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— PART 1 —

COMMUNITY AND CHILD SERVICES

CN101*

*CORRECTION TO REPRINT***CHILD SUPPORT (ADOPTION OF LAWS) ACT 1990**

The reprint as at 1 February 2013.

On page 2, in section 4(b), delete “1 January 2013; and” and insert—

1 July 2012; and

On page 3, in the footnote to section 4, delete “*No. 39 of 2012 s. 6(1) and (2).*” and insert—

No. 39 of 2012 s. 6(1).

On page 5 in the **Compilation table** delete the entry commencing “*Child Support (Adoption of Laws) Amendment Act 2012* (other than s. 6(3))” and insert—

<i>Child Support (Adoption of Laws) Amendment Act 2012</i> ⁷	39 of 2012	22 Nov 2012	s. 1-5 and 6(1): 22 Nov 2012	(see s. 2(1))
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On page 6, delete the whole of Note 1a including the table headed “**Provisions that have not come into operation**”.

On page 11, delete Note 7 and insert—

⁷ The *Child Support (Adoption of Laws) Amendment Act 2012* s. 6(2) and (3) will not come into operation because they were deleted (see s. 2(2) and (3) and conditional deletions in s. 3(1) and (2)).

ENERGY

EN301*

Energy Safety Act 2006

Energy Safety Levy Notice 2013

Made by the Minister under the *Energy Safety Act 2006* section 14.

1. Citation

This notice is the *Energy Safety Levy Notice 2013*.

2. Term used: Act

In this notice —

Act means the *Energy Safety Act 2006*.

3. Application

This notice applies in respect of the financial year commencing on 1 July 2013 and is made having regard to the business plan for that financial year.

4. Total amount to be raised by way of levy

- (1) The total amount to be raised by way of levy is \$6 444 000.
- (2) In accordance with the business plan and section 6(1)(d) and (2) of the Act —
 - (a) 67% of the total amount to be raised by way of levy is payable by those energy industry participants liable under clause 5(3); and
 - (b) 33% of the total amount to be raised by way of levy is payable by those energy industry participants liable under clause 6(4).

5. Electricity industry participants liable to pay levy

- (1) In this clause —

electrical installation has the meaning given in the *Electricity (Licensing) Regulations 1991* regulation 3(1);

network means —

 - (a) a transmission system as defined in the *Electricity Industry Act 2004* section 3; or
 - (b) a distribution system as defined in the *Electricity Industry Act 2004* section 3.
- (2) For the purposes of this clause, a site containing multiple tenants (e.g. a residential retirement complex, office building, shopping centre or apartment block) but with only one point of direct connection to a network is to be treated as one consumer site.
- (3) An energy industry participant is liable to pay a levy if on 31 March 2013 —
 - (a) the participant operates one or more networks; and
 - (b) there are 500 or more consumer sites that have an electrical installation connected directly to a network operated by the participant.
- (4) The amount of levy payable by an energy industry participant liable under subclause (3) is the proportion of the amount referred to in clause 4(2)(a) that —
 - (a) the number of consumer sites that on 31 March 2013 have an electrical installation connected directly to a network operated by the participant,bears to —
 - (b) the total number of consumer sites that on 31 March 2013 have an electrical installation connected directly to any of the networks operated by electricity industry participants liable under subclause (3) to pay a levy.

6. Gas industry participants liable to pay levy

(1) In this clause —

distribution system has the meaning given in the *Energy Coordination Act 1994* section 3(1);

gas distributor means —

- (a) a holder of a distribution licence as defined in the *Energy Coordination Act 1994* section 3(1); or
- (b) a person exempted under the *Energy Coordination Act 1994* from the requirement to hold a licence referred to in paragraph (a); or
- (c) an entity, other than a primary producer or supplier of LP gas such as BP Refinery (Kwinana) Pty Ltd or Wesfarmers LPG Pty Ltd, distributing (whether directly, through an agent or as described in subclause (3)) LP gas —
 - (i) to consumers with on-site fixed LP gas storage facilities (**bulk tanks**); or
 - (ii) to consumers in portable cylinders;

gas installation has the meaning given in the *Gas Standards Act 1972* section 4;

LP gas means liquefied petroleum gas;

portable cylinder means a portable cylinder, other than one fixed to a motor vehicle, designed to hold 45 kg of LP gas when full.

(2) For the purposes of this clause —

- (a) a site containing multiple tenants (e.g. a residential retirement complex, office building, shopping centre or apartment block) but with only one point of direct connection to a distribution system is to be treated as one consumer site; and
- (b) a site containing multiple tenants (e.g. a residential retirement complex, office building, shopping centre or apartment block) that all consume LP gas from a single source supplied by a bulk tank or multiple interconnected portable cylinders is to be treated as one consumer; and
- (c) a consumer to whom an entity distributes LP gas, whether to the consumer's bulk tank or in portable cylinders, on more than one occasion is to be treated as one consumer.

(3) For the purposes of this clause, if —

- (a) an entity distributes LP gas in bulk, or portable cylinders, to a dealer who is authorised or permitted by the entity to distribute the gas; and
- (b) the dealer distributes the LP gas to the bulk tanks of, or in portable cylinders to, consumers,

the entity is to be taken to have distributed the LP gas to those consumers.

- (4) An energy industry participant is liable to pay a levy if —
- (a) on 31 March 2013 —
 - (i) the participant is a gas distributor; and
 - (ii) there are 500 or more consumer sites with a gas installation connected directly to a distribution system operated by the participant;
 - or
 - (b) in the financial year commencing on 1 July 2012 —
 - (i) the participant is or was a gas distributor; and
 - (ii) the participant distributes (whether directly, through an agent, or as described in subclause (3)) LP gas to the bulk tanks of, or in portable cylinders to, more than 500 consumers.
- (5) The amount of levy payable by an energy industry participant liable under subclause (4) is the proportion of the amount referred to in clause 4(2)(b) that the sum of —
- (a) the number of consumer sites that on 31 March 2013 have a gas installation connected directly to a distribution system operated by the participant; and
 - (b) the number of consumers to whom the participant distributes LP gas, either to their bulk tanks or in portable cylinders, in the financial year commencing on 1 July 2012,

bears to the sum of —

- (c) the total number of consumer sites that on 31 March 2013 have a gas installation connected directly to any of the distribution systems operated by energy industry participants liable under subclause (4)(a) to pay a levy; and
- (d) the total number of consumers to whom energy industry participants liable under subclause (4)(b) to pay a levy distribute LP gas, either to their bulk tanks or in portable cylinders, in the financial year commencing on 1 July 2012.

7. Time for payment of levy

- (1) The levy is payable in quarterly instalments.
- (2) The first quarterly instalment is payable within 28 days after the issue of the notice of assessment.
- (3) The further quarterly instalments are payable —
 - (a) on or before 1 October, 1 January and 1 April respectively; or

- (b) if the notice of assessment provides for payment on a later date — on the later date.

M. MISCHIN, Minister for Commerce.

HEALTH

HE301*

Radiation Safety Act 1975

Radiation Safety (Transport of Radioactive Substances) Amendment Regulations 2013

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Radiation Safety (Transport of Radioactive Substances) Amendment Regulations 2013*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

3. Regulations amended

These regulations amend the *Radiation Safety (Transport of Radioactive Substances) Regulations 2002*.

4. Regulation 2 amended

- (1) In regulation 2 in the definition of *Code* delete “(2001)” and insert:

(2008)

- (2) In regulation 2 in the definition of *International Regulations*:

- (a) delete “*Materials 1996* —” and insert:

Material 2005 —

(b) in paragraph (b) delete “2.12” and insert:

2.11

- (3) In regulation 2 in the definition of *radioactive material* delete “Regulations (as modified by clause 2.4 of the Code).” and insert:

Regulations.

5. Regulation 4 amended

In regulation 4(2) delete “paragraph 311 of the International Regulations is” and insert:

paragraphs 307 and 308 of the International Regulations are

6. Regulation 5 replaced

Delete regulation 5 and insert:

5. Carrier to have an approved radiation protection programme

- (1) Each carrier is to —
- (a) prepare and maintain a radiation protection programme in accordance with the guidelines; and
 - (b) submit the radiation protection programme and any amendment of it to the Council for approval.
- (2) The Council is to approve a radiation protection programme and any amendment of it if the programme, as amended where applicable, would accord with the guidelines.
- (3) A person who does not submit a radiation protection programme to the Council as required by subregulation (1) before 3 months elapses after the person becomes a carrier commits an offence.
Penalty: a fine of \$1 000.
Daily penalty: a fine of \$50.
- (4) The Council may, in writing, require a carrier whose radiation protection programme it considers not to accord with the guidelines to submit to the Council amendments to bring the programme into accord with the guidelines.

- (5) A carrier must comply with a requirement under subregulation (4) within 3 months after the requirement was given or any further time allowed by the Council.
Penalty: a fine of \$1 000.
Daily penalty: a fine of \$50.
- (6) In this regulation —
guidelines means the guidelines set out in Section III paragraph 302 of the International Regulations.

7. Regulation 6 amended

In regulation 6(5) delete “541” and insert:

542

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

City of Albany

PARKING AND PARKING FACILITIES AMENDMENT LOCAL LAW 2012

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Albany resolved on 19 February 2013 to make the following local law.

1. Citation

This Local Law shall be cited as the *City of Albany Parking and Parking Facilities Amendment Local Law 2012*.

2. Commencement

This local law will come into operation on the fourteenth day after the day on which it is published in the *Government Gazette*.

3. Principle Local Law

In this local law, the *City of Albany Parking and Parking Facilities Local Law Local Law 2009* as published in the *Government Gazette* on 12 February 2010 is referred to as the principal local law. The principal local law is amended as follows—

4. Clause 1.4 amended

In the definition for “taxi” after “to” insert “it”.

5. Clause 2 amended—

- (a) Delete clause 2.9.
(b) Re-designate clauses “2.10” through to “2.17” as “2.9” to “2.16” in sequential order.

6. Clause 3.11 amended—

- (a) In clause 3.11(1)(a) delete “an” and insert “a”.
(b) In clause 3.11(2)(a) delete “an” and insert “a”.

7. Clause 3.12 amended

Insert "Where" at the beginning of clause 3.12.

8. Schedule 2 amended

In the table—

- (a) delete Item 10; and
- (b) re-designate Items "11" through to "73" as "10" to "72" in sequential order.

Dated: 8 April 2013.

The Common Seal of the City of Albany was affixed by authority of a resolution of the Council in the presence of—

DENNIS WELLINGTON, Mayor.
GRAHAM FOSTER, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA301*

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003
RWWA RULES OF HARNESS RACING 2004

In accordance with Section 45(1)(b) of the *Racing and Wagering Western Australia Act 2003*, notice is hereby given that the Board of Racing and Wagering WA on 22 April 2013 resolved that, the RWWA Rules of Harness Racing 2004 be amended as follows—

Amendment to Local Rules

Amend Local Rule 252 to read;

LR 252. Non-Application of 252A(c)

The provisions of 252A (c) shall not apply in Western Australia.

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

RICHARD BURT, Chief Executive Officer.

— PART 2 —

CONSUMER PROTECTION

CP401*

CHARITABLE COLLECTIONS ACT 1946

REVOCATION OF LICENCES

I, Anne Driscoll, being the officer delegated by the Minister administering the *Charitable Collections Act 1946*, and acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organisations listed below—

- Abused Child Foundation Limited
- Mikono Association Inc

Dated this 16th day of April 2013.

ANNE DRISCOLL, Commissioner for Consumer Protection.

EDUCATION

ED401*

MURDOCH UNIVERSITY ACT 1973

AMENDING STATUTE

It is hereby notified that the Governor in Executive Council, acting under the provisions of section 25 of the *Murdoch University Act 1973*, has approved Amending Statute No. 1 of 2013 as set out in the attached schedules.

Hon PETER COLLIER MLC, Minister for Education.
R. KENNEDY, Clerk of the Executive Council.

MURDOCH UNIVERSITY ACT 1973

MURDOCH UNIVERSITY

Amending Statute No. 1 of 2013

The University Statutes are hereby amended as follows—

1. This Amending Statute comes into operation on the day on which it is gazetted in the *Government Gazette*.
2. Statute No. 1—Official Seal is amended as set out in the attached Schedule A.
3. Statute No. 11—Admissions is amended as set out in the attached Schedule B.

The Common Seal of Murdoch University was hereto affixed by authority given by Senate Resolution S/51/2007.

In the presence of—

TERRY BUDGE, Chancellor.
JEREMY RIGG, General Counsel.

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

Schedule A

Murdoch University

Statute No. 1—Official Seal

1. Delete “General Counsel” after “of the” and insert “University Registrar”.
2. Delete “General Counsel” after “countersigned by the” and insert “University Registrar”.
3. Delete “General Counsel” after “by the” and insert “University Registrar”.

Schedule B

Murdoch University

Statute No. 11—Admissions

4. Delete “shall be responsible for determining” after “Council” and insert “approves”.
 - (b) Delete the first word “which” and insert “the”, delete “shall” after “majors” and insert “which”, delete “shall be” after “such delegation” and insert “is” and delete “shall” after “no delegation” and insert “s” after the word “prevent”.
5. Delete “. for the entire University, for levels of study and for parts of the University—” after “targets”, delete “Pro” after “appropriate” and insert “Deputy”, delete “designated by the Bachelor Degree Regulations” and insert “with responsibility for these matters”, delete “designated Pro” after “The” and insert “Deputy” and delete “Executive Deans” and insert “relevant staff”.
6. Delete current 3.
Insert new 3.
 3. (a) Decisions on the admission of individual coursework students are made in accordance with policy approved by Academic Council by the director of the area responsible for the admission of coursework students to the University.
 - (b) Decisions on the admission of individual students to study for a postgraduate research degree are made, in accordance with policy approved by Academic Council, by the manager of the office responsible for graduate studies.
7. Delete current 4.
8. Delete current 5.

INSURANCE**IX401*****MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT 1943**

INSURANCE COMMISSION OF WESTERN AUSTRALIA

Schedule of Premiums

Payable under the *Motor Vehicle (Third Party Insurance) Act 1943* in respect of Third Party Insurance Policies commencing on or after 1 July 2013 until further notice.

Definition

“Motor Vehicle” means any vehicle propelled by gas, oil, electricity or any other motive power, not being animal power required to be licensed, and complying with the requirements necessary for licensing under the *Road Traffic Act 1974*, and includes a caravan trailer or semi-trailer drawn or hauled by a motor vehicle.

Schedule

Class No.	Class of Vehicle	Annual Premium Rate excluding 10% GST \$	Annual Premium Rate including 10% GST \$
1X	Motor Car—Any motor car used for private purposes and constructed principally for the conveyance of persons not included in Classes 2 to 8, inclusive. This class includes Station Wagons which have a designed seating capacity for four (4) or more persons <i>(Any motor car licensed under Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006 and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium).</i>	231.87	255.06

Class No.	Class of Vehicle	Annual Premium Rate excluding 10% GST \$	Annual Premium Rate including 10% GST \$
1Z	<p>Motor Car—Any motor car used for business purposes and constructed principally for the conveyance of persons not included in Classes 2 to 8, inclusive. This class includes Station Wagons which have a designed seating capacity for four (4) or more persons</p> <p>(Any motor car licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium).</p>	246.13	270.75
1B	<p>Ambulance Vehicle, Fire & Emergency Services Vehicle, Undertakers Vehicle, Motor Vehicle owned and used by the Australian Red Cross Society, or a vehicle owned and used by the Cerebral Palsy Association of WA Ltd—“Ambulance Vehicle”: Any motor vehicle constructed and used for the conveyance of sick or injured persons. “Fire & Emergency Services Vehicle”: Any motor vehicle owned by or under the control of the Fire & Emergency Services Authority of Western Australia. “Undertakers’ Vehicles”: Any motor vehicle used solely as an undertakers’ hearse or mourning coach.</p>	113.13	124.44
2X	<p>Goods Vehicle—Any motor vehicle not included in Classes 3 to 8, both inclusive, constructed principally for the conveyance of goods and used for private purposes. This class includes a wagon, utility, tractor (prime mover type)</p> <p>(Any wagon licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium on the understanding that such vehicle will not be entitled to a further rebate under Class 2(f) and vice versa).</p> <p>(f) Effective for policies commencing from 1 January 2004, any vehicle within this class with tare weight of 2,500 kilos or more owned by a farmer and used solely or principally for carrying the products of, or requisites for, the owners’ farming business, shall be entitled to a rebate of 50 percent of this premium.</p>	214.03	235.43
2Z	<p>Goods Vehicle—Any motor vehicle not included in Classes 3 to 8, both inclusive, constructed principally for the conveyance of goods and used for business purposes. This class includes a wagon, utility, tractor (prime mover type).</p> <p>(Any wagon licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium on the understanding that such vehicle will not be entitled to a further rebate under Class 2(f) and vice versa).</p> <p>(f) Effective for policies commencing from 1 January 2004, any vehicle within this class with tare weight of 2,500 kilos or more owned by a farmer and used solely or principally for carrying the products of, or requisites for, the owners’ farming business, shall be entitled to a rebate of 50 percent of this premium.</p>	227.28	250.01
3	Hire Vehicle—(excludes any vehicle used on a not for profit basis, i.e. where only a contribution towards ordinary running costs is received by the owner/and or driver)—		
	3 (a) Any motor vehicle, other than a taxi-cab and “Hire-and-Drive-Yourself” vehicle licensed under the <i>Road Traffic Act 1974</i> to carry eight or more persons principally operating on routes, the major portion of which is within the 40-kilometre radius of the GPO Perth.	1,166.63	1,283.29

Class No.	Class of Vehicle	Annual Premium Rate excluding 10% GST \$	Annual Premium Rate including 10% GST \$
3	3 (b) Any motor vehicle, other than a taxi-cab and "Hire-and-Drive-Yourself" vehicle licensed under the <i>Road Traffic Act 1974</i> to carry eight or more persons principally operating on routes, the major portion of which is outside the 40-kilometre radius of the GPO Perth.	475.62	523.18
	3 (c) Taxi-cab (other than Peak Period Taxi-cab) principally operating within a 40-kilometre radius of the GPO Perth.	1,063.53	1,169.88
	3 (d) Taxi-cab principally operating outside a 40-kilometre radius of the GPO Perth.	292.51	321.76
	3 (e) School buses: vehicles used primarily for the carriage of children to and from school and any other vehicle constructed similarly to an omnibus privately owned and used for conveyance of non-paying passengers.	187.03	205.73
	3 (f) Any motor vehicle used for carriage of passengers, for hire, fare or reward, not included in Classes 3 (a) to 3 (e) inclusive.	341.43	375.57
	3 (g) Hire-and-Drive-Yourself vehicle (other than motor cycles included in Class 7 (a)).	292.51	321.76
4X	Motor Cycle used for private purposes Other than motor cycle included in Classes 5 (b) and 7 (a) (Any motor cycle licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium.)	131.48	144.63
4Z	Motor Cycle used for business purposes Other than motor cycle included in Classes 5 (b) and 7 (a) (Any motor cycle licensed under <i>Regulation 8 of the Road Traffic (Charges and Fees) Regulations 2006</i> and issued with number plates in accordance with regulation 8 of those Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium.)	139.63	153.59
5	Motor Trade Vehicle (motor car manufacturing, garage proprietor, vendor of and/or dealer in motor cars);		
	5 (a) Motor Vehicles not included in Classes 5 (b) and 5 (c) used by the above with Trade plate attached issued under the <i>Road Traffic (Licensing) Regulations 1975</i> —rate per Trade plate issued.	56.06	61.66
	5 (b) Motor cycle used by the above, with Trade plate attached issued under <i>Road Traffic (Licensing) Regulations 1975</i> —rate per Trade plate issued.	85.61	94.17
	5 (c) Tow Truck as defined in the Road Traffic (Tow Truck) Regulations 1975 or with Trade plate whilst being used in accordance with section 27 of the Motor Vehicle Dealers Act 1973.	336.48	370.13
6	Trailer, Caravan, Invalid Wheel Chair—(This class includes all vehicles issued with trailer plates, but does not include tractor (prime mover type), which is issued separately under Class 2).	10.41	11.45

Class No.	Class of Vehicle	Annual Premium Rate excluding 10% GST \$	Annual Premium Rate including 10% GST \$
7	Miscellaneous—		
7 (a)	Veteran Cars, Wagons and Motor Cycles—Vehicles which are the subject of a limited Vehicle Licence as a veteran vehicle and only whilst being used in accordance with the provisions of such licence. Farm Fire Fighting Vehicles—Any vehicle that is owned by a person engaged in the business of farming or grazing and that is fitted or adapted for the purpose of fire fighting, licensed under a limited vehicle licence, limiting it exclusively to use on a road for fire fighting purposes. Motor Cycles—Not exceeding 75 cc including such Motor Cycles that are used as a hire vehicle. Any other vehicle being a motor vehicle within the meaning of the <i>Motor Vehicle (Third Party Insurance) Act 1943</i> not otherwise classified.	20.82	22.90
7 (b)	Forklift, Tow Motor, Self-Propelled Headers, Tractors (other than prime mover type but including farm type) and Tractor Plant as defined in the <i>Road Traffic (Vehicle Standards) Regulations 2002</i> or the <i>Road Traffic (Licensing) Regulations 1975</i> and licensed as a Class A or B vehicle under subsidiary Regulations to the <i>Road Traffic Act 1974</i> .	33.63	37.00
8	(a) Tractor Plant which is licensed as a Class C vehicle under subsidiary Regulations to the <i>Road Traffic Act 1974</i> .	137.06	150.76
	(b) Motor Cranes, as defined in the <i>Road Traffic (Vehicle Standards) Regulations 2002</i> or the <i>Road Traffic (Licensing) Regulations 1975</i> or subsidiary regulations to the <i>Road Traffic Act 1974</i> .	583.49	641.84

Vehicles insured under Vehicle Class 1X, 1Z, 2X, 2Z, 4X or 4Z and licensed under Regulation 8 of the *Road Traffic (Charges and Fees) Regulations 2006* and issued with number plates in accordance with regulation 8 of those regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of the premium applicable to that vehicle class. Such vehicles insured under Vehicle Class 2(f) shall not be entitled to a further premium rebate and vice versa.

For Short Period Rates—the premium for any period less than 12 months shall be calculated as follows—

- for a period of 6 months the premium will be half of the 12 month premium,
- for a period of 3 months the premium will be one quarter of the 12 month premium
- for periods other than the periods specified above, the premium will be calculated by dividing the 12 month premium by 365 days and multiplying the result by the number of days for the period required”.

NOTE:

GOODS AND SERVICES TAX (GST)—GST rate of 10% is charged on all premiums for policies with a commencement date of 1 July 2000 onwards. GST applies to short term fees but does not apply to stamp duty.

STAMP DUTY—Insurance Duty is payable in accordance with the *Duties Act 2008* as amended.

SHORT TERM FEES (i.e. any period of less than 12 months)—In addition to the premium a short term fee of \$4.13 cents is payable except in the case of an initial license or permit where such license or permit is effected for the maximum period permitted by the Department of Transport.

PERMITS—Any motor vehicle issued with a permit pursuant to Section 26 of the *Road Traffic Act 1974* or the *Road Traffic (Licensing) Regulations 1975* which has a duration in excess of 48 hours, shall be entitled to a 50 per cent rebate of the insurance premium listed in this Schedule of Premiums, applicable to that class of vehicle and for the period of the permit.

PERMIT NOT EXCEEDING 48 HOURS—The fee for permits, the duration of which does not exceed 48 hours, shall be \$11.00 Third Party Insurance Premium.

ROD WHITHEAR, Chief Executive,
Insurance Commission of Western Australia.

MINERALS AND PETROLEUM

MP401*

PETROLEUM PIPELINES ACT 1969

VARIATION OF PIPELINE LICENCE

Pipeline Licence PL 22 held by Epic Energy (Pilbara Pipeline) Pty Limited has been varied by instrument of Variation STP-PLV-0026, to install the Hedland Meter Station, a new off-take and meter station for the new Horizon Power Station located at KP 213 on the Pilbara Energy Pipeline. This variation is effective from 10 April 2013.

W. L. TINAPPLE, Executive Director, Petroleum Division,

10 April 2013.

MP402*

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 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.

L. ATKINS, Warden.

To be heard by the Warden at Meekatharra on 12 June 2013.

MURCHISON MINERAL FIELD

Prospecting Licences

P 51/2649	Richmond Resources Pty Ltd
P 51/2650	Richmond Resources Pty Ltd
P 51/2651	Richmond Resources Pty Ltd

MP403*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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.

A. MAUGHAN, Warden.

To be heard by the Warden at Kalgoorlie on 7 June 2013.

BROAD ARROW MINERAL FIELD

Prospecting Licences

P 24/4087	Nickelore Limited Duketon Consolidated Pty Ltd
P 24/4088	Nickelore Limited Duketon Consolidated Pty Ltd

N. E. COOLGARDIE MINERAL FIELD
Prospecting Licences

P 27/1999 Curtis, Peter Charles

NORTH COOLGARDIE MINERAL FIELD
Prospecting Licences

P 29/2216 Black Mountain Gold Limited

MP404*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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.

A. MAUGHAN, Warden.

To be heard by the Warden at Kalgoorlie on 7 June 2013.

BROAD ARROW MINERAL FIELD
Prospecting Licences

P 24/4224 Guj, Alessandro Luigi

P 24/4225 Guj, Alessandro Luigi

N. E. COOLGARDIE MINERAL FIELD
Prospecting Licences

P 27/1985 Binder, Steven Mark

MP405*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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.

A. MAUGHAN, Warden.

To be heard by the Warden at Kalgoorlie on 7 June 2013.

BROAD ARROW MINERAL FIELD
Prospecting Licences

P 24/4015 Bowden, Peter William

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 25/2175	Scott, Brett Anthony Fraser, Lance Blincoe
P 25/2176	Scott, Brett Anthony Fraser, Lance Blincoe

N. E. COOLGARDIE MINERAL FIELD

Prospecting Licences

P 28/1199	Gryphon Minerals Ltd
P 28/1200	Gryphon Minerals Ltd
P 28/1201	Gryphon Minerals Ltd
P 28/1202	Gryphon Minerals Ltd
P 28/1203	Gryphon Minerals Ltd

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.

L. ATKINS, Warden.

To be heard by the Warden at Mt. Magnet on 13 June 2013.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 57/1270	Bower, Madison John Lesley
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MURCHISON MINERAL FIELD

Prospecting Licences

P 20/2175	Martin, Graham Richard Martin, Lester John
P 58/1515	McNab, Ralph Alexander Jonellen Pty Ltd Versteeg, Johannes

MP407***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.

L. ATKINS, Warden.

To be heard by the Warden at Mt. Magnet on 13 June 2013.

MURCHISON MINERAL FIELD
Prospecting Licences

P 20/2095 Plasia Pty Ltd
P 20/2096 Plasia Pty Ltd
P 20/2131 Wiltshire, Peter Andrew

MP408*

MINING ACT 1978
INTENTION TO FORFEIT

Department of Mines and Petroleum,
Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 22 May 2013 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

Director General.

Number	Holder	Mineral Field
Exploration Licence		
37/943	TE Johnston & Associates Pty Ltd Legendre, Bruce Robert Corporate & Resource Consultants Pty Ltd	Mt Margaret
39/1447	Van Blitterswyk, Wayne Craig	Mt Margaret
45/3478-I	Atriplex Pty Ltd	Pilbara
51/1427-I	Abbotts Exploration Pty Ltd	Murchison
51/1428-I	Abbotts Exploration Pty Ltd	Murchison
51/1429-I	Abbotts Exploration Pty Ltd	Murchison
51/1433-I	Abbotts Exploration Pty Ltd	Murchison
53/1558	Ivernia Australia Exploration Pty Ltd	East Murchison
53/1559	Ivernia Australia Exploration Pty Ltd	East Murchison
70/4226	New Coal Energy Pty Ltd	South West
70/4228	New Coal Energy Pty Ltd	South West
70/4279-I	Western Iron Ore Pty Ltd	South West
77/1669	Golden Zen Pty Ltd	Yilgarn
80/4470-I	Western Iron Ore Pty Ltd	Kimberley
Mining Lease		
09/69	Wormall Carnarvon Pty Ltd	Gascoyne
24/777	Dragon Minerals Pty Ltd	Broad Arrow
74/63	Mccall, Bruce Douglas Mccall, Donald John	Phillips River

MP409*

PETROLEUM PIPELINES ACT 1969
GRANT OF PIPELINE LICENCE

Pipeline Licence PL 99 was granted to Chevron (TAPL) Pty Ltd, Shell Development (Australia) Proprietary Limited, Kyushu Electric Wheatstone Pty Ltd, Apache Julimar Pty Ltd, KUFPEC Australia (Julimar) Pty Ltd to have effect from 4 April 2013.

W. L. TINAPPLE, Executive Director Petroleum Division.

PLANNING

PL401*

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

Local Planning Scheme No. 17—Amendment No. 48

Ref: TPS/0551

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 Swan local planning scheme amendment on 9 April 2013 for the purpose of—

1. Rezoning Lot 8 Toodyay Road and Lots 7, 9, 10, 11 and 12 Viveash Road, Middle Swan from 'Residential Redevelopment' to 'Residential' with an R-Code of R20.
2. Modifying the Scheme Maps accordingly.

C. ZANNINO, Mayor.
M. J. FOLEY, Chief Executive Officer.

PL402*

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

Local Planning Scheme No. 3—Amendment No. 4

Ref: TPS/0791

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Stirling local planning scheme amendment on 3 April 2013 for the purpose of—

1. Renaming Clause "7.1 Heritage List" with the following—
7.1 Preparation of a Heritage List
2. Amending Clause 7.1.6 by inserting after 'may' the words 'add a place to the Heritage List or'.
3. Inserting a new Clause 7.2 as follows—

7.2 Heritage List Provisions**7.2.1 Management Categories**

Each Place on the Heritage List shall be allocated to one of the following Management Categories—

- (a) Management Category A: Place of Exceptional Cultural Heritage Significance;
- (b) Management Category B: Place of Considerable Cultural Heritage Significance; and
- (c) Management Category C: Place of Some Cultural Heritage Significance.

7.2.2 Management Category Provisions**7.2.2.1 Management Category A**

- (a) Objectives

Notwithstanding any other provision in the scheme, for all development of or on a place allocated to Management Category A, under Clause 7.2.1, the following objectives apply—

- To retain and conserve the Place;
- To ensure no part of the Place is demolished, except in specified exceptional circumstances;
- To ensure that any building or works affecting the Place (in particular, the replacement of worn or damaged materials) match the existing colours and materials of the Place;
- To ensure that development has minimal impact on the cultural heritage significance of the Place and is in accordance with Burra Charter principles; and
- In the case of a Place located within a Heritage Protection Area Special Control Area, to ensure that development conforms with the provisions of Local Planning Policy *Character Retention Guidelines Mount Lawley, Menora and Inglewood*.

(b) Relationship of Management Category A to Heritage Protection Area Special Control Area

Where a Place allocated to Management Category A, under Clause 7.2.1, is located within a Heritage Protection Area Special Control Area and a provision of Part 6 of the Scheme is inconsistent with Part 7 of the Scheme, the provision of Part 7 prevails.

Note: 1. The purpose of this provision is to ensure compliance with the Burra Charter principles over and above the requirements of the Local Planning Policy Character Retention Guidelines Mount Lawley, Menora and Inglewood.

(c) Application Requirements

(i) An application for approval is required for—

- the carrying out of any building or work which affects the interior of a building;
- the carrying out of any building or work which affects the external appearance of a building including the illumination, installation or alteration of signage and changes to exterior materials or colours of the building;
- a change of Use;
- the demolition of any part of the Place; or
- the carrying out of any other works including fencing, incidental structures, outbuildings and patios.

(ii) In addition to the requirements of Part 9 of the Scheme, each application for approval shall be accompanied by the following—

- Heritage Impact Statement;
- Signage Strategy where any existing signs are being modified or new signs are proposed; and
- In the case of demolition an Archival Record and, where approval of demolition is sought because the structural integrity of the building has failed to the extent that it can not be rectified without permanent removal of the majority of its significant fabric, a structural engineer's report verifying the failure.

(iii) Where an application for approval involves demolition of any part of the Place, the Council may not grant approval to that application unless notice is first given in accordance with Clause 9.4.3; and

- the structural integrity of the Place or relevant part thereof has failed to the extent that it can not be rectified without the permanent removal of the majority of the significant fabric of the Place; or
- the portion of the Place to be demolished does not form part of the significant fabric of the Place and does not contribute to the cultural heritage significance of the Place

except where otherwise advised by the Heritage Council of Western Australia under Section 11 of the *Heritage of Western Australian Act 1990* or by another appropriate heritage authority or agency.

Note: 1. The purpose of this provision is to ensure that Places listed as Management Category A are not demolished except in exceptional circumstances.

7.2.2.2 Management Category B

(a) Objectives

Notwithstanding any other provision in the scheme, for all development of or on a place allocated to Management Category B, under Clause 7.2.1, the following objectives apply—

- To retain and conserve the Place;
- To ensure no part of the Place is demolished, except in specified exceptional circumstances;
- To ensure that any building or works affecting the Place (in particular, the replacement of worn or damaged materials) match the existing colours and materials of the Place;
- To ensure that development has minimal impact on the cultural heritage significance of the Place and is in accordance with Burra Charter principles; and
- In the case of a Place located within a Heritage Protection Area Special Control Area, to ensure that development conforms with the provisions of *Local Planning Policy Character Retention Guidelines Mount Lawley, Menora and Inglewood*.

(b) Relationship of Management Category B to Heritage Protection Area Special Control Area

Where a Place allocated to Management Category B, under Clause 7.2.1, is located within a Heritage Protection Area Special Control Area and a provision of Part 6 of the Scheme is inconsistent with Part 7 of the Scheme, the provision of Part 6 prevails.

Note: 1. The purpose of this provision is to ensure compliance with the Local Planning Policy Character Retention Guidelines Mount Lawley, Menora and Inglewood over and above the requirements of the Burra Charter principles.

(c) Application Requirements

- (i) An application for approval is required for—
- the carrying out of any building or work which affects the external appearance of a building including the illumination, installation or alteration of signage and changes to exterior materials or colours of the building;
 - a change of Use;
 - the demolition of any part of the Place; or
 - the carrying out of any other external works including fencing, incidental structures, outbuildings and patios.
- (ii) In addition to the requirements of Part 9 of the Scheme, each application for approval shall be accompanied by the following—
- Heritage Impact Statement;
 - Signage Strategy where any existing signs are being modified or new signs are proposed; and
 - In the case of demolition an Archival Record and, where approval of demolition is sought because the structural integrity of the building has failed to the extent that it can not be rectified without permanent removal of the majority of its significant fabric, a structural engineer's report verifying the failure.
- (iii) Where an application for approval involves demolition of any part of the Place, the Council may not grant approval to that application unless notice is first given in accordance with Clause 9.4.3; and
- the structural integrity of the Place or relevant part thereof has failed to the extent that it can not be rectified without the permanent removal of the majority of the significant fabric of the Place; or
 - the portion of the Place to be demolished does not form part of the significant fabric of the Place and does not contribute to the cultural heritage significance of the Place

except where otherwise advised by the Heritage Council of Western Australia under Section 11 of the *Heritage of Western Australian Act 1990* or by another appropriate heritage authority or agency.

Note: 1. The purpose of this provision is to ensure that Places listed as Management Category B are not demolished except in exceptional circumstances.

7.2.2.3 Management Category C

(a) Objectives

Notwithstanding any other provision in the scheme, for all development of or on a place allocated to Management Category C, under Clause 7.2.1, the following objectives apply—

- To retain and conserve the Place;
- To ensure that any building or works affecting the Place (in particular, the replacement of worn or damaged materials) match existing colours and materials of the Place;
- To ensure that development has no impact on the cultural heritage significance of the Place and is in accordance with Burra Charter principles; and
- In the case of a Place located within a Heritage Protection Area Special Control Area, to ensure that development conforms with the provisions of Local Planning Policy *Character Retention Guidelines Mount Lawley, Menora and Inglewood*.

(b) Relationship of Management Category C to Heritage Protection Area Special Control Area

Where a Place allocated to Management Category C, under Clause 7.2.1, is located within a Heritage Protection Area Special Control Area and a provision of Part 6 of the Scheme is inconsistent with Part 7 of the Scheme, the provision of Part 6 prevails.

Note: 1. The purpose of this provision is to ensure compliance with the Local Planning Policy Character Retention Guidelines Mount Lawley, Menora and Inglewood over and above the requirements of the Burra Charter principles.

(c) Application Requirements

- (i) An application for approval is required for—
- the carrying out of any building or work which affects the external appearance of a building including the illumination, installation or alteration of signage and changes to exterior materials or colours of the building; or
 - the demolition of any part of the Place.

- (ii) In addition to the requirements of Part 9 of the Scheme, each application for approval shall be accompanied by the following—
- Heritage Impact Statement;
 - Signage Strategy where any existing signs are being modified or new signs are proposed; and
 - In the case of demolition, an Archival Record.
- (iii) Where an application for approval involves demolition of any part of the Place, the Council may not grant approval to that application unless notice is first given in accordance with Clause 9.4.3.
4. Renumbering existing Clauses 7.2 to 7.5 (inclusive of sub-clauses) as follows—
- (i) “7.2” to “7.3”;
 - (ii) “7.3” to “7.4”;
 - (iii) “7.5” to “7.5”;
 - (iv) “7.5” to “7.6”;
- and amending the “Contents” table, accordingly.
5. Amending Clause 7.2.4 by replacing the reference “7.2.3(b)” to “7.3.3(b)”.
6. Amending Clause 7.2.8 by replacing the reference “7.2.3 to 7.2.6” to “7.3.3 to 7.3.6”.
7. Amending Clause 7.5 b) by replacing the reference “7.2.1” to “7.3.1”.
8. Amending Clause 9.4.1 f) by inserting the phrase “as Management Category A” after the word “listed”.
9. Inserting a new Clause 9.4.1 g) as follows—
- “g) Demolition of a property listed on the Heritage List.”**
10. Amending Clause 10.2 f) by replacing the reference “7.2.2” to “7.3.2”.
11. Amending Clause 10.2 h) by adding the phrase “and 7.2” following the phrase “under Clause 7.1”.
12. Amending Clause 10.3.2 by inserting the following sub clauses—
- “o) the preparation of an archival record; and**
- p) recognition and interpretation of a Place listed on the Heritage list.”**
13. Amending Schedule 1 by—
- (i) Amending the definition of “Heritage List” by replacing the phrase “Clause 7.1” with “**Part 7**”—
 - (ii) Inserting a new definition for “Exceptional Cultural Heritage Significance” as follows—
“means essential to the heritage of the locality (i.e. rare or outstanding example).”
 - (iii) Inserting a new definition for “Considerable Cultural Heritage Significance” as follows—
“means very important to the heritage of the locality (i.e. high degree of integrity/ authenticity).”
 - (iv) Inserting a new definition for “Some Cultural Heritage Significance” as follows—
“means contributes to the heritage of the locality (i.e. has some altered or modified elements, not necessarily detracting from the overall significance).”
 - (v) Inserting a new definition for “Burra Charter” as follows—
“**The Burra Charter. The Australia ICOMOS Charter for Places of Cultural Significance 1999**”
 - (vi) Inserting a new definition for “Heritage Impact Statement” as follows—
“a heritage impact statement (HIS) is a document which describes and evaluates the likely impact of a proposal on the cultural heritage significance of the Place. A HIS is to be undertaken in accordance with the Heritage Council of Western Australia document ‘Heritage Impact Statements—a guide’.”
 - (vii) Inserting a new definition for “Signage Strategy” as follows—
“for the purposes of Part 7 of the Scheme, a signage strategy contains the following—
 - **a site plan** (1:100) showing the location of all existing and proposed signs, all buildings and neighbouring buildings, lot boundaries, street names and north point;
 - **a perspective or photomontage** illustrating the location of all existing and proposed signs, buildings and neighbouring properties; and
 - **an illustration** (1:50) showing the contents, dimensions (including height above ground), surface areas and structural details of each sign.” - (viii) Inserting a new definition for “Archival Record” as follows—
“‘Archival record’ means a document prepared in accordance with the Heritage Council of Western Australia document ‘Guide to preparing an Archival Record’ and in accordance with the City’s direction as to the required category of archival record referred to in the Guide and any additional requirements determined by the City.”

PL403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Stirling
 Local Planning Scheme No. 3—Amendment No. 25

Ref: TPS/0968

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Stirling local planning scheme amendment on 9 April 2013 for the purpose of rezoning Lot 228 and Pt Lot 123 Telford Crescent, Stirling from “Development Zone” and “Residential Zone (R20)” to “Residential Zone (R25)” as shown on the scheme amendment map.

D. BOOTHMAN, Mayor.
 S. JARDINE, Chief Executive Officer.

TRANSPORT

TN401*

RAIL FREIGHT SYSTEM ACT 2000
 RAIL FREIGHT SYSTEM (S. 37 CORRIDOR LAND) ORDER NO. 2/2013

Made under Section 37 by the Minister for Transport

1. CitationThis order may be cited as the *Rail Freight System (S. 37 Corridor Land) Order No. 2/2013*.**2. Cancellation of Corridor Land**

The Corridor land identified in the last column of the Schedule is cancelled.

Schedule—Land to be cancelled

Designation Identification	Railway Line Identification	Railway Identification Plan Number	Land Description
161.4—161.6 kilometre mark	Avon Yard to Albany (Line 31)	Plan 31/04	Identified as Lot 502 and 503 on Deposited Plan 75986 and having a total area of 2089m ² .

TROY BUSWELL MLA, Minister for Transport.

Dated this 16th day of April 2013.

TN402*

RAIL FREIGHT SYSTEM ACT 2000
 RAIL FREIGHT SYSTEM (S. 36 CORRIDOR LAND) ORDER NO. 3/2013

Made under Section 36 by the Minister for Transport

1. CitationThis order may be cited as the *Rail Freight System (S. 36 Corridor Land) Order No. 3/2013*.**2. Inclusion of Railway Land in the Rail Corridor**

The land identified in the last column of the Schedule is to be included in the Rail Corridor.

Schedule—Railway Land to be included

Designation Identification	Railway Line Identification	Railway Identification Plan Number	Land Description
384.47—385.51	West Kalgoorlie to Esperance Line 51	Plan 51/7	Identified as Inset A on Deposited Plan 77169 and having a total area of 2.66 hectares

TROY BUSWELL MLA, Minister for Transport.

Dated this 15th day of April 2013.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In respect of the estate of Sarah Jane Bruce Glasgow, late of 64 Connell Avenue, Kelmscott, who died on 27 December 2012 are required by the executors Scott Glasgow and Lorraine Glasgow to send particulars of their claims to PO Box 258 Serpentine WA 6125 by 26 May 2013, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estates set out below are required by the executor of care of Nicholson Clement Lawyers, 4 Sutton Street, Mandurah 6210 to send particulars of their claims to the executor within one (1) month from the date of 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.

Victor George Thompson, late of 3 Saskatchewan Way, Mandurah in Western Australia, who died on 5 December 2012.

Mary Shaw, late of 11 Lady Brand Drive, Greenfields in Western Australia, who died on 2 November 2012.

Albert William Bartlett, late of 7 Wanbi Place, Greenfields in Western Australia, who died on 29 December 2012.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Rudolph William Fellingner, late of 77A Bank Street, East Victoria Park, Western Australia, deceased. Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on the 15th day of July 2012, are required by the Administrator, Nova Natalie Oldfield of care of Oldfield Legal, PO Box 8084, Hilton WA 6850 to send particulars of their claims to her by the 30th day of May 2013, after which date the Administrator may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX404*

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before 26 May 2013 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Allen, Ethel Myrtle, late of Seaforth Gardens, Senior Citizens Residence, 2542 Albany Highway, Gosnells, died 4.04.2013 (DE19892669 EM36)

Carter, Patricia Mary, late of Melville Aged Care, 1 French Road, Melville, formerly of 3/127 Robert Street, Como, died 6.03.2013 (DE19902895 EM38)

Edwards, George, late of 4 Koolama Street, Wyndham, died 12.10.2012 (DE33102854 EM17)

Hargreaves, Nellie May, late of St, Vincent's Nursing Home, 224 Swan Street, Guildford, died 5.03.2013 (DE19691600 EM26)

James, John Llewellyn, late of Sarah Hardy House, 222 Cammillo Road, Kelmscott, died 10.03.2013 (DE19873659 EM16)

Leeson, Eunice Pearl, late of Bentley Park, 8 Saggars Drive, Bentley, died 4.03.2013 (DE19560021 EM16)

Lloyd, Raymond Nicholas, late of Regents Garden Resort, 33 Drovers Place, Wanneroo, died 15.03.2013 (DE19980971 EM26)

Lucas, Alice Katherine Victorine Dolores, also known as Dolores Lucas and also known as Alice Kathrine Lucas, late of 73 Civic Drive, Wanneroo, died 22.03.2013 (DE33067695 EM36)

McDonagh, Patrick Joseph, late of Banksia Park Aged Care, 20 Bright Road, Calista, died 22.03.2013 (DE19952401 EM15)

Sharp, David Wells, late of Unit 2, 1924 Ridley Street, Karratha, died 4.07.2011 (DE33100687 EM23)

Sugars, Kenneth Reginald, late of 9 Josephine Way, Alexander Heights, died 3.04.2013 (DE19891679 EM37)

Sugg, Bevan Loyd, late of Gracehave Residential Aged Care Facility, 2 Westralia Gardens, Rockingham, died 13.02.2013 (DE19671526 EM37)

Sweeney, James Raymond, late of 174 Belmont Avenue, Rivervale, died 9.02.2013 (DE19832896 EM17)

Truslove, Amy Edith, late of 5 Allen Court, Bentley, died 18.01.2013 (DE19752933 EM26)

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

ZX406*

PUBLIC TRUSTEE ACT 1941**ADMINISTERING OF ESTATES**

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

Dated at Perth this 26th day of April 2013.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Peter John Carney DE33069221 EM17	78 Brown Street, East Perth	14 January 2011	18 April 2013
Raymond Nicholas Lloyd DE19980971 EM26	33 Drovers Place, Wanneroo	15 March 2013	18 April 2013
Geoffrey Hugh Robertson DE33095579 EM16	101/70 Goderich Street, East Perth	Found on 21 January 2012	18 April 2013

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Information and advice on workplace safety and health is available direct to your workplace through the WorkSafe website.

www.commerce.wa.gov.au

The WorkSafe website is user friendly and packed with valuable information to assist employers, employees, and all those involved in work to meet their obligations under the *Occupational Safety and Health Act 1984*.

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For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

Claims lodged after this period will not be recognised and will attract payment in full.

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