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GOVERNMENT  
Gazette**

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# — PART 1 —

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## ENERGY

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EN301\*

Energy Operators (Powers) Act 1979

### **Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws (No. 2) 2013**

Made by the Regional Power Corporation with the approval of the Governor in Executive Council.

**1. Citation**

These by-laws are the *Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws (No. 2) 2013*.

**2. Commencement**

These by-laws come into operation as follows —

- (a) by-laws 1 and 2 — on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws — on 1 September 2013.

**3. By-laws amended**

These by-laws amend the *Energy Operators (Regional Power Corporation) (Charges) By-laws 2006*.

**4. By-law 4A amended**

In by-law 4A(2) delete “Schedule 1” and insert:

Schedules 1 or 2

**5. By-law 4 amended**

- (1) In by-law 4(1) delete “electricity supplied” and insert:

the metered supply of electricity

- (2) Delete by-law (4)(2) and insert:
- (2) The charges to be paid by consumers for the unmetered supply of street lighting by the corporation are those specified in Schedule 2 Division 1.
- (3) After by-law 4(2) insert:
- (3) The charges to be paid by consumers for the unmetered supply of electricity except street lighting by the corporation are those specified in, or calculated in accordance with, Schedule 2 Division 2.

#### 6. Schedule 1 amended

- (1) In Schedule 1 clause 4 amend the provisions listed in the Table as set out in the Table.

**Table**

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
Sch. 1 cl. 4(2)(a)	46.4533 cents	56.1755 cents
Sch. 1 cl. 4(2)(b)(i)	31.8586 cents	38.0306 cents
Sch. 1 cl. 4(2)(b)(i)	30.1534 cents	36.3254 cents
Sch. 1 cl. 4(2)(b)(ii)	28.8541 cents	34.3973 cents
Sch. 1 cl. 4(2)(b)(ii)	27.1489 cents	32.6921 cents

- (2) Delete Schedule 1 clause 11.

#### 7. Schedule 2A amended

- (1) At the beginning of Schedule 2A insert:

#### **Division 1 — Schedule 1 provisions**

- (2) In Schedule 2A delete:

Sch. 1 cl. 11	\$0.4093
---------------	----------

- (3) At the end of Schedule 2A insert:

**Division 2 — Schedule 2 provisions**

Schedule 2 provisions	Carbon components
Sch. 2 Div. 2 cl. 1	0.4093 cents
Sch. 2 Div. 2 cl. 2	2.1298 cents
Sch. 2 Div. 2 cl. 3	0.9447 cents

**8. Schedule 2 amended**

- (1) Delete the reference after the heading to Schedule 2 and insert:

[bl. 4(2) and (3)]

- (2) At the beginning of Schedule 2 insert:

**Division 1 — Street lighting**

- (3) In Schedule 2 after item Z.18 insert:

Z.59	66	LED	31.8225 (includes carbon component of 0.6010)	32.6117 (includes carbon component of 0.7417)	35.8924 (includes carbon component of 1.2729)
Z.60	132	LED	42.9362 (includes carbon component of 1.2020)	44.0337 (includes carbon component of 1.4833)	54.8360 (includes carbon component of 2.5458)
Z.61	198	LED	48.3546 (includes carbon component of 1.8030)	51.1413 (includes carbon component of 2.2250)	67.9694 (includes carbon component of 3.8186)

- (4) At the end of Schedule 2 insert:

**Division 2 — Miscellaneous**

**1. Traffic light installations**

Supply of electricity to traffic light installations comprises a charge of \$6.0804 (being \$5.6711 plus the carbon component) per day per kW of installed wattage.

**2. Public telephone facility**

Supply of electricity to a standard public telephone facility where supply is not independently metered comprises a

charge of 50.9297 cents (being 48.7999 cents plus the carbon component) per day.

**3. Railway crossing**

Supply of electricity to standard railway crossing lights comprises a charge of 62.6165 cents (being 61.6718 cents plus the carbon component) per day.

Note: The heading to amended Schedule 2 is to read:

**Schedule 2 — Unmetered supply**

**9. Schedule 4 amended**

In Schedule 4 delete items 4 and 9.

The Common Seal of the )  
 Regional Power Corporation was ) [LS]  
 affixed to these by laws )  
 in the presence of — )

BRENDAN HAMMOND, Director.

DAVID TOVEY, Executive Officer.

Approved by the Governor,

N. HAGLEY, Clerk of the Executive Council.

EN302\*

Energy Operators (Powers) Act 1979

## **Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws (No. 2) 2013**

Made by the Electricity Retail Corporation with the approval of the Governor in Executive Council.

### **1. Citation**

These by-laws are the *Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws (No. 2) 2013*.

### **2. Commencement**

These by-laws come into operation as follows —

- (a) by-laws 1 and 2 — on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws — on 1 September 2013.

### **3. By-laws amended**

These by-laws amend the *Energy Operators (Electricity Retail Corporation) (Charges) By-laws 2006*.

### **4. By-law 4A amended**

In by-law 4A(2) delete “Schedule 1” and insert:

Schedules 1 or 2

### **5. By-law 4 amended**

- (1) In by-law 4(1) delete “electricity supplied” and insert:

the metered supply of electricity

- (2) Delete by-law (4)(2) and insert:

(2) The charges to be paid by consumers for the unmetered supply of street lighting by the corporation are those specified in Schedule 2 Division 1.

(3) After by-law 4(2) insert:

- (3) The charges to be paid by consumers for the unmetered supply of electricity except street lighting by the corporation are those specified in, or calculated in accordance with, Schedule 2 Division 2.

## 6. Schedule 1 amended

- (1) In Schedule 1 amend the provisions listed in the Table as set out in the Table.

**Table**

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
Sch. 1 cl. 3(2)(a)	46.4533 cents	56.1755 cents
Sch. 1 cl. 3(2)(b)(i)	31.8586 cents	38.0306 cents
Sch. 1 cl. 3(2)(b)(i)	29.4903 cents	35.6623 cents
Sch. 1 cl. 3(2)(b)(ii)	28.8541 cents	34.3973 cents
Sch. 1 cl. 3(2)(b)(ii)	26.4858 cents	32.0290 cents
Sch. 1 cl. 5(1)(a)	\$2.3227	\$2.3890
Sch. 1 cl. 5(1)(b)(i)	43.0344 cents	44.1956 cents
Sch. 1 cl. 5(1)(b)(i)	40.6661 cents	41.8273 cents
Sch. 1 cl. 5(1)(b)(ii)	14.8875 cents	15.2450 cents
Sch. 1 cl. 5(1)(b)(ii)	12.5192 cents	12.8767 cents
Sch. 1 cl. 6(2)(a)	\$448.8706	\$433.0245
Sch. 1 cl. 6(2)(b)	114.0153 cents	109.9903 cents
Sch. 1 cl. 6(2)(c)(i)	18.6815 cents	18.1057 cents
Sch. 1 cl. 6(2)(c)(i)	16.3132 cents	15.7374 cents
Sch. 1 cl. 6(2)(c)(ii)	12.6891 cents	12.3247 cents
Sch. 1 cl. 6(2)(c)(ii)	10.3208 cents	9.9564 cents
Sch. 1 cl. 7(2)(a)	\$630.2224	\$638.5653
Sch. 1 cl. 7(2)(b)	111.0321 cents	112.5020 cents
Sch. 1 cl. 7(2)(c)(i)	18.6017 cents	18.8166 cents
Sch. 1 cl. 7(2)(c)(i)	16.2334 cents	16.4483 cents

<b>Provision</b>	<b>Delete</b>	<b>Insert</b>
Sch. 1 cl. 7(2)(c)(ii)	13.1645 cents	13.3075 cents
Sch. 1 cl. 7(2)(c)(ii)	10.7962 cents	10.9392 cents

- (2) Delete Schedule 1 clause 14.

**7. Schedule 2A amended**

- (1) At the beginning of Schedule 2A insert:

**Division 1 — Schedule 1 provisions**

- (2) In Schedule 2A delete:

Sch. 1 cl. 14	\$0.5684
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- (3) At the end of Schedule 2A insert:

**Division 2 — Schedule 2 provisions**

<b>Schedule 2 provisions</b>	<b>Carbon components</b>
Sch. 2 Div. 2 cl. 1	\$0.5684
Sch. 2 Div. 2 cl. 2	2.9580 cents
Sch. 2 Div. 2 cl. 3	1.3121 cents

**8. Schedule 2 amended**

- (1) Delete the reference after the heading to Schedule 2 and insert:

[bl. 4(2) and (3)]

- (2) At the beginning of Schedule 2 insert:

**Division 1 — Street lighting**

- (3) At the end of Schedule 2 insert:

**Division 2 — Miscellaneous**

**1. Traffic light installation**

Supply of electricity to traffic light installations comprises a charge of \$6.0804 (being \$5.5120 plus the carbon component) per day per KW of installed wattage.

**2. Public telephone facility**

Supply of electricity to a standard public telephone facility where supply is not independently metered comprises a charge of 50.9297 cents (being 47.9717 cents plus the carbon component) per day.

**3. Railway crossing**

Supply of electricity to standard railway crossing lights comprises a charge of 62.6165 cents (being 61.3044 cents plus the carbon component) per day.

Note: The heading to amended Schedule 2 is to read:

**Schedule 2 — Unmetered supply****9. Schedule 4 amended**

In Schedule 4 delete items 4 and 9.

The Common Seal of the )  
 Electricity Retail Corporation was ) [LS]  
 affixed to these by laws )  
 in the presence of — )

MICHAEL JOHN SMITH, Director.

WILLIAM JOHN BARGMANN, Executive Officer.

Approved by the Governor,

N. HAGLEY, Clerk of the Executive Council.

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**JUSTICE**

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JU301\*

Criminal Procedure Act 2004

**Criminal Procedure Amendment  
Regulations 2013**

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Criminal Procedure 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 *Criminal Procedure Regulations 2005*.

**4. Schedule 1A amended**

In Schedule 1A insert in alphabetical order:

*Mining Rehabilitation Fund Act 2012*

By Command of the Governor,

N. HAGLEY, Clerk of the Executive Council.  
  

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**PLANNING**

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PL301\*

Metropolitan Redevelopment Authority Act 2011

**Metropolitan Redevelopment Authority  
Amendment Regulations 2013**

Made by the Governor in Executive Council on the recommendation of the Minister under section 29.

**1. Citation**

These regulations are the *Metropolitan Redevelopment Authority 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 *Metropolitan Redevelopment Authority Regulations 2011*.

**4. Regulation 14A inserted**

After regulation 13 insert:

**14A. Scarborough redevelopment area**

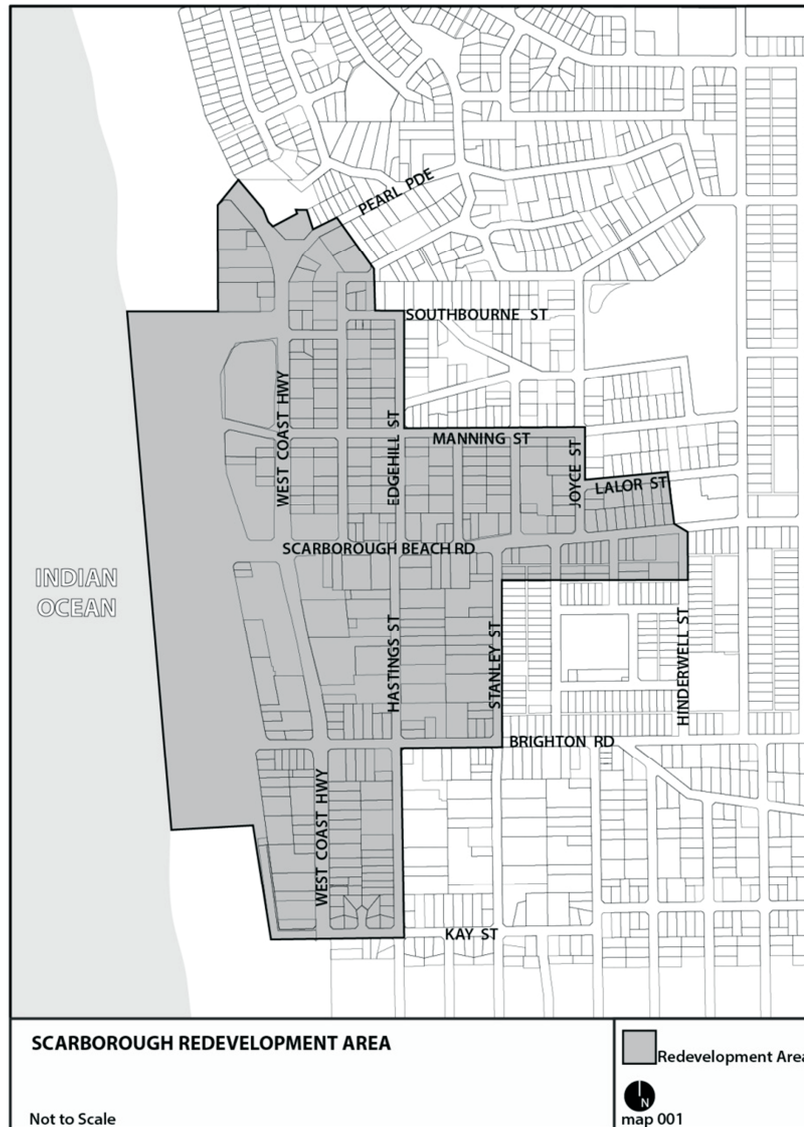
- (1) In this regulation —  
*relevant plan* means the plan entitled “Scarborough redevelopment area” held at the office of the Authority, that plan being certified by the Minister as the plan prepared for the purpose of defining the Scarborough redevelopment area.
- (2) All of the land in the area outlined in bold on the relevant plan is declared to be a redevelopment area.
- (3) The name of the redevelopment area is the Scarborough redevelopment area.
- (4) For guidance, a plan depicting the Scarborough redevelopment area is set out in Schedule 5A.

**5. Schedule 5A inserted**

After Schedule 4 insert:

**Schedule 5A — Scarborough redevelopment area**

[r. 14A(4)]



By Command of the Governor,

N. HAGLEY, Clerk of the Executive Council.

## — PART 2 —

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### CORRECTIVE SERVICES

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CS401\*

**PRISONS ACT 1981**

## PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Commissioner of the Department of Corrective Services has revoked the following Permit to do High-Level Security Work—

Surname	Other Names	Permit No.	Revocation Date
Whetton	Daniel	WAN008	27 August 2013
Najjar	Raafat	WAN046	27 August 2013

This notice is published under section 15P of the *Prisons Act 1981*.

NATALIE SANGALLI, Contract Manager,  
Wandoo Reintegration Facility.

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### EDUCATION

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ED401

**SCHOOL EDUCATION ACT 1999**

## EXEMPTION

Ngaanyatjarra Lands School

Under the provisions of section 126(1)(a) of the *School Education Act 1999*, I, the Hon Peter Collier MLC, Minister for Education, grant an exemption to Ngaanyatjarra Lands School from the requirement to have a Council.

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### FISHERIES

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FI401\*

**FISH RESOURCES MANAGEMENT ACT 1994**

## WARNBRO SOUND (CRAB) FISHERY MANAGEMENT PLAN AMENDMENT 2013

FD 774/03 [1140]

Made by the Minister under section 54.

**1. Citation**

This instrument is the *Warnbro Sound (Crab) Fishery Management Plan Amendment 2013*.

**2. Management plan amended**

The amendments in this instrument are to the *Warnbro Sound (Crab) Fishery Management Plan 1995*.

**3. Clause 3 amended**

In the definition of “nominated operator”, delete “Director” and insert—

CEO

**4. Clause 6 amended**

In paragraph (a), delete “issued” and insert—  
granted

**5. Clause 7 amended**

In subclause (1), delete “issued” and insert—  
granted

**6. Clause 8 amended**

- (a) Delete “Director” in each place where it appears and insert—  
CEO
- (b) In subclause (2), delete “shall not issue” and insert—  
shall not be granted
- (c) Delete “issue” in each place where it appears and insert—  
grant
- (d) Delete “issued” in each place where it appears and insert—  
granted

**7. Clause 8A inserted**

After clause 8, insert—

**Additional criteria for the grant of a licence**

**8A.** (1) The CEO may grant a licence to the licensee of a licensed fishing boat where—

- (a) the licensee held Warnbro Sound (Crab) Managed Fishery Licence WSCR 2578 on 30 September 2005;
- (b) the licensee establishes to the satisfaction of the CEO that an application for the renewal of the licence referred to in paragraph (a) was not made to the CEO due to the inadvertence of the holder;
- (c) the licensee makes an application to the CEO before 30 September 2013; and
- (d) the licensee pays a fee of \$2,000 when making an application under paragraph (c).
- (2) Clause 8(7) applies to a licence granted by the CEO under subclause (1).

**8. Clause 11 amended**

Delete “Director” and insert—  
CEO

**9. Clause 12 amended**

In subclause (3)(b)(ii), delete “issued” and insert—  
granted

Dated this 13th day of August 2013.

T. BUSWELL, Minister for Fisheries.

**FI402\***

**PEARLING ACT 1990****DECISION TO GRANT AN APPLICATION FOR THE ISSUE OF A  
PEARL OYSTER FARM LEASE**

FD 390/10

I, Lindsay Joll, Director Aquatic Management, as delegate for the Chief Executive Officer (CEO) of the Department of Fisheries, Western Australia, pursuant to Section 23(1) of the *Pearling Act 1990* (“the *Pearling Act*”) have made the decision to grant an application submitted by Paspaley Pearling Company Pty Ltd to issue a pearl oyster farm lease in respect of an area of water located at the Montebello Islands.

The coordinates of the lease are as follows—

Boundary Corner Co-ordinates: Datum GDA94

**Site A**

Pnt	Longitude	Latitude
1	115° 31.970'	20° 24.944'
2	115° 32.375'	20° 24.944'
3	115° 32.574'	20° 25.809'
4	115° 32.546'	20° 25.916'
5	115° 32.480'	20° 25.928'

Pnt	Longitude	Latitude
6	115° 32.387'	20° 25.498'
7	115° 32.358'	20° 25.680'
8	115° 32.558'	20° 26.491'
9	115° 32.531'	20° 26.494'
10	115° 32.315'	20° 26.224'
11	115° 32.354'	20° 25.999'
12	115° 32.303'	20° 25.937'
13	115° 32.229'	20° 25.891'
14	115° 32.211'	20° 25.748'
15	115° 32.276'	20° 25.699'
16	115° 32.362'	20° 25.481'
17	115° 32.157'	20° 25.192'
18	115° 32.157'	20° 25.369'
19	115° 31.971'	20° 25.369'

**Site B**

Pnt	Longitude	Latitude
1	115° 31.544'	20° 24.952'
2	115° 31.992'	20° 24.784'
3	115° 31.852'	20° 25.363'
4	115° 31.719'	20° 25.378'

**Site C**

Pnt	Longitude	Latitude
1	115° 31.090'	20° 26.539'
2	115° 31.229'	20° 26.338'
3	115° 31.558'	20° 26.585'
4	115° 31.471'	20° 26.710'

**Site D**

Pnt	Longitude	Latitude
1	115° 30.703'	20° 26.041'
2	115° 31.057'	20° 25.838'
3	115° 31.367'	20° 25.589'
4	115° 31.683'	20° 25.500'
5	115° 31.926'	20° 25.593'
6	115° 31.774'	20° 25.663'
7	115° 31.657'	20° 25.667'
8	115° 31.167'	20° 25.942'
9	115° 31.353'	20° 26.156'
10	115° 31.027'	20° 26.439'
11	115° 30.865'	20° 26.482'

**Site E**

Pnt	Longitude	Latitude
1	115° 30.550'	20° 25.244'
2	115° 31.350'	20° 25.254'
3	115° 31.419'	20° 25.492'
4	115° 30.722'	20° 25.918'
5	115° 30.564'	20° 25.895'

**Site F**

Pnt	Longitude	Latitude
1	115° 30.416'	20° 25.060'
2	115° 30.416'	20° 24.470'
3	115° 30.986'	20° 24.470'
4	115° 30.936'	20° 24.880'
5	115° 30.936'	20° 25.060'

**Site G**

Pnt	Longitude	Latitude
1	115° 31.915'	20° 24.094'
2	115° 31.986'	20° 24.397'
3	115° 31.723'	20° 24.437'
4	115° 31.539'	20° 24.640'
5	115° 31.370'	20° 24.479'
6	115° 31.450'	20° 24.280'

**Site H**

Pnt	Longitude	Latitude
1	115° 31.438'	20° 23.282'
2	115° 31.516'	20° 23.279'
3	115° 31.706'	20° 23.389'
4	115° 31.787'	20° 23.544'
5	115° 31.902'	20° 23.901'
6	115° 31.622'	20° 24.096'
7	115° 31.443'	20° 23.684'
8	115° 31.315'	20° 23.823'

**Site I**

Pnt	Longitude	Latitude
1	115° 32.158'	20° 23.784'
2	115° 31.970'	20° 23.353'
3	115° 32.130'	20° 23.288'
4	115° 32.318'	20° 23.719'

**Site J**

Pnt	Longitude	Latitude
1	115° 32.452'	20° 23.202'
2	115° 32.600'	20° 23.090'
3	115° 33.093'	20° 23.681'
4	115° 32.945'	20° 23.778'

**Site K**

Pnt	Longitude	Latitude
1	115° 30.950'	20° 23.834'
2	115° 31.171'	20° 24.023'
3	115° 30.816'	20° 24.120'
4	115° 30.799'	20° 24.237'
5	115° 30.488'	20° 24.234'
6	115° 30.481'	20° 23.698'

**Site O**

Pnt	Longitude	Latitude
1	115° 32.550'	20° 24.158'
2	115° 32.577'	20° 24.324'
3	115° 32.360'	20° 24.370'
4	115° 32.209'	20° 24.280'
5	115° 32.219'	20° 24.230'

**Site P**

Pnt	Longitude	Latitude
1	115° 32.640'	20° 26.690'
2	115° 32.670'	20° 26.880'
3	115° 32.470'	20° 26.860'
4	115° 32.470'	20° 26.770'

**Site R**

Pnt	Longitude	Latitude
1	115° 33.511'	20° 24.658'
2	115° 33.769'	20° 24.869'
3	115° 33.769'	20° 25.823'
4	115° 33.367'	20° 25.823'
5	115° 30.022'	20° 25.525'
6	115° 33.424'	20° 25.129'
7	115° 32.999'	20° 24.690'

Under section 33(1) of the *Pearling Act 1990* a person aggrieved by my decision may apply to the State Administrative Tribunal (SAT) for a review of the decision. Application forms can be obtained from the SAT located at Level 4, 12 St Georges Terrace, Perth WA or from the SAT's website at [www.sat.justice.wa.gov.au](http://www.sat.justice.wa.gov.au). The application together with any supporting documents should be lodged with the SAT within 28 days of publication of this Notice. When an application is accepted by the Chief Executive Officer of the SAT, the applicant is to give a copy of the application to the Chief Executive Officer, Department of Fisheries, Level 3, 168 St Georges Terrace, Perth WA.

Dated this 16th day of August 2013.

LINDSAY JOLL, Director Aquatic Management  
as delegate for the Chief Executive Officer.

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**LOCAL GOVERNMENT**

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LG401\*

**BUSH FIRES ACT 1954***Shire of Bridgetown-Greenbushes*

## APPOINTMENTS

It is hereby notified for public information that in accordance with section 38 of the *Bush Fires Act 1954*, the Shire of Bridgetown-Greenbushes has made the following appointments—

- Hugh Browne, Chief Bush Fire Control Officer and Fire Weather Officer
- Michael Campbell, Deputy Chief Bush Fire Control Officer and Fire Control Officer, Yornup Fire Brigade
- Chris Sousa, Deputy Chief Bush Fire Control Officer
- Rodney Hester, Winnejup Bush Fire Brigade
- Gregory Kennedy, Greenbushes Bush Fire Brigade
- Robert Moyes, Wandillup Bush Fire Brigade
- David Jenkins, Hester Brook Bush Fire Brigade
- Eric Wheatley, Kangaroo Gully Bush Fire Brigade
- Andrew Browne, Maranup Bush Fire Brigade
- Kevin Mark Kestel, Sunnyside Bush Fire Brigade
- Brian Hamence, Bridgetown Support Brigade
- Michael Mills-Borley, Fire Control Officer
- Frank Lemmon, Fire Control Officer
- Lyndon Pearce, Fire Control Officer (permit issuing only)
- David McIntyre, Fire Control Officer (permit issuing only)

All previous appointments are hereby revoked.

T. P. CLYNCH, Chief Executive Officer.

LG501\*

**BUSH FIRES ACT 1954**

## 2013/14 FIREBREAK ORDER

*Shire of Bridgetown-Greenbushes*

Notice to all owners and/or occupiers of land in the Shire of Bridgetown-Greenbushes

In accordance with Section 33 of the *Bush Fires Act 1954*, you are required to carry out fire prevention work on land owned or occupied by you as set out in this Order by the date specified.

If the requirements of this notice are not done by the due date, or not done to the satisfaction of an inspecting officer, an on the spot fine of \$250 will be issued. The maximum fine for failure to carry out the work is \$5000. Council can also enter upon the land and carry out required works at the owner/occupier's expense.

**1. DEFINITIONS**

**Firebreak** means ground from which all flammable material has been removed and on which no flammable material is permitted to accumulate during the period specified in this notice.

**Flammable Materials** means accumulated fuel (living or dead) such as leaf litter, twigs, bark, dead trees and grass over 50mm or 100mm (depending upon type of property as described in Parts 2, 3 and 4 of this Order) capable of carrying a running fire but excludes living standing trees and shrubs.

**Harvested Plantation** means a plantation that has been clear felled but evidence of the former use of the plantation remains in the form of tree stumps, pruning, limbs and other accumulated tree refuse and logging residue.

**Hay Stack** means a collection of hay including fodder rolls placed or stacked together.

**Managed Land** means land over 4 hectares that is being actively used for agriculture, viticulture, horticulture etc and that such use is clearly evident, but excludes plantations.

**Plantation** means any area planted in pine, eucalypt or other commercial value trees (excluding orchards and vineyards) which have been planted for commercial gain, and requires approval under the Town Planning Scheme.

## **2. ALL LAND UNDER 4 HECTARES (10 ACRES)**

### **BY 1 DECEMBER 2013 UNTIL 26 APRIL 2014—**

- (a) Remove all flammable material from the property except living trees and shrubbery and maintain throughout the required period, unless used for cropping or pasture. Height of grass not to exceed 50mm.
- (b) If the land is used for cropping or pasture, you are required to construct and maintain a 2 metre firebreak inside and along the boundary of the property as well as a 3 metre firebreak around all buildings and haystacks.

*If choosing to forego firebreaks and instead remove flammable materials from the property it is the responsibility of the property owner for active fuel reduction to be completed on the property by 1 December and maintained throughout the period of this notice by means such as slashing, baling and grazing by an appropriate number of livestock. If choosing to carry out fuel reduction by grazing of stock it is the responsibility of the property owner to ensure that sufficient stock is used to ensure that all grass is reduced to a maximum height of 50mm by 1 December and retained at that height until 26 April.*

*In order to guide property owners of land holdings suggested livestock rates are—1 cow and calf per 3 acres or 1 dry cattle per 1.5 acres or 5 dry sheep per 1 acre. These are suggestions only and it is the responsibility of the property owner to determine the required number of stock in order to achieve compliance by 1 December and to contain the flammable materials until 26 April.*

## **3. MANAGED LAND OVER 4 HECTARES (10 ACRES)**

### **BY 1 DECEMBER 2013 UNTIL 26 APRIL 2014**

Managed land is not required to have perimeter firebreaks, although land owners and occupiers are encouraged to install them in strategic places to protect their property in the event of a fire.

Managed land must however comply with the following requirements—

There must be active fuel reduction done on the property throughout the period of this notice, by means such as grazing by an appropriate number of livestock, slashing and baling etc.

All buildings must have an access track not less than 4 metres in width and vertical clearance of 3 metres to allow access by fire appliances.

Around all buildings, haystacks and fuel storage areas, slash and remove all flammable materials likely to create a fire hazard, except living trees and shrubbery for at least 20 metres around the building, haystack and fuel storage area. Height of grass not to exceed 100mm.

## **4. UNMANAGED LAND OVER 4 HECTARES (10 ACRES)**

### **BY 1 DECEMBER 2013 UNTIL 26 APRIL 2014**

Remove all flammable materials from the property except living trees and shrubbery and maintain throughout the required period. Height of grass not to exceed 100mm.

### **OR ALTERNATIVELY**

Construct and maintain a 3 metre firebreak inside and along the boundary of the property and around all buildings and haystacks.

## **5. PLANTATIONS**

### **BY 1 NOVEMBER 2013 UNTIL 26 APRIL 2014**

The first row of trees must be a minimum of 15 metres from all formed public roads.

A 10 metre firebreak to be constructed on the internal boundaries of the Plantation, along the boundaries of separate ownership, and all formed public roads.

A firebreak 6 metres wide shall be provided in such a position that no compartment of a plantation exceeds 30 hectares.

Where power lines pass through the plantation the clearing of vegetation must be in accordance with power supplier's specifications.

Trees adjoining the firebreak progressively pruned to a minimum height of 4 metres to maintain an effective width of firebreak.

## **6. PINE PLANTATIONS PLANTED PRIOR TO 1 MAY 1990**

### **BY 1 NOVEMBER 2013 UNTIL 26 APRIL 2014**

A firebreak not less than 10 metres to be constructed on the internal boundaries of the Plantation, along the boundaries of separate ownership, and all formed public roads.

A firebreak at least 6 metres wide shall be provided in such a position that no compartment of a plantation should exceed 30 hectares.

**7. EUCALYPT PLANTATIONS PLANTED PRIOR TO 1 MAY 1990  
BY 1 NOVEMBER 2013 UNTIL 26 APRIL 2014**

A 5 metre firebreak to be constructed on the boundaries of the plantation, including the boundaries of each separate location and all formed public roads.

No planting will be allowed within a distance of 20 metres on either side of all power lines, and a 6 metre firebreak shall be provided as near as practical either side of the power lines.

Trees adjoining the firebreak progressively pruned to a minimum height of 4 metres to maintain an effective width of firebreak.

**8. HARVESTED PLANTATIONS**

Firebreak requirements for harvested plantations are the same as for plantations.

**9. TIMBER MILLS****BY 1 NOVEMBER 2013 UNTIL 26 APRIL 2014**

Construct and maintain a 3 metre firebreak inside and along the boundary of the property as well as a 10 metre firebreak around all piles of sawdust, woodchips, bark and waste material.

**10. ALTERNATIVES**

If you consider it impracticable or environmentally damaging to carry out the requirements set out above, you can apply to Council by 1 October for permission to provide alternative firebreaks or other fire prevention measures. In the absence of written approval for alternative measures, the requirements of this Order must be adhered to.

**11. SPECIAL REQUIREMENTS**

The requirements of this Order are considered the minimum standard of fire protection required to protect not only the individual property but the community as a whole. Council can impose additional requirements to remove or abate hazards if it considers it necessary.

By Order of the Council,

T. P. CLYNCH, Chief Executive Officer.

22 August 2013.

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**MINERALS AND PETROLEUM**

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**MP401\*****PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****PETROLEUM EXPLORATION PERMIT EP 413 R2**

Renewal of Petroleum Exploration Permit EP 413 R2 has been granted to Norwest Energy NL, ARC Energy Pty Limited and Bharat PetroResources Pty Limited to have effect for a period of five (5) years from and including 23 August 2013.

W. L. TINAPPLE, Executive Director Petroleum Division,  
Delegate of the Minister for Mines and Petroleum  
pursuant to the Instrument of Delegation dated 14 April 2013.

**MP402\*****PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****PETROLEUM EXPLORATION PERMIT EP 447**

Renewal of Petroleum Exploration Permit EP 447 has been granted to GCC Methane Pty Ltd to have effect for a period of five (5) years from and including 23 August 2013.

W. L. TINAPPLE, Executive Director Petroleum Division,  
Delegate of the Minister for Mines and Petroleum  
pursuant to the Instrument of delegation dated 14 April 2013.

**MP403\*****MINING ACT 1978**  
FORFEITUREDepartment of Mines and Petroleum,  
EAST PERTH WA 6004.

I hereby declare in accordance with the provisions of Section 96A of the *Mining Act 1978* that the undermentioned exploration licence is forfeited for breach of covenant being failure to comply with the prescribed expenditure condition.

Hon BILL MARMION MLA, Minister for Mines and Petroleum.

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<b>Number</b>	<b>Holder</b>	<b>Mineral Field</b>
53/1415	Northern Yeelirrie Pty Limited	East Murchison

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**MP404\*****MINING ACT 1978**

## INSTRUMENT OF EXEMPTION OF LAND—EXTENSION OF PERIOD

The Minister for Mines and Petroleum pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby further extends the area exempted on 13 September 2011 and published in the *Government Gazette* dated 16 September 2011, for the area described hereunder (not being private land or land that is the subject of a mining tenement or an application therefor) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a further period of two years expiring on 6 September 2015.

**Description of Land**

Land designated S19/330 in the Tengraph electronic plan of the Department of Mines and Petroleum.

**Locality**

South West of Onslow

**Area of Land**

Approximately 343.22 hectares

Dated at Perth this 18th day of August 2013.

Hon BILL MARMION MLA, Minister for Mines and Petroleum.

**MP405\*****MINING ACT 1978**

## INSTRUMENT OF EXEMPTION OF LAND—EXTENSION OF PERIOD

The Minister for Mines and Petroleum pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby further extends the area exempted on 7 September 2011 and published in the *Government Gazette* dated 16 September 2011, for the area described hereunder (not being private land or land that is the subject of a mining tenement or an application therefor) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a further period of two years expiring on 6 September 2015.

**Description of Land**

Land designated S19/331 in the Tengraph electronic plan of the Department of Mines and Petroleum.

**Locality**

South West of Onslow

**Area of Land**

Approximately 7338.11 hectares

Dated at Perth this 18th day of August 2013.

Hon BILL MARMION MLA, Minister for Mines and Petroleum.

**MP406\*****MINING ACT 1978****INSTRUMENT OF EXEMPTION OF LAND—EXTENSION OF PERIOD**

The Minister for Mines and Petroleum pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby further extends the area exempted on 13 September 2011 and published in the *Government Gazette* dated 23 September 2011, for the area described hereunder (not being private land or land that is the subject of a mining tenement or an application therefor) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a further period of two years expiring on 6 September 2015.

**Description of Land**

Land designated S19/332 in the Tengraph electronic plan of the Department of Mines and Petroleum.

**Locality**

Onslow

**Area of Land**

Approximately 7186.85 hectares

Dated at Perth this 18th day of August 2013.

Hon BILL MARMION MLA, Minister for Mines and Petroleum.

**MP407\*****MINING ACT 1978****FORFEITURE**

Department of Mines and Petroleum,  
EAST PERTH WA 6004.

I hereby declare in accordance with the provisions of Sections 96A and 97 of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for breach of covenant, being non-payment of rent.

Hon BILL MARMION MLA, Minister for Mines and Petroleum.

<b>Number</b>	<b>Holder</b>	<b>Mineral Field</b>
	Exploration Licence	
70/3928	Headland Metals Pty Ltd	South West
	Mining Lease	
09/62	Aurum Gold Pty Ltd	Gascoyne

**PARLIAMENT****PA401\*****PARLIAMENT OF WESTERN AUSTRALIA****ROYAL ASSENT TO BILLS**

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Act passed by the Legislative Council and the Legislative Assembly during the First Session of the Thirty-Ninth Parliament.

<b>Title of Act</b>	<b>Date of Assent</b>	<b>Act No.</b>
City of Fremantle and Town of East Fremantle Trust Funds (Amendment and Expiry) Act 2013	22 August 2013	9 of 2013

MALCOLM PEACOCK, Clerk of the Parliaments.

26 August 2013.

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**PLANNING**

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PL101\*

*CORRECTION***PLANNING AND DEVELOPMENT ACT 2005**

## AMENDMENT

*City of Stirling*

Improvement Plan No. 36 Stirling City Centre

It is hereby notified for public information that the notice under the above Improvement Plan 36 published at page 4062 of the *Government Gazette* No. 159 dated 27 August 2013, contained an error which is now corrected as follows—

For the date: 20 August 2013

Read: 27 August 2013

NEIL THOMSON, Secretary,  
Western Australian Planning Commission.

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PL401\*

**PLANNING AND DEVELOPMENT ACT 2005**

## APPROVED LOCAL PLANNING SCHEME AMENDMENT

*Shire of Broome*

Town Planning Scheme No. 4—Amendment No. 65

Ref: TPS/0959

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Broome local planning scheme amendment on 10 July 2013 for the purpose of—

1. Rezoning Lots 2612, 2613, 2615—2617, 2619—2622, 9000 and 9001, Palmer Road, Cable Beach from 'Residential R12.5', 'Development' and 'Public Purpose—Drain' to 'Residential R20', 'Residential R25' and 'Residential R40' and reserving portions of the site for 'Parks and Recreation' and 'Public Purpose—Drain' as shown on the scheme amendment map.
2. Amending the Scheme Maps accordingly.

G. T. CAMPBELL, Shire President.  
K. R. DONOHOE, Chief Executive Officer.

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PL402\*

**PLANNING AND DEVELOPMENT ACT 2005**

## APPROVED LOCAL PLANNING SCHEME AMENDMENT

*Shire of Coorow*

Town Planning Scheme No. 2—Amendment No. 10

Ref: TPS/1049

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Coorow local planning scheme amendment on 25 July 2013 for the purpose of inserting the special use of 'Community Purpose' into Schedule 4 for Lot 395 Johns Street, Green Head (Special Use Zone 10).

D. A. RACKEMANN, Shire President.  
D. A. FRIEND, Chief Executive Officer.

## TRAINING

TA401\*

**VOCATIONAL EDUCATION AND TRAINING ACT 1996**  
**CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND**  
**TRAINING QUALIFICATIONS**

Amendment to Western Australian *Government Gazette* 2009/225

Under the *Vocational Education and Training Act 1996* section 60C, I, the Minister for Training and Workforce Development classify the following:

### Class B qualification

No.	Qualification	Conditions	Training contract requirements				
			Title of apprentice under training contract	Nominal period (months) full time	Part time	School based	Other requirements
6.2	AUR30612 Certificate III Light Vehicle Mechanical Technology	This qualification can only be obtained by fulfilling the obligations of an apprentice under a training contract except— (a) a person who is temporarily living in Australia on a student visa issued by the Department of Immigration and Citizenship may obtain the qualification through a registered training provider approved to deliver a course for the qualification; or (b) a person seeking recognition of prior learning under s60I of the VET Act.	Apprentice	42 months	Y	Y	

Hon TERRY REDMAN MLA, Minister for Training and Workforce Development.

Dated: 26 August 2013.

## WATER/SEWERAGE

WA401\*

### WATER SERVICES ACT 2012

#### EXEMPTION NOTICE

#### Class Exemption for Mining, Oil and Gas Camps

In accordance with section 7 of the *Water Services Act 2012* Hon Terry Redman MLA, Minister for Water, has granted a class exemption from section 5(1) of the Act in respect of the following provision of water services—

Water supply, sewerage and drainage services provided to camps operated by mining, oil and gas companies or their contractors for the exclusive use by the employees and contractors of those companies for exploration, development, construction (including construction of related infrastructure such as rail or ports) or operations (including closure related activities) and related purposes.

The exemption is to come into effect on the day on which Part 2 of the *Water Services Act 2012* comes into operation.

**Summary of reasons for the decision**

Granting the exemption will reduce regulatory burden and avoid the costs of licensing water services provided to mining camps. These include—

- Administrative costs to the service provider including costs of licence fees, annual regulatory reporting costs and the costs of operational audits and asset management reviews every two to three years; and
- Costs to Government for enforcing and administering water service licences for all mine sites.

Granting of this exemption is not contrary to the public interest.

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## WORKCOVER

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WC401

**WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981**

## EXEMPTION

Healthcare Imaging Services (WA) Pty Ltd

Given by the Board for the purposes of section 164 of the *Workers' Compensation and Injury Management Act 1981*.

**Notice of Exemption**

Notice is given that on 6 August 2013, the Governor, acting under section 164 of the *Workers' Compensation and Injury Management Act 1981* and with the advice and consent of Executive Council, exempted Healthcare Imaging Services (WA) Pty Ltd from the obligation to insure pursuant to that Act, except for the obligation to insure against liability to pay compensation under that Act for any industrial disease of the kinds referred to in section 151(a)(iii) of the Act.

GREG JOYCE, Chairman of the Board.

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## DECEASED ESTATES

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ZX401

**TRUSTEES ACT 1962**

## DECEASED ESTATES

Notice to Creditors and Claimants

Russell Derek Haines, late of 7 Neptune Pass, McKail, in the State of Western Australia, Truck Driver, 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 18th day of June 2013 at McKail in the said State, are required by the personal representatives Julie Ann Williams and David Lyon Palfrey both c/- 45 Duke Street, Albany, Western Australia, to send particulars of their claims to David Moss & Co of PO Box 5744, Albany WA 6332 by the date one month following the publication of this notice, after which date the personal representatives may convey or distribute the assets having regard only to the claims for which they have then had notice.

ZX402

**TRUSTEES ACT 1962**

## DECEASED ESTATES

Notice to Creditors and Claimants

Lillian Maud (Molly) Sawers, late of Bethel Hostel, 2 Bethel Way, Yakamia WA 6330, died 1 September 2012.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased person are required by David James Sawers, who has been

granted Probate of the deceased's estate, to send particulars of their claims to him at PO Box 272, Guildford WA 6055 within one month of the date of publication hereof which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated this 30th day of August 2013.

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**ZX403**

**TRUSTEES ACT 1962**

**DECEASED ESTATES**

Notice to Creditors and Claimants

Joseph Toby Williams, late of 63 Hale Road, Wembley Downs, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 18 June 2013, are required by the applicant for letters of administration, Amy Williams, to send particulars of their claims to them by the 29th day of November 2013 care of D'Angelo Legal, PO Box 1953, West Perth, Western Australia 6872, after which date the applicants may convey or distribute the assets, having regard only to the claims of which they then have notice.

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**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*, and amendments thereto relate) in respect of the estates of the undermentioned deceased persons are required by the personal representatives care of Messrs Jackson McDonald, 25th Floor, 140 St Georges Terrace, Perth, Western Australia 6000 (GPO Box M971, Perth Western Australia 6843) to send particulars of their claims to them within one month from the date of publication of this notice, at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice—

Hazel Joy Cross deceased, late of 7 Victoria Street, St James, Western Australia, who died on 7 July 2013.

Brian John Bartley deceased, late of 25 McLeish Place, Thornlie, Western Australia, who died on 21 January 2012.

Tadeusz Nicholas Trafalski deceased, late of 77 John Street, Gooseberry Hill, Western Australia, who died on or about 7 June 2013.

Kim Robert Willison deceased, late of Hotel Laghawa Beach Inn, Jalan Danau Tamblingan, Sanur, Bali, Indonesia, who died on 17 April 2011.

Dated this 22nd day of August 2013.

JACKSON McDONALD.

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**ZX405**

**TRUSTEES ACT 1962**

**DECEASED ESTATES**

Notice to Creditors and Claimants

Thelma Joy Bunker, late of Woodlake Aged Care Facility, 40 Woodlake Retreat, Kingsley, 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 23 July 2013, are required by the Executrix, Ann-Maree Hawke of 8 Doyle Street, Morley, Western Australia to send particulars of their claims to her within one month of the date of publication of this notice, after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

**ZX406\*****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 30 September 2013 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bartley, Coral Phyllis, late of Clarence Estate, 55 Hardie Road, Spencer Park, died 10.08.13 (DE19954274 EM37)

Bernstein, David, late of 21b Brittain Street, Como, died 27.07.13 (DE19691948 EM113)

Chatterton, Elizabeth Margaret, late of Hilton Park Aged Care, 19 Laidlow Street, Hilton, died 13.06.13 (DE19952235 EM13)

Compton, Horace William, late of 6 Whitchurch Road, Redcliffe, died 02.07.13 (DE19925506 EM38)

Johnston, Douglas Rea, late of 40 Florence Street, West Perth 6005, died 15.06.13 (DE33075054 EM32)

Klein, Vally, late of Moorditj Mia Nursing Home, Kitchener Road, Merredin, died 18.07.08 (DE33016503 EM32)

Marham, Maisie Joan Doreen, late of Brightwater The Cove, 35 Hudson Drive, Dudley Park, died 26.07.13 (DE20011146 EM36)

Pratt, Muriel Vera, late of Nazareth House, 17 Crowtheron Street, Bluff Point, died 25.03.13 (DE19893202 EM26)

Sharpe, Olive Margaret, late of 6 Ashburton Street, Bentley, died 27.07.13 (DE19991276 EM13)

Sullivan, Norma Jean, late of St James Aegis Aged Care, 38 Alday Street, St, James, died 04.06.13 (DE19832665 EM22)

Toye, David, late of Bethanie Waters, 18 Olivenza Crescent, Port Kennedy, died 12.07.13 (DE33097916 EM23)

Walker, Billy, late of 200 Forrest Circle, South Hedland, died 01.04.08 (DE33099678 EM36)

Whitehouse, Jean May, late of Leighton Nursing Home, 40 Florence Street, West Perth, died 15.08.13 (DE33076359 EM37)

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

**ZX407\*****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 the 30th day of August 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
Kenneth Victor Fredrick Cook DE33091771 EM36	Formerly of Unit 1 30 Winnacott Street, Willagee, late of Mosman Park Nursing Home, 57 Palmerston Street, Mosman Park	4 May 2013	21 August 2013
Mary Elizabeth Shaw DE19841607 EM16	Formerly of Apartment L 36 Caledonian Avenue, Maylands, late of Regis Embleton, 46 Broun Avenue, Embleton	2 April 2013	26 August 2013
Franz Schmaus DE33102627 EM13	15B/93 Thomas Street, Subiaco	20 November 2012	21 August 2013

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**PUBLIC NOTICES**

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ZZ401\*

**DISPOSAL OF UNCOLLECTED GOODS ACT 1970**

## DISPOSAL OF UNCOLLECTED GOODS

In accordance with the *Disposal of Uncollected Goods Act 1970* this is a notice stating that the goods belonging to Nikki Hogan at 62 Trent Street are ready for collection.

As our agreement to store your goods has ended it would be appreciated if you could collect them as soon as possible.

From the date of notification I am entitled to claim costs for ongoing storage and care of your goods which under the original agreement was \$50 per week.

Please contact and inform me if you intend to collect these goods at any time.

MARK TUPMAN,  
33 Inlet Drive,  
Denmark WA 6333.  
Mobile: 0401 240 115

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