme amendment on 3 February 2016 for the purpose of—

(i) Rezoning portion of Lot 8 Hopetoun-Ravensthorpe Road, Hopetoun from the General Agriculture zone to Rural Conservation zone No. 9;
(ii) Incorporating the specified area of locality and provisions into Schedule 9, Rural Conservation Zone Provisions of the Scheme Text in the following manner—

<table>
<thead>
<tr>
<th>(a) Specified Area of Locality</th>
<th>(b) Provisions relative to (a)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rural Conservation Zone No. 9—being Oldfield Lot 8 Hopetoun-Ravensthorpe Road, Hopetoun.</td>
<td></td>
</tr>
</tbody>
</table>

1. Objectives
(a) The objectives of Rural Conservation zone No. 9 are to—
   • Allow for a range of lot sizes for small scale rural retreats and business enterprises.
   • Encourage a mix of low-key commercial activity in conjunction with rural living.
   • Integrate development with the rural landscape while providing for bushfire protection and management.
   • Utilise water sensitive and passive solar design principles to ensure effective and efficient use of resources (water and energy).
   • Ensure the amenity of the locality is maintained through appropriate design and location of buildings and compatible land uses.
2. Subdivision

(a) Subdivision of Rural Conservation zone No. 9 is to generally be in accordance with the Subdivision Guide Plan as signed by the Chief Executive Officer.

(b) The minimum lot size shall be 1 ha.

3. Land Use

(a) In addition to those uses listed in the Zoning Table, notwithstanding the requirements of part 4.3 and 4.4 of Town Planning Scheme Number 5, within Rural Conservation zone No. 9, the following uses may be permitted at the discretion of the local government—

- Civic use
- Club Premises
- Home Office
- Storage
- Nursery
- Other incidental or non-defined activities considered appropriate by Council which are consistent with the objectives of the zone.

(b) In order to ensure non-residential uses provide for the protection of rural-living amenity the Council will not grant planning consent unless it is satisfied that the proposed use would not have an adverse impact on amenity;

(c) In addition to the general development provisions, in granting development approval, the Council may assess and where appropriate apply conditions in relation to any of the following matters—

- advertising signage
- vehicle access and parking
- building location and setbacks
- external appearance, colours and finishes
- size and scale of non-residential buildings and land-uses
- storage and disposal of wastes
- emissions of noise, dust and odour
- extent and standard of landscape screening
- hours of operation

(d) Intensive agricultural pursuits are not permitted and the keeping of livestock shall be at the discretion of the Council. Animal numbers shall not exceed the stocking rate recommended by Agriculture WA.

(e) Where, in the opinion of Council, dust nuisance, soil or land degradation is occurring or likely to occur, Council shall require landowner to rehabilitate or stabilise the land to Council’s satisfaction.

4. Building Design, Materials and Location

(a) Dwellings and outbuildings shall be designed and constructed of materials in keeping with the amenity of the site. The Council will be supportive of traditional Australian rural style dwellings with wide verandahs, simple forms and passive solar orientation. Unpainted Zincalume and highly reflective finishes will not be permitted. Walls and roofs with green, brown red or natural, muted tonings will be supported.

(b) Sheds are to be designed and constructed using materials and colour schemes which are complementary to the main dwelling on the site.

(c) Dwelling houses shall not exceed 7.5 metres in height which is measured vertically from the natural ground level. The maximum height of all outbuildings will be at the discretion of Council in order to minimise the visual impacts of such buildings when viewed from surrounding roads.

(d) Buildings are to be setback a minimum of 10m from Steeredale Road and 20m from the Hopetoun-Ravensthorpe
(a) Specified Area of Locality

Road lot boundaries, otherwise 10m from another boundary where Building Protection Zones are shared or 20m elsewhere.

(e) All building envelopes shall be setback by a minimum of 200m from the sand extraction area as defined on the Subdivision Guide Plan.

(f) No residence or other sensitive use is to be located within the noise buffer that is required for the electricity generating facilities.

(g) Notwithstanding (d) above, the Council may approve a minor variation to the siting requirements where it can be justified on the basis of existing structures, vegetation, visual amenity and/or fire safety, provided such variation is consistent with the objectives of the zone.

(h) In granting approval for any commercial, industrial or business enterprises in the Zoning Table or listed in Clause 3 a) (i), the Council may specify the number of on-site car parking bays to be provided by the developer. On-site car parking shall be constructed and finished to a suitable standard (compacted gravel, limestone, metal dust or the like) so as to minimise dust and nuisance and shall be appropriately screened from the street.

(i) Any commercial vehicles, trucks, trailers or other machinery parked on private property and any materials stored on site shall be adequately screened from the street and maintained in a neat and tidy manner.

(j) Any rubbish or other waste material on the site shall be stored discretely in containers that are screened from public view.

(k) Notwithstanding any requirements specified elsewhere in the Town Planning Scheme any advertising signage associated with an approved commercial, industrial or business enterprise shall be limited to one advertising device, not exceeding 1.5sqm in area located at the front boundary of the subject lot.

(l) Tree Planting/Landscape screening may be required as condition of development approval.

5. **Service Requirements**

(a) At the time of subdivision the local government may request the Western Australian Planning Commission impose a condition requiring the preparation of an Urban Water Management Plan and include an acknowledgment that the results of the Urban Water Management Plan may result in changes to the Subdivision Guide Plan and in particular road reserve widths and lot yield.

(b) As scheme water is not available the proponent shall demonstrate at the development stage how they will supply their own water needs.

(c) No dwelling shall be constructed unless it is connected to a minimum of a 92 000 litre water storage tank, or has an alternative potable water supply that is acceptable to the local government. No dwelling shall be considered fit for human habitation unless such a supply has been installed and is operating.

(d) Reference should be made to Department of Agriculture guidelines relating to water storage, tank size and area of roof catchment.

(e) On-site effluent disposal shall be the responsibility of the individual landowner.

(f) The disposal of liquid waste is to be carried out with an effluent disposal system approved by Council and the Health Department of WA.

(g) On those lots identified on the Subdivision Guide Plan as possibly requiring detailed waste water assessment, further on-site testing may be warranted to determine the appropriate type and location of effluent disposal system.
<table>
<thead>
<tr>
<th>(a) Specified Area of Locality</th>
<th>(b) Provisions relative to (a)</th>
</tr>
</thead>
<tbody>
<tr>
<td>This might entail ATUs, nutrient absorbing waste water systems or use of inverted leach drains.</td>
<td></td>
</tr>
<tr>
<td>(h) No more than one effluent disposal system will be permitted on each lot.</td>
<td></td>
</tr>
</tbody>
</table>

**6. Bushfire Management Control**

(a) At the subdivision stage of development the subdivider shall prepare and implement a Fire Management Plan to the specifications and satisfaction of FESA and the local government.

(b) The Building Protection Zone may, subject to approval/agreement of the neighbour, extend beyond the property boundary.

(c) At the subdivision stage of development, the local government will recommend that the Western Australian Planning Commission impose a condition requiring the subdivider to provide a permanent and secure water supply for fire fighting purposes in accordance with the requirements of the ‘Guidelines for Planning in Bush Fire Prone Areas’.

(d) The proponent shall demonstrate how the storage tank(s) for fire fighting can be resupplied from a non potable water supply (ie a bore) so that it does not become a responsibility of the local fire brigade.

(e) Where fences are erected on those lots with interim Fire Breaks, unlocked gates shall be installed.

**7. Vegetation Protection**

(a) Clearing for the purpose of creating and maintaining fencelines, firebreaks and/or Building Protection Zones is to be by way of slashing.

(b) Council may request the Commission to impose a condition at the subdivision stage requiring the planting of a landscape screen, as shown on the SGP.

**8. Advice to Prospective Owners**

(a) Provision shall be made to Council’s satisfaction to ensure prospective purchasers of land within Rural Conservation zone No. 9 are given a copy of these Special Provisions prior to entering into an agreement to acquire property.

(iii) Rezoning portion of Lot 8 Hopetoun-Ravensthorpe Road, Hopetoun from the General Agriculture zone to Special Use zone—Area 16

(iv) Incorporating the specified area of locality and provisions into Schedule 2, Special Use Zones of the Scheme Text in the following manner—

<table>
<thead>
<tr>
<th>No.</th>
<th>Description of Land</th>
<th>Special Use</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>Portion Oldfield Lot 8 Hopetoun-Ravensthorpe Road (cnr Steeredale Road) Hopetoun.</td>
<td>Composite Rural Enterprise with the following uses and level of permissibility as provided by clause 4.3.2 of this Scheme, Caretaker’s Dwelling (provided it is incidental to an approved enterprise) (D) Garden Centre (D) Industry—Cottage (P) Industry—Light (D) Industry—Rural (D) Industry—Service (D) Plant Nursery (D) Salvage Yard (A) Single House (provided it is within a designated Habitable Building Envelope) (P)</td>
<td>The objective of the zone is to encourage a mix of commercial, service trade and light industry activity in conjunction with rural living. Subdivision of Special Use Zone No. 16 is to generally be in accordance with the Subdivision Guide Plan as signed by the Chief Executive Officer. In granting development approval, the Council may assess and where appropriate apply conditions in relation to any of the following matters— • advertising signage, • vehicle access and parking, • Building location and setbacks,</td>
</tr>
<tr>
<td>No.</td>
<td>Description of Land</td>
<td>Special Use</td>
<td>Conditions</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------</td>
<td>-------------</td>
<td>------------</td>
</tr>
<tr>
<td></td>
<td>Storage (P)</td>
<td></td>
<td>• External appearance, colours and finishes,</td>
</tr>
<tr>
<td></td>
<td>Warehouse (P)</td>
<td></td>
<td>• Size and scale of non-residential buildings and land-uses,</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Storage and disposal of wastes,</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Emission of noise, dust and odour,</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Extent and standard of landscape screening,</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Security lighting impacting on housing</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>• Hours of operation</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Separation of incompatible uses; or</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Relevant Guidelines and/or Codes of Practice prepared by the Environmental Protection Authority</td>
</tr>
</tbody>
</table>

Buildings are to be setback a minimum of 20m from the Steeriedale Road lot boundaries and 10m from the front boundary and 5m from side and rear lot boundaries.

The ‘Habitable Building Envelope’ on those lots so designated on the SGP shall be used only for residential uses and associated out buildings.

The disposal of liquid waste is to be carried out with an effluent disposal system approved by Council and the Health Department of WA.

As scheme water is not available the proponent shall demonstrate at the development stage how they will supply their own water needs.

No dwelling shall be constructed unless it is connected to a minimum of a 92,000 litre water storage tank, or has an alternative potable water supply that is acceptable to the local government. No dwelling shall be considered fit for human habitation unless such a supply has been installed and is operating.

Reference should be made to Department of Agriculture guidelines relating to water storage, tank size and area of roof catchment.

In granting approval for any commercial, industrial or business enterprises in the Zoning Table or listed in Column 3, the Council may specify the number of on-site car parking bays to be provided by the developer. Any such
parking shall be constructed and finished to a suitable standard (compacted gravel, limestone, metal dust or the like) so as to minimise dust and nuisance and shall be appropriately screened from the street.

Any commercial vehicles, trucks, trailers or other machinery parked on private property and any materials stored on site shall be adequately screened from the street and maintained in a neat and tidy manner.

Any rubbish or other waste material on the site shall be stored discretely in containers that are screened from public view.

Notwithstanding any requirements specified elsewhere in the Town Planning Scheme any advertising signage associated with an approved commercial, industrial or business enterprise shall be limited to one advertising device, not exceeding 1.5sqm in area located at the front boundary of the subject lot.

At the time of subdivision the local government may request the Western Australian Planning Commission impose a condition requiring the preparation of an Urban Water Management Plan and include an acknowledgment that the results of the Urban Water Management Plan may result in changes to the Subdivision Guide Plan and in particular road reserve widths and lot yield.

Tree Planting/Landscape screening may be required as condition of development approval.

Where, in the opinion of Council, dust nuisance, soil or land degradation is occurring or likely to occur, Council shall require landowner to rehabilitate or stabilise the land to Council’s satisfaction.

Where a lot is within 200m of sand extraction, a notification shall be placed on the Title advising the owner that the sand extraction activities may result in potential noise and dust nuisance which may affect the amenity of the land.

(v) Amending the Scheme Maps accordingly.

K. DUNLOP, Shire President.
I. FITZGERALD, Chief Executive Officer.
TREASURY AND FINANCE

TR401*

TAXATION ADMINISTRATION ACT 2003
COMMISSIONER’S PRACTICE

Under the provisions of section 127 of the Taxation Administration Act 2003, the following Commissioner’s practice is hereby published for public information—

LT 7.2 LAND TAX—EXEMPTION FOR TRUST PROPERTY USED BY DISABLED BENEFICIARY

DA 31.1 DUTIES—CANCELLED TRANSACTIONS

Full details of the Commissioner’s practice can be obtained from the Office of State Revenue website at www.finance.wa.gov.au.

N. SUCHENIA, Commissioner of State Revenue, Department of Finance.

WATER/SEWERAGE

WA401*

WATER SERVICES ACT 2012
EXEMPTION NOTICE

Exemption for the Shire of Northampton for the provision of a water service to the town of Port Gregory

In accordance with section 7 of the Water Services Act 2012, the Hon Mia Davies MLA, Minister for Water has granted an exemption from the application of section 5(1) of the Act to the Shire of Northampton for the provision of a water service to Port Gregory.

The water service is a non-potable water supply which is provided to approximately 50 properties including the local caravan park. The water supply is used for non-potable purposes only i.e. in the ablution facilities and for the irrigation of gardens. An exemption for this service was originally granted in 2009, under the Water Services Licensing Act 1995. The nature and operation of the service has not materially changed since the time that the original exemption was granted.

The exemption is valid for an indefinite period.

Summary of the reasons for the decision

Granting this exemption is not contrary to the public interest. It is considered that—

- The regulatory burden imposed by licensing would be disproportionately high given the small scale of the service.
- The risk of the Shire of Northampton exploiting its monopoly power is very low. The service is operated on a not-for-profit basis.
- The public health aspects of the service are regulated under the Health Act 1911.

DECEASED ESTATES

ZX401*

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Robert James Hart, late of 9 Anderson Street, Mount Hawthorn, Western Australia, Landscape Architect.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the Estate of the deceased, who died on 11 July 2015, are required by the Executor and Trustee Koji Yamanaka of 9 Anderson Street, Mount Hawthorn, Western Australia to send particulars of their claims to him by 27 March 2016, after which date the Executor may convey or distribute the assets having regard only to the claims of which he then have notice.
TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Bernice Winifred Taylor, late of Baptist Bethel Village, 2 Village Way, Yakamia, Western Australia.
Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 8 November 2015, are required by the trustee Philip Wyatt Lawyer, PO Box 1026, Albany, Western Australia 6331 to send particulars of their claims to him within one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 22nd day of February 2016.

PHILIP WYATT LAWYER.

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TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Camilla Margaret Kingdon, late of 2 Dulegal Way, Aveley, Western Australia.
Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died 20 August 2015, are required by the trustee, Graham John Wallace of care of Lynn & Brown Lawyers, Suites 18-20, 29 Collier Road, Morley WA to send particulars of their claims to him by 28 March 2016, after which date the trustee may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice.

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TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Ramon Douglas Penfold, late of Second Avenue Nursing Home, Second Avenue, Mount Lawley, Western Australia.
Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the above deceased, who died on 30 April 2011, are required by the Administrators both of c/- M 6:8 Legal, PO Box 936, Canning Bridge WA 6153 to send particulars of their claims within one (1) month of the date of this notice, after which date the Administrators may distribute the assets, having regard only to claims of which they have notice.

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TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

In the estate of Ljubica (Iby) Mira Marian who died on 15th December 2014, of Koh-I-Noor Nursing Home, 34-36 Pangbourne Street, Wembley, Western Australia.
Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the said deceased person are required by the Administrator of the deceased’s estate being Ron Marian of 17 Grevillea Court, Wanneroo, Western Australia, to send particulars of their claims to him by 31st March 2016, after which date the Administrator may convey or distribute the assets having regard only to the claims of which he then has notice.
ZX406*  

TRUSTEES ACT 1962  
DESEASED ESTATES  
Notice to Creditors and Claimants  

Cornelia Hemelaar, late of Manoah Homes, Unit 33/86 Mills Road West, Martin, 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 18 December 2015 are required by the Executor, Robert Hemelaar to send particulars of their claims to him care of 16 Clarendon Court, Thornlie WA 6108 by the date one month following the publication of this notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice. 

ZX407*  

TRUSTEES ACT 1962  
DESEASED ESTATES  
Notice to Creditors and Claimants  

James Wallace Tate, late of 2/48 Austin Street, Shenton Park in the State of Western Australia, Dentist. 

Creditors and other persons having claims (to which Section 63 of the Trustee Act 1962, relates) in respect of the Estate of the deceased, who died on 8 July 2015 at Brightwater—Kingsley Care Facility, 41 Renegade Way, Kingsley in the State of Western Australia, are required by the personal representative, being Alan Michael Brook to send particulars of their claims to care of Brook Legal, PO Box 93, Wembley, Western Australia 6913 within 30 days of publication of this notice, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice. 

Dated: 22 February 2016.  
BROOK LEGAL  

ZX408*  

TRUSTEES ACT 1962  
DESEASED ESTATES  
Notice to Creditors and Claimants  

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

Barthrop, Alan, late of Valencia Nursing Home, 24 Valencia Nursing Home, 24 Valencia Road, Carmel, died 29.06.2015 (PM33108160 TM53) 
Calwyn, Cleve Daniel, also known as Cleve Calwyn, late of 187 John Flynn Street, Halls Creek, formerly of 388A Moyle Crescent, Halls Creek, died 17.07.2007 (DE33103563 EM22) 
Cunnea, Norah Edith, late of 3/26 Kent Street, Spearwood, died 5.10.2015 (DE19841483 EM36) 
Dalglish, Steven Edwin, late of 240 Orrong Road, Carlisle, died 23.08.2015 (PM33086375 TM52) 
Dunkley, Myra Helen, late of Alfred Carson Lodge, 30 Bay Road, Claremont, died 5.01.2016 (DE19914911 EM37) 
Gawthorne, Cora Louie, late of 10 Clenham Way, Kelmscott, died 12.11.2015 (DE33025472 EM22) 
Goldsmith, Joan, late of Carina of Bicton, 220 Preston Point Road, Bicton, formerly of 61B Matheson Road, Applecross, died 8.01.2016 (DE19724154 EM15) 
Goodwin, Brian, late of Agmaroy Nursing Home, 115 Leach Highway, Wilson, died 12.09.2015 (PM33069948 TM52) 
Harm, Diane Elsie, late of 41 Quarkum Street, Wanneroo, died 9.11.2015 (DE19972075 EM313) 
Heague, Leslie Francis, late of Silver Chain Cottage Homes, 21 Wright Street, Perth, died 10.11.2015 (PM33090875 TM52) 
Kelliher, William Brown, late of 31 Baldwin Street, Como, died 13.12.2015 (DE19530775 EM35) 
Kemp, Eleanor Margaret, late of Bethanie, Room 37, 18 Olivenza Crescent, Port Kennedy, formerly of Unit 13, 17 Broun Road, Coodanup, died 8.01.2016 (DE19943640 EM36) 
King, Walter Thomas, late of 30 Dawn Street, Hopetoun, died 18.10.2015 (DE33129812 EM22) 
Kordyl, Dorothy, late of 72 Woodlands Street, Woodlands, died 27.11.2015 (DE19942381 EM22)
Maynard, Peter Geoffrey, late of Unit 37-39 Hertha Road, Innaloo, died 15.12.2015 (DE33020098 EM24)

McMahon, Edith Jane, late of Kinross Care Centre, 71 Kinross Drive, Kinross, formerly of 7 Doctorate Close, Marangaroo, died 13.01.2016 (DE19801484 EM26)

O'Grady, Flora Frances, also known as Frances O'Grady, late of Windsor Park Aged Care, 110 Star Street, Carlisle, died 26.11.2015 (DE19882113 EM17)

O'Hara, Richard Lawrence, also known as Laurie O'Hara, late of Meath Care Nursing Home, 18 Hocking Road, Kingsley, formerly of 19 Mistral Street, Falcon, died 13.12.2015 (DE19723931 EM16)

Pope, Esta May, late of Carramar Village, 23a Redgum Way, Morley, died 16.01.2016 (DE19581201 EM36)

Salkild, John Montgomery, late of 56 Camberwarra Drive, Craigie, died 24.10.2014 (DE33034440 EM23)

Sewell, Ada Lesley, late of 59 Chesterton Road, Bassendean, died 29.12.2015 (DE19861041 EM37)

 Siddall, Alan William, late of St David's, 17 Lawley Crescent, Mount Lawley, formerly of 100 Guildford Road, Mt Lawley, died 26.01.2016 (DE19761464 EM16)

Smith, Valma Lavinia, late of Brightwater The Cove, 35 Hudson Drive, Dudley Park, died 26.12.2015 (DE19701322 EM37)

Stone, Thelma Ada, late of 28 Custance Street, Lathlain, died 18.01.2016 (DE33071606 EM13)

Watson, Richard Graham, late of 10 Blackboy Way, Morangup, died 13.01.2016 (DE19771281 EM113)

Weir, Francis, late of Aegis Karalee, 68 Lyall Street, Redcliffe, died 26.04.2015 (DE33124546 EM110)

Wiggins, Alan Robert, late of Wendy Hucker Nursing Home, 156 Bourke Street, Mount Austin, died 23.12.2015 (DE33051548 EM36)

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

ZX409*

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 estate of the undermentioned deceased person.

Dated at Perth the 26th day of February 2016.

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

<table>
<thead>
<tr>
<th>Name of Deceased</th>
<th>Address</th>
<th>Date of Death</th>
<th>Date Election Filed</th>
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<tbody>
<tr>
<td>Margaret Maud Rossack</td>
<td>32 Spencer Avenue,</td>
<td>16 December 2015</td>
<td>16 February 2016</td>
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<tr>
<td>DE19910383 EM37</td>
<td>Yokine</td>
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