



Western  
Australian  
Government

# Gazette

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## PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by the Government Printer 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 Publications Officer, Department of the Premier and Cabinet no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition)—

Email address:

[gazette@dpc.wa.gov.au](mailto:gazette@dpc.wa.gov.au)

- Enquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.
- Enquiries regarding payment of notices can be directed to (08) 6552 6000 or [sales@dpc.wa.gov.au](mailto:sales@dpc.wa.gov.au)
- **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 2023 (Prices include GST)

Public Notices Section—\$78.20 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—\$15.60

Bulk Notices—\$285.60 per page

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.

## AERIAL ADVERTISING

AX401

### MAJOR EVENTS (AERIAL ADVERTISING) ACT 2009 EVENT ORDERS

The Minister for Sport and Recreation Hon David Templeman, MLA, has declared the following event to be subject to an Event Order under the Act.

Table 1: Optus Stadium: Schedule of events from May to November 2024

Date	Location / Venue	Event/s	Event Start time/s	Event Order Start time/s	Event Finish time/s	Event Order Finish time/s
31/5/24	Optus Stadium	AC Milan v AS Roma	16:00	11:00	21:00	23:59
17/8/24	Optus Stadium	Wallabies v South Africa Test Rugby	16:00	11:00	21:00	23:59
10/11/24	Optus Stadium	Australia v Pakistan ODI Series Cricket	13:00	09:00	23:59	23:59
22/11/24	Optus Stadium	Australia v India Test Cricket—Day 1	07:00	06:00	19:00	21:00
23/11/24	Optus Stadium	Australia v India Test Cricket—Day 2	07:00	06:00	19:00	21:00
24/11/24	Optus Stadium	Australia v India Test Cricket—Day 3	07:00	06:00	19:00	21:00
25/11/24	Optus Stadium	Australia v India Test Cricket—Day 4	07:00	06:00	19:00	21:00
26/11/24	Optus Stadium	Australia v India Test Cricket—Day 5	07:00	06:00	19:00	21:00

**Place at event/s conducted—**

Optus Stadium

**Event Organiser—**

VenuesLive

**The manner in which the event organiser must publicise that the event is covered by the event order—**

In all advertisements for the above-mentioned matches in the West Australian newspaper and prior to the events

**Event Order Conditions—**

There are no conditions applied

## EDUCATION

ED401

### SCHOOL EDUCATION ACT 1999 NON-GOVERNMENT SCHOOL SYSTEM ORDER 2024

Made by the Minister for Education under section 169 of the *School Education Act 1999*

#### 1. Citation

This order may be cited as the *Non-Government School System Order 2024*.

#### 2. Repealed order

The *Non-Government School System Order 2022* is revoked with effect from the date of gazettal.

#### 3. Recognition of the Catholic Education System

- (1) The schools listed in the Schedule are declared to be members of a recognised school system to be known as the Catholic Education System.
- (2) The governing body of the Catholic Education System is Catholic Education Western Australia Limited, of 50 Ruislip Street, Leederville WA 6007.
- (3) Catholic Education Western Australia Limited may add member schools to and remove member schools from the Catholic Education System by notice given to the Minister.

## SCHEDULE

<b>School name</b>	<b>Location</b>
Aquinas College	Salter Point
Aranmore Catholic College	Leederville
Aranmore Catholic Primary School	Leederville
Assumption Catholic Primary School	Mandurah
Birlirr Ngawiyiwu Catholic School	Ringer Soak
Bunbury Catholic College	Bunbury
Chisholm Catholic College	Bedford
Christ the King Catholic School	Lombadina
Christ the King School	Beaconsfield
Christian Brothers' College	Fremantle
Clontarf Aboriginal College	Waterford
Corpus Christi College	Bateman
Edmund Rice College	Bindoon
Emmanuel Catholic College	Success
Emmaus Catholic Primary School	Dayton
Francis Jordan Catholic School	Currambine
Geraldton Flexible Learning Centre	Geraldton
Good Shepherd Catholic Primary School	Kelmscott
Good Shepherd Catholic School	Lockridge
Hammond Park Catholic Primary School	Hammond Park
Holy Cross College	Ellenbrook
Holy Rosary School	Derby
Holy Rosary School	Doubleview
Holy Spirit School	City Beach
Infant Jesus School	Morley
Iona Presentation College	Mosman Park
Irene McCormack Catholic College	Butler
John Paul College	Kalgoorlie
John Pujajangka Piyirn School	Lake Gregory
John XXIII College	Mount Claremont
Kearnan College	Manjimup
Kolbe Catholic College	Rockingham
Kururrungku Catholic Education Centre	Billiluna
La Salle College	Middle Swan
Leschenault Catholic Primary School	Australind
Liwara Catholic Primary School	Greenwood
Lumen Christi College	Martin
Luurnpa Catholic School	Balgo Hills
Majella Catholic Primary School	Balga
Mandurah Catholic College	Mandurah
Mary MacKillop Catholic Community Primary School	Ballajura
Mary's Mount Primary School	Gooseberry Hill
Mater Christi Catholic Primary School	Yangebup
Mater Dei College	Edgewater
Matthew Gibney Catholic Primary School	High Wycombe
Mazenod College	Lesmurdie
Mel Maria Catholic Primary School	Attadale
Mercy College	Koondoola
Mother Teresa Catholic College	Baldivis
Nagle Catholic College	Geraldton
Ngalangangpum School	Warmun
Notre Dame Catholic Primary School	Cloverdale
Orana Catholic Primary School	Willetton

<b>School name</b>	<b>Location</b>
<b>Our Lady of Fatima School</b>	Palmyra
<b>Our Lady of Good Counsel School</b>	Karrinyup
<b>Our Lady of Grace School</b>	North Beach
<b>Our Lady of Lourdes School</b>	Dardanup
<b>Our Lady of Lourdes School</b>	Nollamara
<b>Our Lady of Mercy College</b>	Australind
<b>Our Lady of Mercy Primary School</b>	Girrawheen
<b>Our Lady of Mount Carmel School</b>	Hilton
<b>Our Lady of Mount Carmel School</b>	Mullewa
<b>Our Lady of the Cape Primary School</b>	Dunsborough
<b>Our Lady Star of the Sea Catholic Primary School</b>	Esperance
<b>Our Lady's Assumption School</b>	Dianella
<b>Padbury Catholic Primary School</b>	Padbury
<b>Prendiville Catholic College</b>	Ocean Reef
<b>Queen of Apostles School</b>	Riverton
<b>Sacred Heart Catholic School</b>	Goomalling
<b>Sacred Heart College</b>	Sorrento
<b>Sacred Heart Primary School</b>	Highgate
<b>Sacred Heart Primary School</b>	Thornlie
<b>Sacred Heart School</b>	Beagle Bay
<b>Sacred Heart School</b>	Mundaring
<b>Salvado Catholic College</b>	Byford
<b>Santa Clara School</b>	St James
<b>Servite College</b>	Tuart Hill
<b>Seton Catholic College</b>	Samson
<b>St Andrew's Catholic Primary School</b>	Clarkson
<b>St Anne's School</b>	Harvey
<b>St Anthony's School</b>	Greenmount
<b>St Anthony's School</b>	Wanneroo
<b>St Augustine's Primary School</b>	Rivervale
<b>St Benedict's School</b>	Applecross
<b>St Bernadette's Catholic Primary School</b>	Port Kennedy
<b>St Bernard's School</b>	Kojonup
<b>St Brigid's Primary School</b>	Middle Swan
<b>St Brigid's School</b>	Bridgetown
<b>St Brigid's School</b>	Collie
<b>St Cecilia's Catholic Primary School</b>	Port Hedland
<b>St Clare's School</b>	Lathlain
<b>St Columba's Catholic Primary School</b>	South Perth
<b>St Columba's School</b>	Bayswater
<b>St Damien's Catholic Primary School</b>	Dawesville
<b>St Denis School</b>	Joondanna
<b>St Dominic's School</b>	Innaloo
<b>St Elizabeth's Catholic Primary School</b>	Hocking
<b>St Emilie's Catholic Primary School</b>	Canning Vale
<b>St Francis of Assisi Catholic Primary School</b>	Butler
<b>St Francis' School</b>	Maddington
<b>St Francis Xavier Primary School</b>	Geraldton
<b>St Gerard's Catholic Primary School</b>	Westminster
<b>St Helena's Catholic Primary School</b>	Ellenbrook
<b>St Jerome's Primary School</b>	Lake Coogee
<b>St John Bosco College</b>	Piara Waters
<b>St John Paul II Catholic Primary School</b>	Banksia Grove
<b>St John's School</b>	Rangeway

<b>School name</b>	<b>Location</b>
St John's School	Scarborough
St Joseph's Catholic Primary School	Pinjarra
St Joseph's College	Albany
St Joseph's Primary School	Bunbury
St Joseph's School	Boulder
St Joseph's School	Kununurra
St Joseph's School	Moora
St Joseph's School	Northam
St Joseph's School	Pemberton
St Joseph's School	Queens Park
St Joseph's School	Southern Cross
St Joseph's School	Waroona
St Joseph's School	Wyndham
St Jude's Catholic School	Langford
St Kieran Catholic Primary School	Tuart Hill
St Lawrence Primary School	Balcatta
St Lawrence's Primary School	Bluff Point
St Luke's Catholic Primary School	Woodvale
St Luke's College	Karratha
St Maria Goretti's Catholic School	Redcliffe
St Martin de Porres School	Broome
St Mary MacKillop College	Busselton
St Mary Star of the Sea College	Carnarvon
St Mary's Catholic Primary School	Bunbury
St Mary's Catholic School	Boyup Brook
St Mary's College	Broome
St Mary's Primary School	Kalgoorlie
St Mary's School	Donnybrook
St Mary's School	Merredin
St Mary's School	Northampton
St Marcellin Catholic College	Madora Bay
St Matthew's School	Narrogin
St Michael's School	Bassendean
St Michael's School	Brunswick
St Munchin's Catholic School	Gosnells
St Norbert College	Queens Park
St Patrick's Primary School	Fremantle
St Patrick's School	Katanning
St Paul's Primary School	Mount Lawley
St Paul's Primary School	Karratha
St Peter's Primary School	Inglewood
St Pius X Catholic School	Manning
St Simon Peter Catholic Primary School	Ocean Reef
St Thomas More Catholic Primary School	Margaret River
St Thomas' Primary School	Claremont
St Vincent's School	Parmelia
Star of the Sea Primary School	Rockingham
Trinity College	East Perth
Ursula Frayne Catholic College	Victoria Park
Warlawurru Catholic School	Red Hill
Whitford Catholic Primary School	Craigie
Xavier Catholic School	Hilbert

Dated this 19th day of March 2024.

Hon. Dr TONY BUTI, MLA, Minister for Education.

## FIRE AND EMERGENCY SERVICES

FE401

### BUSH FIRES ACT 1954 TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

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 April 2024 for the local government districts of—

Port Hedland.

Dated 17 April 2024.

GARY GIFFORD, 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*.

## JUSTICE

JU401

### COURT SECURITY AND CUSTODIAL SERVICES ACT 1999 PERMIT DETAILS

Pursuant to the provisions of section 55(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of Corrective Services has issued the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Permit Expiry Date
Moore	Lochlan Robert	WLG-001-2024	14/02/2024
Broadley	Stuart Andrew	WLG-002-2024	14/02/2024
Verhoogt	Zoe Elisabeth	WLG-003-2024	14/02/2024
Huggins	Katie Tia	WLG-004-2024	14/02/2024
Faoagali	Mathew	WLG-006-2024	14/02/2024
Hynes	Brooke Emily	WLG-007-2024	14/02/2024
Montgomery	Garry	WLG-008-2024	14/02/2024
Pejic	Lana	WLG-009-2024	14/02/2024
Eakin	Evan Frederick Grant	WLG-010-2024	14/02/2024
Fuller	Matthew Brian	WLG-011-2024	14/02/2024
Lawrance	Kaedan Jerome	WLG-012-2024	14/02/2024
Street	Andrew John	WLG-013-2024	14/02/2024
McEvoy	Shelby Lee	WLG-014-2024	14/02/2024
Conway	Anthony David	WLG-015-2024	14/02/2024
Pengelly	Dennis Andrew	WLG-016-2024	16/02/2024
Fidler	Anne Juliana Gaelle	WLG-017-2024	16/02/2024
King	Dana Louise	WLG-018-2024	16/02/2024
Coelho	Susan Margaret	WLG-019-2024	16/02/2024
Kong	Daraseth	WLG-020-2024	16/02/2024
Gibbs	Martin Owen	WLG-021-2024	16/02/2024
Hubana	Jovan	WLG-022-2024	16/02/2024
Martin	Roger David	WLG-023-2024	08/03/2024
Ambrose	Adrian	WLG-024-2024	26/03/2024

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

PAT KEATING, A/Manager Contracts.

**JU402****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 revoked the following Permits to do High-Level Security Work—

<b>Surname</b>	<b>First Name(s)</b>	<b>Permit Number</b>	<b>Date Permit Revoked</b>
Mead-Hunter	Derek	WLG-2022-022	26/03/2024
Lavender	Calum Seanie	WLG-2022-100	26/03/2024
Johnson	Hayden Douglas	WLG-2023-011	26/03/2024
McDonald	Samuel Ron	WLG-2023-014	26/03/2024
Chambers	Wesley Edmond	WLG-2023-023	26/03/2024
Hussain	Suzanne Marie	WLG-2023-029	26/03/2024
Ena	Aumaisoualelei Daley	WLG-2023-037	26/03/2023
Ambrose	Adrian	WLG-19067	26/03/2024
Martinez	Jose	WLG-19068	26/03/2024
Faogali	Falaniko Vernon Isidore	WLG-2024-005	26/03/2024

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

PAT KEATING, A/Manager Contracts, Courts and Tribunal Services.

**JU403****JUSTICES OF THE PEACE ACT 2004****APPOINTMENTS**

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

Andrew Rodger of Midvale

Chad William Talbot of Waikiki

Coral Michelle McPherson of Gosnells

JOANNE STAMPALIA, Deputy Director General, Court and Tribunal Services.

**JU404****PRISONS ACT 1981****PERMIT DETAILS**

Pursuant to Section 15U of the *Prisons Act 1981*, I hereby revoke the following permits—

<b>Surname</b>	<b>Other Name(s)</b>	<b>Permit No.</b>
Calverley	Christopher Mark	PA 0091
Hodges	Mark Steven	PA 0813
Moore	Olivia Sian	PA 0753
Nelson	Sharmain Connie	PA 0802
Nusetor	Elsie Elorm	PA 0764

Dated 16 April 2024.

BRAD ROYCE APM, Commissioner Corrective Services.



**JU405****PRISONS ACT 1981****PERMIT DETAILS**

Pursuant to Section 15P of the *Prisons Act 1981*, I hereby issue the following permits—

<b>Surname</b>	<b>Other Name(s)</b>	<b>Permit No.</b>
Emmott	Rebecca Irene	PA 0841
Jennings	Laura Ann	PA 0842
Maza	Andrea	PA 0843
Smith	Peter Glen	PA 0844

Dated 8 April 2024.

BRAD ROYCE APM, Commissioner Corrective Services.

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**LOCAL GOVERNMENT**

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**LG401****LOCAL GOVERNMENT ACT 1995****CAT ACT 2011***Shire of Kojonup***CAT REPEAL LOCAL LAW 2024**

Under the powers conferred by the *Local Government Act 1995* and the *Cat Act 2011* and under all other powers enabling it, the Council of the Shire of Kojonup resolved on the 19th March 2024 to make the following local law.

**PART 1—PRELIMINARY****1.1 Citation**

This local law may be cited as the *Shire of Kojonup Cat Repeal Local Law 2024*.

**1.2 Commencement**

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

**1.3 Application**

This local law applies throughout the district.

**1.4 Repeal**

The *Shire of Kojonup Cat Local Law 2022* as published in the *Government Gazette* on 31 October 2022 is hereby repealed.

Dated 19th of March 2024.

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

ROGER BILNEY, Shire President.  
GRANT THOMPSON, Chief Executive Officer.

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**LG402****LOCAL GOVERNMENT ACT 1995***Shire of Kojonup***PARKING (AMENDMENT) LOCAL LAW 2024**

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Kojonup resolved on the 19th March 2024 to make the following local law.

**PART 1—PRELIMINARY****1.1 Citation**

This local law may be cited as the *Shire of Kojonup Parking (Amendment) Local Law 2024*.

**1.2 Commencement**

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

**PART 2—AMENDMENTS****2.1 Shire of Kojonup Parking Local Law 2022 amended**

This Part of the local law amends the *Shire of Kojonup Parking Local Law 2022* as published in the *Government Gazette* on 31 October 2022,

**2.2 Clause 4.5 amended**

Insert new subclause into clause 4.5 as follows—

*(3) The local government shall provide public notice advising of any affected parking facilities due to particular events of a period of no less than 4 weeks.*

**2.3 Clause 4.5 amended**

Insert new subclause into clause 4.5 as follows—

*(1) In this clause—*

*‘particular event’ means an event at which entertainment is provided to the public on an irregular basis whether from an entertainment venue or from some other place;*

**2.4 Clause 4.5 amended**

Insert new subclause into clause 4.5 as follows—

*(4) Parking facilities set aside for particular events shall have a time limit of 4 hours unless otherwise specified by the local government.*

**2.5 Subclauses under Clause 4.5 amended**

Subclauses 4.5(1), (2), (3), (4), (5) and (6) have been renumbered due to the aforementioned amendments.

**2.6 Clause 3.7(2)(b) amended**

In clause 3.7(2)(b) delete “*either the driver of motor vehicle*” and replace with “*either the driver or a passenger in the motor vehicle*”.

**2.7 Clause 3.11 amended**

The word ‘*is*’ is deleted from the end of clause 3.11 and inserted at the start of clause 3.11(a).

**2.8 Clause 3.20 amended**

The word ‘*that*’ appearing before ‘*where*’ is deleted from clause 3.20(1).

**2.9 Clause 4.8 amended**

The words ‘*stop or*’ in the 3rd line of clause 4.8(2) is deleted.

**2.10 Clause 4.11 amended**

The word ‘*stop*’ is deleted from subclauses 4.11(a), (b) and (c).

**2.11 Clause 6.2 amended**

The word ‘*believes*’ in the second line of Clause 6.2(a) is replaced with ‘*believe*’.

Dated 19th of March 2024.

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

ROGER BILNEY, Shire President.  
GRANT THOMPSON, Chief Executive Officer.

LG403

**LOCAL GOVERNMENT ACT 1995****CAT ACT 2011**

*Shire of Kojonup*

**CATS LOCAL LAW 2024**

Under the powers conferred by the *Local Government Act 1995* and the *Cat Act 2011* and under all other powers enabling it, the Council of the Shire of Kojonup resolved on 19 March 2024 to make the following local law.

**PART 1—PRELIMINARY****1.1 Citation**

This local law may be cited as the *Shire of Kojonup Cats Local Law 2024*.

**1.2 Commencement**

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

**1.3 Application**

This local law applies throughout the district.

#### 1.4 Definitions

In this local law unless the context otherwise requires—

**Act** means the *Cat Act 2011*;

**Animal Welfare Organisation** means a non-government, not-for-profit organisation with the welfare of animals as their reason for existence;

**applicant** means the occupier of premises who makes application for a permit under this local law;

**approved cat breeder** has the meaning given to it by the Act;

**Cat** means an animal of the species *felis catus* or a hybrid of that species;

**Cat management facility** has the meaning given to it by the Act;

**Cattery** means any premises where more than two cats are boarded, housed or trained temporarily, usually for profit, and where the occupier of the premises is not the ordinary owner of the cats;

**CEO** means the Chief Executive Officer of the local government;

**Children's playground** means an outdoor area designated for children's play; and is inclusive of any sandpit area, playground equipment or within any fenced playground boundary;

**commercial lot** means a lot zoned under a local planning scheme as—

- (a) central business; or
- (b) service commercial,

**Council** means the Council of the local government;

**district** means the district of the local government;

**effective control** in relation to a cat means any of the following methods—

- (a) held by a person who is capable of controlling the cat;
- (b) securely tethered;
- (c) secured in a cage; or
- (d) any other means of preventing escape.

**Local Government** means the *Shire of Kojonup*;

**local planning scheme** means a planning scheme of the local government made under the *Planning and Development Act 2005*;

**local public notice** has the meaning given to it by Section 1.7 of the *Local Government Act 1995*;

**multiple dwelling** (often called flats, apartments or units) meaning a dwelling in a group of more than 1 dwelling on a lot where any part of a dwelling is vertically above part of any other but—

- (a) does not include a group dwelling; and
- (b) includes any dwellings above the ground floor in a mixed use development;

**nuisance** means—

- (a) an activity or condition which is harmful or annoying and which gives rise to legal liability in the tort of public or private nuisance at law;
- (b) an unreasonable interference with the use and enjoyment of a person of his or her ownership or occupation of land;
- (c) interference which causes material damage to land or other property on the land affected by the interference;

**Owner** has the meaning given to it in the Act;

**permit** means a permit issued by the local government under clause 3.5 of this local law;

**permit holder** means a person who holds a valid permit granted under this local law;

**premises** includes the following—

- (a) land, whether or not vacant;
- (b) the whole or part of a building or structure whether of a permanent or temporary nature; and
- (c) a vehicle.

**public place** has the meaning given to it in the Act;

**RSPCA** means the Royal Society for the Prevention of Cruelty to Animals (Inc) of Western Australia;

**Schedule** means a schedule to this local law;

**single dwelling** means a house that stands alone on its own parcel of land; and

**veterinary hospital** means any premises at which veterinary surgery is practised at which animals receive treatment, nursing care, and other services required for the reception, treatment and care of animals suffering from disease or injury or in need of surgical or medical treatment or assistance.

**PART 2—CONTROL OF CATS****2.1 Cats in public places**

- (1) A cat shall not be permitted in a public place if that cat is deemed to be causing a nuisance.
- (2) If a cat is at any time in a public place in contravention of subclause (1)—
  - (a) the owner of the cat commits an offence; and
  - (b) an authorised person may seize and impound the cat and deal with the cat pursuant to the Act.

**2.2 Cat in prohibited areas**

- (1) A cat shall not be in any Cat Prohibited Area as identified in Schedule 3.
- (2) If a cat is at any time in a place in contravention of subclause (1)—
  - (a) the owner of the cat commits an offence; and
  - (b) an authorised person may seize and impound the cat and deal with the cat pursuant to the Act.

**2.3 Direction to abate the nuisance of a cat**

- (1) The owner of a cat, or any other person responsible for a cat, shall not allow the cat to create a nuisance.
- (2) Where a cat is deemed to be creating a nuisance, the local government may give written notice to the owner of the cat or any other person apparently in control of the cat, requiring that person to abate the nuisance.
- (3) When a nuisance has occurred and a notice to abate the nuisance is given, the notice remains in force for the period specified by the local government on the notice which shall not exceed 28 days.
- (4) A person given a notice to abate the nuisance who fails to comply with the notice commits an offence.

**PART 3—PERMITS FOR KEEPING CATS****3.1 Interpretation**

In this Part, and for the purposes of applying the definition of “cattery” in Part 4, a cat does not include a cat less than 6 months old.

**3.2 Cats for which a permit is required**

- (1) Subject to subclause (2), a person is required to have a permit—
  - (a) to keep more than two cats on any premises;
  - (b) to use any premises as a cattery; or
  - (c) to be an approved cat breeder.
- (2) A permit is not required under subclause (1) if the premises concerned are—
  - (a) a refuge of the RSPCA or any other animal welfare organisation;
  - (b) a cat management facility which has been established by and is maintained by the local government for the impounding of cats; or
  - (c) a veterinary hospital.

**3.3 Application for permit**

An application for a permit under clause 3.2 shall be—

- (a) made in writing by an occupier of either a single or multiple dwelling or premises in relation to that single or multiple dwelling or premises;
- (b) in a form approved by the local government, describing and specifying the number of cats to be kept at the single or multiple dwelling or on the premises;
- (c) accompanied by the plans of the single or multiple dwelling or premises to which the application relates, to the specification and satisfaction of the local government;
- (d) accompanied by the consent in writing of the owner of the single or multiple dwelling or premises, where the occupier is not the owner of the single or multiple dwelling or premises to which the application relates;
- (e) accompanied by the application fee for the permit determined by the local government from time to time; and
- (f) accompanied by written evidence that either the applicant or another person who will have charge of the cats, will reside at the single or multiple dwelling or on the premises or, in the opinion of the local government, sufficiently close to the single or multiple dwelling or premises so as to maintain effective control of the cats and ensure their health and welfare.

**3.4 Refusal to determine application**

The local government may refuse to determine an application for a permit if it is not made in accordance with clause 3.3.

**3.5 Factors relevant to determination of application**

- (1) In determining an application for a permit the local government may have regard to—
  - (a) the physical suitability of the premises for the proposed use;
  - (b) the suitability of the zoning of the premises under any scheme which applies to the premises for the use;

- (c) the environmental sensitivity and general nature of the location surrounding the premises for the proposed use;
  - (d) the structural suitability of any enclosure in which any cat is to be kept;
  - (e) the likelihood of a cat causing a nuisance, inconvenience or annoyance to the occupiers of adjoining land;
  - (f) the likely effect on the amenity of the surrounding area of the proposed use;
  - (g) the likely effect on the local environment, including any pollution or other environmental damage which may be caused by the use;
  - (h) any submissions received under subclause (2) within the time specified in subclause (2); and
  - (i) such other factors which the local government may consider to be relevant in the circumstances of the particular case.
- (2) Where an application is received pursuant to clause 4.4 the local government shall—
- (a) consult with adjoining occupiers and landowners; and
  - (b) advise the adjoining occupiers and landowners that they may make submissions to the local government on the application for the permit within 14 days of receiving that advice, before determining the application for the permit.

### **3.6 Decision on application**

- (1) The local government may—
- (a) approve an application for a permit, in which case it shall approve it subject to the conditions in clause 3.7, and may approve it subject to any other conditions it considers fit; or
  - (b) refuse to approve an application for a permit
- (2) If the local government approves an application under subclause (1), then it shall issue to the applicant a permit in the form determined by the CEO.
- (3) If the local government refuses to approve an application under subclause (1), then it is to advise the applicant accordingly in writing.

### **3.7 Conditions**

- (1) Every permit is issued subject to the following conditions—
- (a) the permit holder will provide adequate space for the exercise of the cats;
  - (b) the premises shall be maintained in good order and in a clean and sanitary condition;
  - (c) the written consent to the application for a permit of the adjoining multiple dwellings has been obtained;
  - (d) the written consent to the application from the owner of the premises, if not the applicant, has been obtained;
  - (e) without the consent of the local government, the permit holder will not substitute or replace any cat once that cat—
    - (i) dies; or
    - (ii) is permanently removed from the premises; and
  - (f) those conditions contained in Schedule 1.
- (2) In addition to the conditions subject to which a permit is to be issued under this clause, a permit may be issued subject to other conditions, as the local government considers appropriate.
- (3) A permit holder who fails to comply with a condition of a permit commits an offence.

### **3.8 Duration of permit**

Unless otherwise specified, in a condition on a permit, a permit commences on the date of issue and until any cat either—

- (a) dies;
- (b) is permanently removed from the premises; or
- (c) the permit holder ceases to reside at the dwelling or premises to which the permit relates.

### **3.9 Revocation**

The local government may revoke a permit if the permit holder fails to observe any provision of this local law or a condition of a permit.

### **3.10 Permit not transferable**

A permit is not transferable in relation to either the permit holder or the dwelling or premises.

## **PART 4—IMPOUNDING OF CATS**

### **4.1 Cat management facility**

- (1) The local government may establish and maintain a cat management facility or facilities, managed by an authorised person for the impounding of cats and the subsequent management of those cats under this local law.

- (2) The local government may determine from time to time—
  - (a) the times when a cat management facility will be open for the reception and release of cats; and
  - (b) times for the sale of cats from the facility.
- (3) An authorised person, referred to in subclause (1), is to be in attendance at the facility for the release of impounded cats at the times and on the days of the week as are determined by the CEO.

#### **4.2 Impounding register**

- (1) The local government is to keep a proper record of impounded cats (the “Impounding Register”).
- (2) The Impounding Register is to contain the following information about each impounded cat—
  - (a) if known, the breed and sex of the cat;
  - (b) the colour, distinguishing markings and features of the cat;
  - (c) if known, the name and address of the owner;
  - (d) the date, time and location of seizure and impounding;
  - (e) the name and address of the authorised person who impounded the cat and, if applicable, the person who delivered a cat for impounding;
  - (f) the reason for the impounding;
  - (g) a note of any direction made by an authorised person under clause 2.4 relating to the cat; and—
  - (h) the date of the sale, release or destruction of the cat.
- (3) The Impounding Register is to be available for inspection by the public.

#### **4.3 Charges and costs**

The following are to be imposed and determined by the local government under sections 6.16 to 6.19 of the *Local Government Act 1995*—

- (a) the charges to be levied under section 31 of the Act relating to the seizure, impounding, caring, microchipping, sterilisation or destruction/disposal of a cat; and
- (b) the additional fee payable under section 31 of the Act where a cat is released or sold at a time or on a day other than those determined under clause 4.1(2).

#### **4.4 Release of impounded cats**

- (1) A claim for the release of a cat seized and impounded is to be made to the authorised person referred to in clause 4.1(1) or in the absence of that person, to the CEO.
- (2) The authorised person referred to in clause 4.1(1) is not to release a cat seized and impounded to any person unless that person has produced, to their satisfaction, evidence—
  - (a) of his or her ownership of the cat or of his or her authority to take delivery of it;
  - (b) that he or she is the person identified as the owner on a microchip implanted in the cat;
  - (c) of proof of registration of the cat in accordance with the Act;
  - (d) if a permit under Part 4 is required, proof of obtaining the permit.

### **PART 5—MISCELLANEOUS**

#### **5.1 Giving of a notice**

A notice given under this local law may be given to a person—

- (a) personally;
- (b) by registered mail addressed to the person; or
- (c) by leaving it for the person at her or his address.

#### **5.2 Content of a notice**

The contents of a notice given under clause 5.1 can be—

- (a) ascertained from the person directly;
- (b) recorded by the local government under the Act; or
- (c) ascertained from enquiries made by the local government.

### **PART 6—OBJECTIONS AND REVIEW**

#### **6.1 Objections and review**

Any person who is aggrieved by the conditions imposed in relation to a permit, the revocation of a permit, or by the refusal of the local government to grant a permit may object to the decision under Division 1 of Part 9 of the *Local Government Act 1995*.

### **PART 7—OFFENCES AND PENALTIES**

#### **7.1 Offences**

- (1) Any person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.
- (2) Any person who commits an offence under this local law is liable, on conviction, to a penalty not exceeding \$5000, and if the offence is of a continuing nature, to an additional penalty not exceeding \$500 for each day or part of a day during which the offence has continued.

**7.2 Prescribed offences**

- (1) An offence against a clause specified in Schedule 2 is a prescribed offence for the purposes of section 84 of the Act.
- (2) The amount appearing directly opposite each such offence is the modified penalty in relation to that offence.

**7.3 Forms**

- (1) The issue of infringement notices, their withdrawal and the payment of modified penalties are dealt with in Division 4 of Part 4 of the Act.
- (2) An infringement notice given under section 62 of the Act is to be in the form of Form 6 of Schedule 1 of the *Cat Regulations 2012*.
- (3) A notice sent under section 65 of the Act withdrawing an infringement notice is to be in the form of Form 7 of Schedule 1 of the *Cat Regulations 2012*.

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**Schedule 1****ADDITIONAL CONDITIONS APPLICABLE TO PARTICULAR PERMITS****[cl. 3.7]****A. Permit to use premises as a cattery***Additional conditions*

- (1) All building enclosures must be structurally sound, have impervious flooring, be well lit and ventilated and otherwise comply with all legislative requirements;
- (2) There is to be a feed room, wash area, isolation cages and maternity section;
- (3) Materials used in structures are to be approved by the local government;
- (4) The internal surfaces of walls are, where possible, to be smooth, free from cracks, crevices and other defects;
- (5) All fixtures, fittings and appliances are to be capable of being easily cleaned, resistant to corrosion and constructed to prevent the harbourage of vermin;
- (6) Wash basin with the minimum of cold water to be available to the satisfaction of the Local Government;
- (7) The maximum number of cats to be kept on the premises stated on the permit is not to be exceeded;
- (8) An register is to be kept recording in respect of each cat the—
  - (a) date of admission;
  - (b) date of departure;
  - (c) breed, age, colour and sex; and
  - (d) the name and residential address of the owner;
- (9) The register is to be made available for inspection on the request of an authorised person;
- (10) Enclosures are to be thoroughly cleaned each day and disinfected at least once a week to minimise disease;
- (11) Any sick or ailing cat is to be removed from the premises or transferred to an isolation cage separated from other cats on the premises; and
- (12) Any other matter which in the opinion of the local government is deemed necessary for the health and wellbeing of any cat, or person, or adjoining premises or the amenity of the area (or any part thereof).

**B. Permit for Approved Cat Breeder***Additional conditions*

- (1) Required to keep records of all purchases and or transfers of cat/s for a period of 2 years, including but not limited to the purchasers' name and address, and the cat/s microchip number; and
  - (2) Premises may be inspected annually.
-

**Schedule 2**  
**MODIFIED PENALTIES**  
[cl.7.2]

Item	Clause	Nature of offence	Modified penalty
1	2.1(2)(a)	Cat in a public place causing a nuisance	\$200.00
2	2.2(1)	Cat in any prohibited area	\$200.00
3	2.3(4)	Failure to abate the nuisance	\$200.00
4	3.2(1)	Failure to obtain the proper permit for the keeping of more than two cats	\$200.00
5	3.7(3)	Failure to comply with the conditions of a permit	\$200.00

**Schedule 3**  
**AREAS WHERE CATS ARE PROHIBITED ABSOLUTELY**  
[Clause 2.2]

Places where cats are prohibited—

Common Name	Physical Boundaries	Description
Myrtle Benn Flora and Fauna Sanctuary	Tunney Road Solider Road	All bushland within physical boundaries
Farrar Nature Reserve	Boyup Brook—Kojonup Road Kojonup—Frankland Road	All bushland within physical boundaries
Apex Park	Broomehill-Kojonup Road Albany Highway	Inside fenced children's playground area
'Children's Playground'	Newstead Road Honner Street	Inside fenced children's playground area

Dated 19th of March 2024.

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

ROGER BILNEY, Shire President.  
GRANT THOMPSON, Chief Executive Officer.

## LOTTERIES

### LO401

#### LOTTERIES COMMISSION ACT 1990

#### LOTTERIES COMMISSION (AUTHORISED LOTTERIES) (MILLIONAIRE MEDLEY) AMENDMENT RULES 2024

Made by the Lotteries Commission under section 28(1) of the Act.

#### 1. Citation

These rules are the *Lotteries Commission (Authorised Lotteries) (Millionaire Medley) Amendment Rules 2024*.

#### 2. Commencement

These rules come into operation as follows —

- (a) rules 1, 2, 3, 4, 5 and 6 — on the day on which these rules are published in the *Gazette*;
- (b) rules 7, 8 and 9 — 11:59 pm on 31st May 2024.

#### 3. Rules amended

These rules amend the *Lotteries Commission (Authorised Lotteries) Rules 2016*.

#### 4. Part 2 Division 1 General requirements of entry

- (1) In the definition of *lotto* in rule 3, insert “(j) Millionaire Medley”.
- (2) In rule 3 insert, at the appropriate alphabetical order, the following definitions—  
“*Millionaire Medley* means a game of lotto conducted in accordance with Part 12 of these rules when read with Part 2.”



## 5. Insertion of Part 12

- (1) Insert a new Part 12 as follows—

### Part 12 — Millionaire Medley rules

#### Division 1 — Requirements of entry

##### 147. Terms used

- (1) In this Part —

**agent's component** means that part of the entry cost (added to the subscription) calculated in accordance with the formula set out in Schedule 3 Division 1 that is payable to the agent;

**entry** means an entry as described in rule 4 or an entry as a result of redemption of a promotional coupon;

**game** means —

- (a) that part of an entry consisting of 6 selected numbers; and
- (b) in relation to a system entry, one of the notional multiple games making up that system entry;

**lotto** means a game of lotto conducted in accordance with these rules;

**lotto draw** means a lotto draw conducted in accordance with rule 151 and supervised in accordance with rule 20;

**prize fund** means the fund maintained by the Lotto Bloc in accordance with the agreement referred to in rule 150(1) and consisting of the prize pool and the prize reserve fund;

**prize pool** means the prize pool referred to in rule 150(2)(a);

**prize reserve fund** means the fund referred to in rule 150(2)(b);

**supplementary number** means either of the last 2 numbers drawn in a Millionaire Medley draw;

**validation period** means the period of time commencing at midnight on the day of determination of a Millionaire Medley draw's results and ending at the close of business on the 14th day following that day (or on the business day preceding that 14th day, if the day falls on a public holiday); and

**winning number** means any one of the first 6 numbers drawn in a Millionaire Medley draw.

##### 148. How to fill out a playslip

- (1) To enter Millionaire Medley using a playslip, a subscriber must —
- (a) select 6 numbers between 1 and 45 in each of at least 3 game boards on the playslip; or
  - (b) select between 4 and 20 numbers (but not 6 numbers) between 1 and 45 in one or more game boards on the playslip (*i.e. a system entry*).
- (2) A subscriber who has filled out a game board on a playslip in accordance with subrule (1)(b) may enter up to 17 further system entries on that playslip by selecting, in each further game board, the same number of numbers as were selected in the first game board, but only up to an entry cost that does not, in aggregate, exceed \$100,000.
- (3) The subscriber must also mark in the appropriate boxes on the playslip —
- (a) whether the method of entry is an “advance play” entry, being able to be advanced between 1 to 29 draws, or a current draw (no mark required);
  - (b) whether the method of entry is for one draw (no mark required), 3-Day Play (three consecutive draws), 3-Day Multiweek (three consecutive draws for consecutive weeks between 2-10 weeks) or 1-Day Multiweek (either Monday only, Wednesday only or Friday only for between 2-10 weeks); and
  - (c) whether the method of entry is a “system” entry, being either a system 45 or a system 720, depending on the number of selected numbers in each completed game board.
- (3A) In addition to allowing an entry for a particular draw or draws, the Commission may allow a Millionaire Medley entry to be for up to 10 consecutive weeks and, where offered (1-Day Multiweek or 3-Day Multiweek), the subscriber must specify how many consecutive weeks they wish to enter.
- (4) If a subscriber selects, in each completed game board on the playslip —
- (a) 6 selected numbers, the resulting receipted ticket constitutes one entry (made up of no fewer than 3 and no more than 18 games) in Millionaire Medley; or
  - (b) between 4 and 20 selected numbers (but not 6 numbers), the resulting receipted ticket constitutes one entry in Millionaire Medley for each completed game board on the playslip (*i.e. a system entry*).
- (5) A receipted ticket must be given to the subscriber upon payment of the amount calculated in accordance with Schedule 3 Division 1.

##### 149. Oral request for entry

- (1) To enter Millionaire Medley without a playslip or a promotional coupon, and without requesting a ticket repeat or favourite numbers option, a subscriber must make an oral request to an agent stating —
- (a) that the entry is for Millionaire Medley;
  - (b) which day or days that the Millionaire Medley entry is to be for; and

- (c) whether the subscriber wishes to select —
  - (i) 6 numbers; or
  - (ii) between 4 and 20 numbers (but not 6 numbers) (*i.e. a system entry*);and
- (d) if the subscriber selects 6 numbers, where available, exactly how many games the subscriber wants to be entered, with a minimum of 3 and a maximum of 50.
- (2) If a subscriber requests —
  - (a) 6 numbers, the entry will be entered in the number of games as requested under subrule (1)(c); or
  - (b) between 4 and 20 numbers (but not 6 numbers), the entry will be entered as one system entry,  
and the resulting receipted ticket constitutes one entry in Millionaire Medley.
- (3) A receipted ticket must be given to the subscriber upon payment of the amount calculated in accordance with Schedule 10 Division 1.

### **Division 2 — Prize pool and prize reserve fund**

#### **150. Lotto Bloc's prize pool and prize reserve fund**

- (1) The Commission must contribute a percentage of all subscriptions received for each Millionaire Medley draw to a combined Lotto Bloc's prize fund in accordance with the appropriate agreement and the permit for that lotto draw.
- (2) The total contribution under subrule (1) is to be divided so that —
  - (a) not less than 33% of the Commission's subscriptions go to the Lotto Bloc's prize pool for payment of division 2 to 6 prizes; and
  - (b) the balance of the contribution goes to the Lotto Bloc's prize reserve fund.
- (3) The prize reserve fund is to be used to pay prizes in accordance with rule 154.
- (4) The prize reserve fund may only be distributed as additional prize money or promotional prizes, in such amounts and in such Millionaire Medley draws, as are agreed by the members of the Lotto Bloc.

### **Division 3 — Conducting the Millionaire Medley draw**

#### **151. Nature of a lotto draw**

- (a) A Millionaire Medley draw consists of the mechanical, equally random selection of 8 numbered balls (6 winning numbered balls and 2 supplementary numbered balls) from balls individually numbered from 1 to 45 inclusive in a manner and using such equipment as the Commission or a designated authority determines.

#### **152. Criteria for winning**

In a Millionaire Medley draw the holder of a receipted ticket or the purchaser of an entry under Part 2 Division 5 of these rules wins —

- (a) division 1, if all 6 winning numbers;
- (b) division 2, if any 5 winning numbers and a supplementary number;
- (c) division 3, if any 5 winning numbers;
- (d) division 4, if any 4 winning numbers;
- (e) division 5, if any 3 winning numbers and a supplementary number;
- (f) division 6, if any one or 2 winning numbers and 2 supplementary numbers,

are selected in the one game.

#### **153. Only one prize per game except for system entries**

- (1) The holder of a receipted ticket which contains, or the purchaser of an entry under Part 2 Division 5 of these rules which comprises, a system entry may claim a prize in one division for each notional game making up that system entry, resulting in prizes in more than one division for that entry.
- (2) The holders of a syndicate share receipted ticket which contains a system entry may claim a share in a prize in one division for each notional game making up that system entry, resulting in shares in prizes in more than one division for that entry.

#### **154. Distribution of prize pool**

- (1) Subject to subrule (4), if there is no winner of a division 1 prize in a particular Millionaire Medley draw, the prize reserve fund retains the entire amount allocated to it for that draw.
- (2) If there are 1, 2, 3, 4, 5 or 6 winners of a division 1 prize in a particular Millionaire Medley draw, the prize reserve fund is to be used to pay a division 1 prize of \$1 000 000 each.
- (3) If there are 7 or more winners of a division 1 prize in a particular Millionaire Medley draw, the prize reserve fund is to be used to pay each division 1 winner an equal share of \$6 000 000.

- (4) The Commission may from time to time declare that if there is no winner of a division 1 prize in a particular Millionaire Medley draw, then —
- \$1 000 000 is to be added to the prize pool for the next lower division in which there is at least one winner in that Millionaire Medley draw; or
  - \$1 000 000 is to be divided between the prize pools for divisions 2, 3, 4, 5 and 6 in such proportions as agreed by the members of the Lotto Bloc or as specified in the permit for that Millionaire Medley draw,
- and the prize reserve fund retains the remainder of the division 1 prize pool allocated for that Millionaire Medley draw.
- (5) If a division 1 prize is to be distributed to division 2 winners, the prize money is still treated as a division 1 prize for the purposes of claiming and payment of prizes.

**155. Application of prize pool if divisions 2 to 6 prize not won**

Subject to rule 154, if no one wins a prize in any particular division in a particular Millionaire Medley draw, then the prize pool allocated to that division will be added to the prize pool for—

- the next lower division in which there is at least one winner in that Millionaire Medley draw; or
- the next higher division in which there is at least one winner if there are no winners in any lower division in that Millionaire Medley draw.

**6. Insert Schedule 10**

- (1) Insert a new Schedule 10 as follows—

**Schedule 10—Millionaire Medley**

**Division 1—Calculating the total cost of entry**

The unit cost of entering a Millionaire Medley draw, is made up of a subscription of 60 cents per game and an agent's component.

$$((G \times \$0.60) \times 0.12 \rightarrow \text{rounded}) \times D =$$

where —

G No. of games entered in a draw;

D No. of draws the entry spans;

T Total agent's component cost payable by the subscriber.

\* Rounding is calculated using the method known as “bankers rounding” or “round-to-even” rounding.

**Division 2—System entries and game equivalents**

<b>Millionaire Medley</b>	
<b>System</b>	<b>No. of games per game board</b>
4	820
5	40
7	7
8	28
9	84
10	210
11	462
12	924
13	1 716
14	3 003
15	5 005
16	8 008
17	12 376
18	18 564
19	27 132
20	38 760

**Division 3—Summary of parameters within which Millionaire Medley is conducted**

Unit cost for a Millionaire Medley draw	\$0.60 (+ a 12% agent's component)
Prize fund—% of subscriptions	60.0%
Prize pool—% of subscriptions	no less than 33.0%
Prize reserve fund—% of subscriptions	balance of prize fund after prize pool (up to 27.0%)
Number of divisions	6
Winning numbers drawn	6
Supplementary numbers drawn	2

Forecast range	1 to 45 inclusive
Odds of winning —	
division 1	1 in 8 145 060
division 2	1 in 678 755
division 3	1 in 36 690
division 4	1 in 733
division 5	1 in 298
division 6	1 in 144
Systems range	45/720 inclusive
Multiweek options ( <i>if available</i> )	Up to 10 weeks
Advance sales (maximum) ( <i>if available</i> )	10 weeks (or up to 29 draws)
Games per playslip (minimum)	3
System entries per playslip (maximum)	18 ( <i>subject to maximum aggregate entry cost</i> )
Games per playslip (maximum)	18
Games per oral request ( <i>if available</i> )	3 to 50
Syndicate entries may be purchased ( <i>if available</i> )	(see Part 2 Division 3)
System entries per oral request	Up to 50
Prize payout period	see rule 3 the definition of <b>payout period</b>
Maximum aggregate entry cost	\$100 000

#### 7. Amendments to Part 2 Division 1 General requirements of entry

- (1) In the definition of **lotto** in rule 3, delete “(b) Monday Lotto” and (i) Wednesday Lotto”.
- (2) Amend rule 3 to delete the following definitions—
  - “**Monday and Wednesday Lotto Rules** means the rules in Part 4 of these rules when read with Part 2;”
  - and
  - “**Monday Lotto** means a game of lotto conducted in accordance with Part 4 of these rules when read with Part 2;”
  - and
  - “**Wager** means the amount tendered by the subscriber for entry into a game of lotto;”
  - and
  - “**Wednesday Lotto** means a game of lotto conducted in accordance with Part 4 of these rules when read with Part 2.”
 and insert in alphabetical order in the remaining Regulation 3 the following definitions—
  - “**Wager** means the amount tendered by the subscriber for entry into a game of lotto.”

#### 8. Delete Part 4

Delete Part 4 of the Rules.

#### 9. Delete Schedule 3

Delete Schedule 3 of the Rules.

The Common Seal of the Lotteries Commission was affixed on the 18th day of April 2024 by order and in the presence of —

PETER KLINKEN, Chairperson.  
BRIANNA PEAKE, Board Member.

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## MINERALS AND PETROLEUM

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MP401

### MINING REHABILITATION FUND ACT 2012

#### Section 9

#### DECLARATION AND REVOCATION OF ABANDONED MINE SITES

I, Richard Sellers, the Director General at the Department of Energy, Mines, Industry Regulation and Safety, pursuant to the powers conferred on me by section 9(1), section 9(2)(b) and section 9(4) of the *Mining Rehabilitation Fund Act 2012*, retrospectively declare the land as defined in following Declaration of Abandoned Mines Site notices previously published in the *Gazette* to be an abandoned mine site—

2019 No. 146  
 2020 No. 116  
 2020 No. 168  
 2021 No. 053  
 2021 No. 207  
 2022 No. 025

furthermore, pursuant to the powers conferred on me by section 9(2)(b) and section 9(4) of the *Mining Rehabilitation Fund Act 2012*, retrospectively revoke the notices published in the *Gazette* which declared, under section 9(1) of the *Mining Rehabilitation Fund Act 2012*, the land to be an abandoned mine site as defined in the following Declaration of Revocation of Abandoned Mines Site notices previously published in the *Gazette*—

2018 No. 122  
 2019 No. 114  
 2020 No. 011

for the purposes of the *Mining Rehabilitation Fund Act 2012*.

Dated 15 April 2024.

RICHARD SELLERS, Director General,  
 Department of Energy, Mines, Industry Regulation and Safety.

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## PLANNING

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PL401

**PLANNING AND DEVELOPMENT ACT 2005**  
 APPROVED LOCAL PLANNING SCHEME AMENDMENT  
*City of Canning*

Local Planning Scheme No. 42—Amendment No. 10

Ref: TPS/2955

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 abovementioned amendment to the City of Canning Local Planning Scheme No. 42 on 08 April 2024 for the purpose of—

1. Amending the 'Conditions' column for Additional Use No. 3 in 'Schedule B—Additional Uses' by deleting the word "7,000m<sup>2</sup>", and replacing it with the word "8,000m<sup>2</sup>".
2. Amending the 'Conditions' column for Additional Use No. 3 in 'Schedule B—Additional uses' by inserting the following additional conditions—  
 A total of 4,000m<sup>2</sup> GFA is permitted in addition to the total 8,000m<sup>2</sup> GFA, provided that the additional 4,000m<sup>2</sup> GFA is limited to a Growers Market as defined below.  
 Growers Market means a Shop that shall be limited to the wholesale and/or retail sale of predominantly perishable items, such as food and drink.
3. Amending the 'Description of Land' column for Additional Use No. 3 in 'Schedule B—Additional Uses' by deleting the words "Lot 1002" and replacing it with the words "Lot 102".

P. HALL, Mayor.  
 M. LITTLETON, Chief Executive Officer.

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## PREMIER AND CABINET

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PR401

**INTERPRETATION ACT 1984**  
 MINISTERIAL ACTING ARRANGEMENTS

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

Hon D. R. Michael MLA to act temporarily in the office of Minister for Culture and the Arts; Sport and Recreation; International Education; Heritage in the absence of the Hon D. A. Templeman MLA for the period 1 to 5 May 2024 (both dates inclusive).

E. ROPER, Director General, Department of the Premier and Cabinet.

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## RACING, GAMING AND LIQUOR

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RA401

**GAMING AND WAGERING COMMISSION ACT 1987**  
APPOINTMENT OF CHAIRPERSON TO THE GAMING AND WAGERING  
COMMISSION OF WESTERN AUSTRALIA

Under section 12(1)(a) of the *Gaming and Wagering Commission Act 1987*, on 25 March 2024 the Minister for Racing and Gaming appointed Mr Gary Elmars Dreiberger APM as the chairperson of the Gaming and Wagering Commission of Western Australia for a term commencing on 25 March 2024 and expiring on 24 March 2027.

Dated this 4th day of April 2024.

LEIGH RADIS, Acting Executive Director, Racing Gaming and Liquor,  
Department of Local Government, Sport and Cultural Industries.

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## PUBLIC NOTICES

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ZZ401

**TRUSTEES ACT 1962**  
DECEASED ESTATES

Notice to Creditors and Claimants

Denise Anne Bennett late of Unit 1/61 Bay View Terrace, Claremont, Administrative Officer, 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 5 November 2023, are required by the executors, Peter David Bennett and Jocelyn Elizabeth Bennett, care of Butlers, Lawyers & Notaries, 45 Stirling Highway, Nedlands, WA 6009, to send particulars of their claims to them within one (1) month from today, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ402

**TRUSTEES ACT 1962**  
DECEASED ESTATES

Notice to Creditors and Claimants

Murray Longley, late of 10 Williamson Way, Trigg, 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 28/05/2023, are required by the executors of the deceased's estate, being Robert Stuart Longley care of 104 Colin Street, West Perth 6005, to send particulars of their claims to them within one month from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have notice.

SUMMERS LEGAL.

ZZ403

**TRUSTEES ACT 1962**  
DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Ronald William Bennett late of 51 Elswick Street, Safety Bay 6169 in 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 12 June 2023, are required by the Executor Natasha Beattie, PO Box 3055, Mandurah East WA 6210, Western Australia, to send the particulars of their claims to Natasha Beattie by one month from the publication of this notice after which date the Personal Representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

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**ZZ404****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Trevor Kingsley Wirth, late of 19 Plantagenet Crescent, Hamilton Hill in the State of Western Australia, who died on 20 September 2023, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the above-named deceased who died on 20 September, 2023, are required to send the particulars of their claims to the Administrator, Leon Richard Cousins of 4 Notts Court, Meadow Springs. 6210. WA, within 1 month from the date of the publication hereof, after which date the Administrator may convey or distribute the assets of the estate, having regard to only the claims of which he then has notice.

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