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# — PART 1 —

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## FISHERIES

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FI301\*

Fish Resources Management Act 1994

### **Fish Resources Management Amendment Regulations (No. 2) 2015**

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Fish Resources Management Amendment Regulations (No. 2) 2015*.

**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 1 March 2015.

**3. Regulations amended**

These regulations amend the *Fish Resources Management Regulations 1995*.

**4. Regulation 65F amended**

- (1) After regulation 65F(1A) insert:

(1B) For the purposes of section 50 of the Act, the quantity of fish specified in column 2 of Schedule 3 Part 5A directly opposite a species of fish specified in column 1 of that Part is the bag limit in respect of fish of that species.

- (2) In regulation 65F(2) after “all” insert:

species of finfish specified in Schedule 3 Part 5A and all other

**5. Schedule 3 Part 2 amended**

In Schedule 3 Part 2 in the Table:

- (a) in the item relating to Mackerel delete “Wahoo” and insert:

Wahoo)

- (b) in the item relating to Tuna delete “Dogtooth” and insert:

Dogtooth)

**6. Schedule 3 Part 5A inserted**

After Schedule 3 Part 4 insert:

**Part 5A — Bag limits — other finfish**

[r. 65F]

Fish	Species bag limit for one day
Herring, Australian (Tommy Ruff) .....	12

R. KENNEDY, Clerk of the Executive Council.

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## JUSTICE

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JU301\*

Legal Profession Act 2008

## Legal Profession Amendment Rules 2015

Made by the Legal Practice Board.

**1. Citation**

These rules are the *Legal Profession Amendment Rules 2015*.

**2. Commencement**

These rules come into operation as follows —

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

**3. Rules amended**

These rules amend the *Legal Profession Rules 2009*.

**4. Part 2 Division 2 Subdivision 1 heading inserted**

At the beginning of Part 2 Division 2 insert:

**Subdivision 1 — Preliminary**

**5. Rule 7 amended**

(1) In rule 7 delete the definitions of:

*certificate year*

*CPD condition*

*CPD point*

*individual activity*

(2) In rule 7 in the definition of *professional development activity* delete paragraphs (c) and (d) and insert:

(c) the preparation of material to be used by participants in an educational or training activity, whether or not the material is to be presented by the person who prepared the material; and

(d) the editing, publishing or refereeing of a journal, or article in a journal, or similar publication (whether in print or an electronic format and whether in a publication primarily intended for the legal profession or otherwise);

**6. Part 2 Division 2 Subdivision 2 heading and rule 8A inserted**

After rule 7 insert:

**Subdivision 2 — Local practising certificates in force before  
1 July 2015**

**8A. Terms used**

In this Subdivision —

*certificate year* means the period during which a local practising certificate is in force;

*CPD condition* means the condition imposed on a local practising certificate by rule 8(1);

*CPD point* means a point earned in accordance with rule 9;

*individual activity* means an approved CPD activity that is not an interactive activity.

**7. Rule 8 amended**

In rule 8(1) delete “2009” and insert:

2009, but before 1 July 2015,

Note: The heading to amended rule 8 is to read:

**Condition on practising certificates before 1 July 2015:  
practitioner must complete professional development**

**8. Rule 9 amended**

(1) In rule 9(3) delete “subrule (4)” and insert:

subrules (4) and (5A),

(2) After rule 9(4) insert:

(5A) Subrules (3) and (4) do not apply to points earned after 31 March 2015 and before 1 July 2015.

Note:

Subdivision 3 deals with earning CPD points after 31 March 2015.

**9. Rule 12 amended**

Delete rule 12(2).

**10. Part 2 Division 2 Subdivision 3 inserted**

After rule 12 insert:

**Subdivision 3 — Local practising certificates in force on or after 1 July 2015****13A. Terms used**

In this Subdivision —

***CPD condition*** means the condition imposed on a local practising certificate by rule 13B(1) or (2);

***CPD period*** means the period from 1 April to 31 March;

***CPD point*** means a point earned in accordance with rule 13C;

***electronic activity*** means an approved CPD activity provided by way of the electronic communication of information in the form of data, text, sound or images, or a combination of those things.

**13B. Condition on practising certificates on and after 1 July 2015: practitioner must complete professional development**

- (1) A local practising certificate that is granted on or after 1 July 2015 is subject to the condition that the local legal practitioner must, during the CPD period that ends in the same financial year during which the certificate is in force, earn the number of CPD points set out in the Table corresponding to the month in which the certificate is granted.

**Table**

<b>Month in which local practising certificate granted</b>	<b>Number of CPD points to be earned in the CPD period</b>
July	9
August	8
September	7
October	6
November	5
December	4
January	3
February	2
March	1

- (2) A local practising certificate that is renewed on or after 1 July 2015 is subject to the condition that the local legal practitioner must earn 10 CPD points during the CPD period that ends in the same financial year during which the certificate is in force.
- (3) If requested by the Board to do so a local legal practitioner, or a person who was a local legal practitioner, must provide to the Board any document or information in relation to the person's compliance with a condition imposed under subrule (1) or (2).

**13C. Earning CPD points**

- (1) A local legal practitioner earns CPD points by completing approved CPD activities.
- (2) The number of CPD points earned by completing a particular approved CPD activity is to be determined under rule 13F(1), subject to rule 13F(2) and (3).

- (3) A practitioner may complete an interactive activity —
  - (a) as a participant by attending in person or by remote communication; or
  - (b) as a participant in an interactive electronic activity; or
  - (c) as a presenter, commentator or chair of the activity.

**13D. Competency area requirements**

- (1) The CPD points earned to satisfy the CPD condition for a CPD period must include —
  - (a) at least one CPD point earned by completing approved CPD activities that are within competency area 1; and
  - (b) at least one CPD point earned by completing approved CPD activities that are within competency area 2; and
  - (c) at least one CPD point earned by completing approved CPD activities that are within competency area 3; and
  - (d) at least one CPD point earned by completing approved CPD activities that are within competency area 4.
- (2) An approved CPD activity is within *competency area 1* if it involves professional development in an area of practice management.
- (3) An approved CPD activity is within *competency area 2* if it involves professional development in an area of professional skills.
- (4) An approved CPD activity is within *competency area 3* if it involves professional development in an area of ethics or an area of professional responsibility.
- (5) An approved CPD activity is within *competency area 4* if it involves professional development in an area of substantive law.
- (6) An approved CPD activity is to be taken to be in the competency area determined —
  - (a) if the activity is provided by a QA provider — by the provider; or
  - (b) otherwise — by the Board at the time it approves the activity under rule 15.

**13E. Requirements for interactive and publication CPD points**

- (1) The CPD points earned to satisfy the CPD condition for a CPD period must include at least 6 CPD points earned —
  - (a) by completing interactive activities; or
  - (b) by completing a combination of interactive activities and publication activities.
- (2) The CPD points earned to satisfy the CPD condition for a CPD period cannot include more than 5 CPD points earned by completing publication activities.

**13F. CPD points for particular approved CPD activities**

- (1) The CPD points earned by completing an approved CPD activity are as set out in the Table.

**Table**

<b>1. Interactive activity</b>	
Participant	0.5 points for each complete 30 minutes
Presenter who prepared the material used in the activity	1.5 points for each complete 30 minutes
Presenter who presents material prepared by someone else	1 point for each complete 30 minutes
Commentator	1 point for each complete 30 minutes
Chair	0.5 points for each complete 30 minutes
<b>2. Publication activity</b>	
All publication activities	0.5 points for each set of 500 words to a maximum of 5 points for a single article
As editor, as an alternative to the previous item	1 point for each edition to a maximum of 5 editions
<b>3. Electronic activity that is not an interactive activity or a publication activity</b>	
As participant	1 point for each complete 60 minutes to a maximum of 4 points for a conference, course or other event comprising one or more approved CPD activities

- (2) The maximum number of CPD points that can be earned from attending a conference, course or other event comprising one or more interactive activities is 6.
- (3) CPD points cannot be earned by completing an electronic activity, whether interactive or not, unless the material for the activity —
  - (a) was prepared in the period of 12 months before completion of the electronic activity; or
  - (b) has been reviewed and, if necessary, updated in that period.

**11. Part 2 Division 2 Subdivision 4 heading inserted**

Before rule 13 insert:

**Subdivision 4 — Other matters about continuing professional development**

**12. Rule 13 amended**

Before rule 13(1) insert:

- (1A) In this rule —
- CPD points*** means points earned in accordance with rule 9 or 13C, as is relevant to the case.

**13. Rule 14 amended**

After rule 14(2) insert:

- (3) The Board may audit, or cause to be audited, a person, body or group of persons approved as a QA provider under subrule (2) in relation to the provision by the QA provider of professional development activities.

Note: The heading to amended rule 14 is to read:

**QA providers**

**14. Rule 15 amended**

- (1) In rule 15(3) delete “rule 10.” and insert:

rule 10 or 13D.

- (2) After rule 15(3) insert:

- (4) When approving an activity under this rule the Board may allocate to it a number of CPD points different

from that set out in the Table to rule 12(1) or the Table to rule 13F(1), as is relevant to the case, in which case a person completing the activity earns the number of points allocated by the Board.

**15. Rule 16 amended**

In rule 16 delete “rule 14” and insert:

rule 14(2)

**16. Rule 17 amended**

(1) Delete rule 17(2) and insert:

(2) The Board may vary the condition imposed on a practising certificate by rule 8(1) or 13B(1) or (2) by doing either or both of the following —

- (a) reducing the number of CPD points the local legal practitioner is required to earn;
- (b) reducing the minimum points requirements imposed by rules 10 and 11 or 13D and 13E, as is relevant to the case.

(2) In rule 17(3):

(a) delete paragraph (a) and insert:

(a) the time when, or length of the period during which, the certificate is in force;

(b) in paragraph (d) delete “certificate year;” and insert:

period during which the certificate is in force;

**17. Rule 18 replaced**

Delete rule 18 and insert:

**18. Electronic activities to be reviewed yearly**

(1) In this rule —

*provider* means —

- (a) a QA provider; or
- (b) a person, body or group of persons providing a professional development activity approved under rule 15.

- (2) The provider of an electronic activity, whether interactive or not, must review and, if necessary, update the material for the activity at least every 12 months.

Made by the Legal Practice Board under Part 17 of the Act for the purposes of section 52 of the Act.

JOHN LEY, Member.

ANNA LISCIA, Member.

SABINA SCHLINK, Member.

MELVIN YEO, Member.

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## LOCAL GOVERNMENT

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LG301\*

### DOG ACT 1976

### LOCAL GOVERNMENT ACT 1995

### SHIRE OF TRAYNING DOGS AMENDMENT LOCAL LAW 2015

Under the powers conferred by the *Dog Act 1976* and the *Local Government Act 1995*, and all other powers enabling it, the Council of the Shire of Trayning resolved on 11 February 2015 to make the following local law.

#### 1. Citation

This local law is cited as the *Shire of Trayning Dogs Amendment Local Law 2015*.

#### 2. Commencement

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

#### 3. Dogs Local Law amended

The *Shire of Trayning Dogs Local Law* published in the *Government Gazette* on 28 September 2001 is referred to as the principal local law. The principle local law is amended as follows.

#### 4. ‘Authorized’ replaced

‘authorized’ is replaced with ‘authorised’ wherever it appears.

#### 5. Clause 1.3 amended

Clause 1.3 is amended as follows—

- (a) The definition of ‘Regulations’ is deleted and replaced with—  
“Regulations” means the *Dog Regulations 2013*;
- (b) The definition of ‘town planning scheme’ is deleted and replaced with—  
“local planning scheme” means a local planning scheme made by the local government under the *Planning and Development Act 2005* which applies throughout the whole or a part of the district;
- (c) The following definitions are inserted in alphabetical order—  
“district” means the district of the local government;  
“Schedule” means a Schedule to this local law;

**6. Clause 2.4 deleted**

Clause 2.4 is deleted.

**7. Clause 3.1(c) replaced**

Clause 3.1(c) is deleted and replaced with the following—

- (c) ensure that every gate or door in the fence is kept closed at all times when the dog is on the premises (unless the gate is temporarily opened in a manner that ensures that the dog remains confined) and is fitted with a proper latch or other means of fastening it;

**8. Clauses 5.1 and 5.2 amended**

Clauses 5.1 and 5.2 are deleted and replaced with the following—

**5.1 Places where dogs are prohibited absolutely**

Designation of places where dogs are prohibited absolutely is dealt with in the Act.

**5.2 Places which are dog exercise areas**

Designation of places which are dog exercise areas is dealt with in the Act.

**9. Clauses 4.4 and 4.7 amended**

In clauses 4.4 and 4.7, 'town' is replaced with 'local' in both places where it appears.

**10. Clause 6.1 (2) amended**

In clause 6.1(2), the amount of \$200 is deleted and replaced with \$400.

**11. Clause 7.3 replaced**

Clause 7.3 is deleted and replaced with the following—

- 7.3 Where an authorized person has reason to believe that a person has committed an offence in respect of which a modified penalty may be imposed, he or she may issue to that person a notice in the form of Form 2 in Schedule 1 of the *Local Government (Functions and General) Regulations 1996*.

**12. Schedule 3 replaced**

Schedule 3 is deleted and replaced with the following—

SCHEDULE 3

(clause 7.2)

**Offences in respect of which modified penalty applies**

Offence	Nature of offence	Modified Penalty \$	Dangerous Dog Modified Penalty \$
3.1	Failing to provide means for effectively confining a dog	50	200
4.9	Failing to comply with the conditions of a licence	100	200
6.1(2)	Dog excreting in prohibited place	40	

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

Cr C. F. TARR, President.  
T. McLENNAN, Chief Executive Officer.

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**TRANSPORT**

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TN301\*

Transport Co-ordination Act 1966

**Country Taxi-cars (Fares and Charges)  
Amendment Regulations 2015**

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Country Taxi-cars (Fares and Charges) Amendment Regulations 2015*.

**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 24 February 2015.

**3. Regulations amended**

These regulations amend the *Country Taxi-cars (Fares and Charges) Regulations 1991*.

**4. Regulation 2A amended**

- (1) In regulation 2A(1) insert in alphabetical order:

***non-cash payment*** means the payment, other than by means of cash, of any amount payable in respect of the hiring of a taxi-car;

***payment terminal*** means a device or system used to facilitate a non-cash payment and provided in accordance with regulation 3A;

***surcharge*** does not include a fee or charge that is imposed on a non-cash payment by —

- (a) a participant in a designated payment system within the meaning of the *Payment Systems (Regulation) Act 1998* (Commonwealth); or
- (b) a person consistently within a voluntary undertaking given by the person to, and accepted by, the Reserve Bank of Australia,

but includes any GST consequent on the payment terminal being made available.

- (2) In regulation 2A(1) in the definition of *region* delete “Schedule 1.” and insert:

Schedule 1;

**5. Regulations 3A and 3B inserted**

After regulation 3 insert:

**3A. Providing a payment terminal**

Where a payment terminal is available for use in a taxi-car —

- (a) if the licence holder was involved in requesting or enabling the use of that type of payment terminal, then the licence holder provides the terminal for the purposes of regulation 3B(2);
- (b) if the owner or another operator was involved in requesting or enabling the use of that type of payment terminal, then the owner or another operator provides the terminal for the purposes of regulation 3B(2);
- (c) in any other case, the driver provides the terminal for the purposes of regulation 3B(2).

**3B. Surcharge for non-cash payment**

- (1) If a surcharge is added because a fare is being paid using a non-cash payment, that surcharge is to be no more than 5% of all amounts to be paid by the hirer that relate to the hiring (except the surcharge itself).
- (2) A person who provides a payment terminal that results in the imposition of a surcharge of more than 5% commits an offence.  
Penalty: a fine of \$200.
- (3) Where more than one payment terminal is available for a taxi-car, the driver must use the terminal that results in the lowest surcharge, if any, being imposed when a non-cash payment is made.  
Penalty: a fine of \$200.

**6. Schedule 2 amended**

In Schedule 2 in the Table after item 3 insert:

4A	r. 3B(2)	Imposing excessive surcharge	50
4B	r. 3B(3)	Not using correct payment terminal	50

R. KENNEDY, Clerk of the Executive Council.

TN302\*

Taxi Act 1994

## Taxi Amendment Regulations 2015

Made by the Governor in Executive Council.

**1. Citation**

These regulations are the *Taxi Amendment Regulations 2015*.

**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 24 February 2015.

**3. Regulations amended**

These regulations amend the *Taxi Regulations 1995*.

**4. Regulation 3 amended**

- (1) In regulation 3 insert in alphabetical order:

***non-cash payment*** means the payment, other than by means of cash, of any amount payable in respect of the hiring of a taxi;

***payment terminal*** means a device or system used to facilitate a non-cash payment and provided in accordance with regulation 8A;

*surcharge* does not include a fee or charge that is imposed on a non-cash payment by —

- (a) a participant in a designated payment system within the meaning of the *Payment Systems (Regulation) Act 1998* (Commonwealth); or
  - (b) a person consistently within a voluntary undertaking given by the person to, and accepted by, the Reserve Bank of Australia, but includes any GST consequent on the payment terminal being made available.
- (2) In regulation 3 in the definition of *substitute taxi* delete “operation.” and insert:

operation;

**5. Regulations 8A and 8B inserted**

After regulation 8 insert:

**8A. Providing a payment terminal**

Where a payment terminal is available for use in a taxi —

- (a) if the provider of a Taxi Dispatch Service was involved in requesting or enabling the use of that type of payment terminal, then that Taxi Dispatch Service provider provides the terminal for the purposes of regulation 8B(2);
- (b) if the plate holder was involved in requesting or enabling the use of that type of payment terminal, then the plate holder provides the terminal for the purposes of regulation 8B(2);
- (c) if another operator who is not the taxi driver was involved in requesting or enabling the use of that type of payment terminal, then that operator provides the terminal for the purposes of regulation 8B(2);
- (d) in any other case, the driver provides the terminal for the purposes of regulation 8B(2).

**8B. Surcharge for non-cash payment**

- (1) If a surcharge is added because a fare calculated using the fare schedule is being paid using a non-cash payment, that surcharge is to be no more than 5% of all amounts to be paid by the hirer that relate to the hiring (except the surcharge itself).

- (2) A person who provides a payment terminal that results in the imposition of a surcharge of more than 5% commits an offence.

Penalty: a fine of \$1 000.

- (3) Where more than one payment terminal is available for a taxi, the driver must use the terminal that results in the lowest surcharge, if any, being imposed when the non-cash payment is made.

Penalty: a fine of \$1 000.

**6. Schedule 1 amended**

In Schedule 1 in the Table after item 17 insert:

18A	Regulation 8B(2)	Imposing excessive surcharge	200
18B	Regulation 8B(3)	Not using correct payment terminal	200

R. KENNEDY, Clerk of the Executive Council.

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# — PART 2 —

## AGRICULTURE AND FOOD

AG401\*

**BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007**  
**BIOSECURITY AND AGRICULTURE MANAGEMENT REGULATIONS 2013**  
 BIOSECURITY AND AGRICULTURE MANAGEMENT (PROHIBITED ORGANISMS)  
 DECLARATION (NO. 1) 2015

Made by the Minister under section 12 of the *Biosecurity and Agriculture Management Act 2007* (the Act) and regulation 8 of the Regulations.

**1. Citation**

This declaration is the *Biosecurity and Agriculture Management (Prohibited Organisms) Declaration (No. 1) 2015*.

**2. Prohibited Organisms**

(1) An organism listed in column 1 of the Table below is declared under section 12(1) of the Act to be a prohibited organism for the whole of the State and is assigned under section 22(3) to the control category specified in column 2 and keeping category in column 3 for the area of the state specified in column 4.

(2) Under section 22(1) of the Act a prohibited organism is a declared pest for the whole of the state.

(3) All previous declarations under the Act relating to the organisms specified in the table are revoked.

(4) In the Table, "(S)" means Shire.

Table

Full Organism Taxon Name	Control category	Keeping category	Area For which declared
<i>Emydura macquarii</i>	C1	Prohibited	Whole of the State
<i>Praxelis clematidea</i> (Griseb.) R.M.King & H.Rob	C2	Restricted	For that portion of the State North of the 26th parallel of latitude.
<i>Praxelis clematidea</i> (Griseb.) R.M.King & H.Rob	C1	Prohibited	Rest of the State
<i>Senecio jacobaea</i> L.	C2	Restricted	Manjimup (S)
<i>Senecio jacobaea</i> L.	C1	Prohibited	Rest of the State

Date: 12 February 2015.

KEN BASTON MLC, Minister for Agriculture and Food.

AG402\*

**BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007**  
**BIOSECURITY AND AGRICULTURE MANAGEMENT REGULATIONS 2013**  
 BIOSECURITY AND AGRICULTURE MANAGEMENT (DECLARED PESTS)  
 DECLARATION (NO. 1) 2015

Made by the Minister under section 22 of the *Biosecurity and Agriculture Management Act 2007* (the Act) and regulation 7 of the Regulations.

**1. Citation**

This declaration is the *Biosecurity and Agriculture Management (Declared Pests) Declaration (No. 1) 2015*.

**2. Declared Pests**

(1) An organism listed in column 1 of the Table below is declared under section 22(2) of the Act to be a declared pest for the area of the state specified in column 4 and is assigned under section 22(3) to the control category specified in column 2.

(2) All previous declarations under the Act relating to the organisms specified in column 1 of the table are revoked.

(3) An organism listed in column 1 of the Table below is assigned under regulation 7 of the *Biosecurity and Agriculture Management Regulations 2013* to the keeping category specified in column 3.

(4) In the Table, "(C)" means City and "(S)" means Shire.

Table

Full Organism Taxon Name	Control category	Keeping category	Area For which declared
<i>Aethina tumida</i> Murray	C1	Prohibited	Rest of State
<i>Aethina tumida</i> Murray	C3	Prohibited	Broome (S), Derby-West Kimberley (S), Halls Creek (S), Wyndham-East Kimberley (S)
<i>Alhagi maurorum</i> Medik.	C3	Exempt	Whole of State
<i>Asparagus asparagoides</i> (L.) Druce	C3	Exempt	Whole of State
<i>Berkheya rigida</i> (Thunb.) Bol. & Wolley-Dod ex Levyns	C3	Exempt	Whole of State
<i>Calotropis procera</i> (Aiton) W.T.Aiton	C3	Exempt	For that portion of the State North of the 26th parallel of latitude.
<i>Carthamus lanatus</i> L.	C3	Exempt	Whole of State
<i>Chondrilla juncea</i> L.	C3	Exempt	Narembeen (S), Yilgarn (S)
<i>Chondrilla juncea</i> L.	C2	Restricted	Rest of State
<i>Convolvulus arvensis</i> L.	C3	Exempt	Esperance (S)
<i>Cryptostegia madagascariensis</i> Bojer ex Decne.	C3	Exempt	Whole of State
<i>Cynara cardunculus</i> L.	C3	Exempt	Whole of State
<i>Hydrocotyle ranunculoides</i> L. f.	C3	Exempt	Whole of State
<i>Jatropha gossypifolia</i> L.	C3	Exempt	Whole of State
<i>Lantana camara</i> L.	C3	Exempt	Whole of State
<i>Moraea flaccida</i> (Sweet) Steud.	C3	Exempt	Albany (C), Augusta-Margaret River (S), Boddington (S), Boyup Brook (S), Bridgetown-Greenbushes (S), Brookton (S), Broomehill (S), Bunbury (C), Busselton (S), Capel (S), Collie (S), Corrigin (S), Cranbrook (S), Cuballing (S), Dardanup (S), Denmark (S), Donnybrook-Balingup (S), Dumbleyung (S), Esperance (S), Gnowangerup (S), Harvey (S), Jerramungup (S), Katanning (S), Kent (S), Kojonup (S), Mandurah (C), Manjimup (S), Murray (S), Nannup (S), Narrogin (S), Pingelly (S), Plantagenet (S), Ravensthorpe (S), Serpentine-Jarrahdale (S), Tambellup (S), Wagin (S), Wandering (S), Waroona (S), West Arthur (S), Wickepin (S), Williams (S), Woodanilling (S), Yilgarn (S)
<i>Moraea miniata</i> Andrews	C3	Exempt	Albany (C), Augusta-Margaret River (S), Boddington (S), Boyup Brook (S), Bridgetown-Greenbushes (S), Brookton (S), Broomehill (S), Bunbury (C), Busselton (S), Capel (S), Collie (S), Corrigin (S), Cranbrook (S), Cuballing (S), Dardanup (S), Denmark (S), Donnybrook-Balingup (S), Dumbleyung (S), Esperance (S), Gnowangerup (S), Harvey (S), Jerramungup (S), Katanning (S), Kent (S), Kojonup (S), Mandurah (C), Manjimup (S), Murray (S), Nannup (S), Narrogin (S), Pingelly (S), Plantagenet (S), Ravensthorpe (S), Serpentine-Jarrahdale (S), Tambellup (S), Wagin (S), Wandering (S), Waroona (S), West Arthur (S), Wickepin (S), Williams (S), Woodanilling (S), Yilgarn (S)
<i>Myriophyllum aquaticum</i> (Vell.) Verdc.	C3	Exempt	Whole of State

Full Organism Taxon Name	Control category	Keeping category	Area For which declared
<i>Padda oryzivora</i>	C1	Prohibited	For that portion of the State North of 26th parallel of latitude.
<i>Padda oryzivora</i>	C3	Restricted	For that portion of the State South of 26th parallel of latitude.
<i>Pistia stratiotes</i> L.	C2	Restricted	Whole of State
<i>Prosopis glandulosa</i> Torr. x <i>Prosopis velutina</i> Wooton	C3	Exempt	For the area on Mardie Station bordered by the coast, the boundary between Mardie and Karratha stations, the North West Coastal Highway, Peter's Creek and the boundary between Yarraloola and Mardie stations.
<i>Prosopis glandulosa</i> Torr. x <i>Prosopis velutina</i> Wooton	C2	Restricted	Rest of State
<i>Sagittaria platyphylla</i> (Engelm.) J.G.Sm.	C3	Exempt	Whole of State
<i>Salix alba</i> L.	C3	Exempt	Whole of State
<i>Salix caprea</i> L.	C3	Exempt	Whole of State
<i>Salix chilensis</i> Molina	C3	Exempt	Whole of State
<i>Salix cinerea</i> L.	C3	Exempt	Whole of State
<i>Salix matsudana</i> Koidz.	C3	Exempt	Whole of State
<i>Salix viminalis</i> L.	C3	Exempt	Whole of State
<i>Salix x chrysocoma</i> Dode	C3	Exempt	Whole of State
<i>Senna alata</i> (L.) Roxb.	C3	Exempt	Whole of State
<i>Senna obtusifolia</i> (L.) H.S.Irwin & Barneby	C3	Exempt	Whole of State
<i>Sida acuta</i> Burm. f.	C3	Exempt	For that portion of the State north of the 26th parallel of latitude.
<i>Sida cordifolia</i> L.	C3	Exempt	For that portion of the State north of the 26th parallel of latitude.
<i>Tamarix aphylla</i> (L.) H.Karst.	C3	Exempt	Whole of State
<i>Ulex europaeus</i> L.	C3	Exempt	Albany (C), Cranbrook (S), Denmark (S), Plantagenet (S)
<i>Ulex europaeus</i> L.	C2	Restricted	Rest of State
<i>Zantedeschia aethiopica</i> (L.) Spreng.	C3	Exempt	Whole of State
<i>Ziziphus mauritiana</i> Lam.	C3	Exempt	Whole of State

Date: 12 February 2015.

KEN BASTON MLC, Minister for Agriculture and Food.

## CONSUMER PROTECTION

CP401\*

### CHARITABLE COLLECTIONS ACT 1946

#### REVOCATION OF LICENCES

I, Paul Maher, 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 organisation listed below—

- AUSTRALIAN UNITY FOUNDATION LTD
- FURRY CRITTERS HALFWAY HOUSE INC
- MANDURAH COMMUNITY CARE INCORPORATED
- REGIONAL KIDS INC
- WAALBIIRNINY WILDLIFE SHELTER INC

Dated this 10th day of February 2015

PAUL MAHER, Manager, Associations and Charities Branch.

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## FIRE AND EMERGENCY SERVICES

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FE401\*

**BUSH FIRES ACT 1954**  
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 13th February 2015 for the local government districts of—

Carnarvon and Shark Bay.

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

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FE402\*

**BUSH FIRES ACT 1954**  
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 14th February 2015 for the local government districts of—

Kalgoorlie-Boulder, Dundas and Menzies.

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

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## HEALTH

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HE401\*

**HEALTH ACT 1911**  
PERINATAL AND INFANT MORTALITY COMMITTEE (APPOINTMENT OF  
INVESTIGATOR) INSTRUMENT 2015

Made by the Minister under section 340AJ of the Act.

**1. Citation**

This instrument may be cited as the *Perinatal and Infant Mortality Committee (Appointment of Investigator) Instrument 2015*.

**2. Appointment of Investigator**

The appointment of Dr Christopher Graham Gunnell, as an Investigator to the Perinatal and Infant Mortality Committee, pursuant to section 340AJ of the *Health Act 1911* is approved for a term of three years commencing on the date of appointment.

Date: 13 January 2015.

Dr KIM HAMES MLA, Deputy Premier,  
Minister for Health.

HE402\*

**POISONS ACT 1964****POISONS ACT (SECTION 52A) NOTICE 2015**

Made by the Minister under section 52A.

**1. Citation**This notice may be cited as the *Poisons Act (Section 52A) Notice 2015*.**2. Revocation of authorisation**The *Poisons Act (Section 52A) Notice 2014* is revoked.**3. Authorised officers**

The persons specified in the table to the notice are declared to be authorised officers for the purposes of the Act.

TABLE

Neil Keen	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Jane Carpenter	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Rosemary Arrigo	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Anna Gelavis	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Joy Knight	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Susana Gay	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
John McEncroe	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Susan Gontaszewski	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Alpa Dodhia	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Michael Cao	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Paula Munt	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Lindsay Ferguson	Pharmaceutical Services Branch, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Neil McIntosh	Regulatory Support & Training Unit, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Mark Walding	Regulatory Support & Training Unit, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Carrie Gould	Regulatory Support & Training Unit, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Hina Yawary	Regulatory Support & Training Unit, Disaster Management, Regulation and Planning Directorate, Public Health Division, Department of Health.
Lisa Stewart	Inspector, Australian Pesticides and Veterinary Medicines Authority.

Dated this 13th day of February 2015.

Dr KIM HAMES, Minister for Health.

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**HERITAGE**

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HR401\*

**HERITAGE OF WESTERN AUSTRALIA ACT 1990****PROPOSED CONSERVATION ORDER**The Heritage Council of Western Australia gives notice that it is proposed that a Conservation Order be made in relation to the place known as the Peel Town Archaeological Sites located in Beeliar Regional park, Henderson and Naval Base, pursuant to section 59(1) of the *Heritage of Western Australia Act 1990*.

A copy of a drawing indicating the area of land of interest to the Heritage Council is available by calling the State Heritage Office on (08) 6552 4000 during normal business hours.

Submissions in relation to the proposed Conservation Order, the substantial terms of which are set out in schedule 1, are invited from persons generally. Submissions must be in writing and must be forwarded to the following address—

A/Executive Director, State Heritage Office,  
PO Box 7479, Cloisters Square PO WA 6850

Submissions must be received by 4pm on Friday 6 March 2015.

Schedule 1—Proposed Conservation Order—

**Heritage of Western Australia Act 1990**

**Part 6—Enforcement**

**Section 59**

**CONSERVATION ORDER**

**PEEL TOWN ARCHAEOLOGICAL SITES**

**BEELIAR REGIONAL PARK, HENDERSON AND NAVAL BASE**

Whereas

In my opinion it is necessary and desirable to provide special protection in respect of those parcels of land situated within an area bounded by straight lines between locations (in GDA94) 32° 10' 37.478"S, 115° 46' 29.689"E (North Western most corner), 32° 10' 37.478"S, 115° 46' 32.547"E, 32° 10' 34.923"S, 115° 46' 50.844"E (North Eastern most corner), 32° 10' 56.375"S, 115° 46' 52.346"E (South Eastern most corner), 32° 10' 59.512"S, 115° 46' 40.153"E (Southernmost corner), 32° 10' 58.535"S, 115° 46' 35.952"E (South Western most corner), and then in a Northerly direction along the Eastern boundary of the Cockburn Road road reserve back to the North Western most corner, and comprising portion of Lot 4628 on Deposited Plan 221217 being part of Reserve 39584 and part of the land contained in Crown Land Title Volume 3104 Folio 465, portion of Lot 2922 on Deposited Plan 240277 being part of Reserve 39584 and part of the land contained in Crown Land Title Volume 3054 Folio 788, Lot 2938 on Deposited Plan 217016 being part of Reserve 39584 and the whole of the land contained in Crown Land Title Volume 3054 Folio 822, portion of Lot 316 on Deposited Plan 59529 being part of the land contained in Crown Land Title Volume 3153 Folio 877, Lot 315 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 876, Lot 307 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 868, Lot 311 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 872, Lot 312 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 873, Lot 313 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 874, Lot 314 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 875, Lot 308 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 869, Lot 309 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 870, Lot 300 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 861, Lot 301 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 862, Lot 302 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 863, Lot 303 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 864, Lot 304 on Deposited Plan 59529 being the whole of the land contained in Crown Land Title Volume 3153 Folio 865, portion of Lot 305 on Deposited Plan 59529 being part of the land contained in Crown Land Title Volume 3153 Folio 866, portion of Lot 306 on Deposited Plan 59529 being part of the land contained in Crown Land Title Volume 3153 Folio 867, portion of Lot 310 on Deposited Plan 59529 being part of the land contained in Crown Land Title Volume 3153 Folio 871, portion of Lot 7 on Diagram 60949 being part of the land contained in Certificate of Title Volume 1636 Folio 460, together with the structures and things thereon ("the place") and by reason of the likelihood of imminent damage to the place a specific prohibition is urgently necessary now pursuant to section 59(1) of the *Heritage of Western Australia Act 1990*, I, The Hon. Albert Jacob MLA Minister for Environment; Heritage, administering the *Heritage of Western Australia Act 1990*, hereby prohibit, except with my authority—

- (a) the demolition, damage or alteration of the place or any portion of the place, or any building or structure on the place; and
- (b) the carrying out of any activity that may detrimentally affect the cultural heritage characteristics of the place, including the removal of any object or artefact from the place.

Dated the     day of                     2015.

ALBERT JACOB MLA, Minister for Environment; Heritage.

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**JUSTICE**

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JU401\*

**CHARITABLE TRUSTS ACT 1962**

IN THE SUPREME COURT OF WESTERN AUSTRALIA

CIV 2318 of 2014

Between—

The Public Trustee as Executor of the Will of Granville Cecil Venters deceased, Plaintiff  
and

Attorney General for the State of Western Australia, Defendant

Orders for Approval of Scheme before the Honourable Justice McKechnie made 2 February 2015.

Upon the application of the plaintiff by originating summons dated 18 September 2014 and upon hearing Ms H. J. Finch of counsel for the plaintiff and Ms C. L. Conley of counsel for the defendant it is ordered that—

The scheme, a copy of which is attached hereto is approved.

The reasonable costs of this application be paid from the fund.

BY THE COURT

PRINCIPAL REGISTRAR GETHING.

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**Scheme**

The Estate of Granville Cecil Venters deceased

1. The terms of the charitable trust established by the Will of Granville Cecil Venters dated 21 December 2007 be varied as follows—

(i) by deleting paragraph (e) of clause 4 of the will and by substituting in lieu thereof ‘as to the remaining one of those parts to the Cancer Council Western Australia INC for the furtherance of palliative care within Western Australia.’

2. The Public Trustee’s and the Attorney General’s reasonable costs and expenses of an incidental to—

(a) preparing and advertising the Scheme; and

(b) obtaining approval for the Scheme,

be paid out of, and be a charge on, the Trust property.

JU402

**PUBLIC TRUSTEE ACT 1941**

COMMON FUND INTEREST RATES

Notice is hereby given that the rates of interest payable to the respective estates and trusts, the moneys of which are held in the Common Account, as from 1 March 2015 have been fixed as follows—

Deceased Estates and Uncared for Property matters (in the course of administration or whilst under investigation) at the rate of 1.00%.

Trust Management accounts at the rate of 1.50% where the balance is up to and including \$48,000; 2.25% where the balance is between \$48,000 and up to and including \$500,000; 2.75% where the balance is over \$500,000.

The Debit Interest Rate remains at 5.50%.

Dated at Perth the 10th day of February 2015.

B. E. ROCHE, Public Trustee,  
553 Hay Street, Perth WA 6000.

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**LANDS**

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LA401\*

**LAND ADMINISTRATION ACT 1997**  
**INSTRUMENT OF DELEGATION**

DoL File 570/2000

I, Donald Terrence Redman, MLA, acting in my capacity as the Minister for Lands, a body corporate continued by section 7(1) of the *Land Administration Act 1997* ("the Act") pursuant to section 9 of the Act and regulation 3B of the *Land Administration Regulations 1998*, hereby delegate to the Commissioner within the meaning of section 6 of the *Main Roads Act 1930*, and the officers of the Commissioner for the time being holding or acting in the positions appointed under section 10(1) of the *Main Roads Act 1930* as specified in the Schedule attached to this instrument, the powers and duties conferred or imposed on me by section 56 of the Act to dedicate land for the purposes of a road under the Act, subject to the following conditions—

- (i) this delegation is limited to the power to dedicate land as a road which land was alienated land immediately before the timing of acquisition or taking and dedication; and
- (ii) in the exercise of a power or duty delegated by this instrument the delegate must act in accordance with—
  - any provisions of the Act or any regulations made under it which apply to the exercise of the power or duty, including but not limited to section 56 of the Act; and
  - all policies from time to time of the department assisting me in the administration of the Act that are relevant to the power or duty that has been delegated; and
- (iii) the exercise of a power or duty delegated by this instrument is required to be done in a manner consistent with the *Main Roads Act 1930*.

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The common seal of the Minister for Lands is hereto affixed on this 9th day of September 2014.

Hon DONALD TERRENCE REDMAN MLA, Minister for Lands.

In the presence of—

ERIN MICHELLE KELLY, (Witness' signature).

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**SCHEDULE**

This is the Schedule referred to in the instrument of delegation relating to section 56 of the *Land Administration Act 1997*.

Manager Property Management  
P0052061

Principal Land Tenure Manager  
P0056698

Land Administration Manager  
P0061834

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**MINERALS AND PETROLEUM**

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MP401\*

**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 Finance;  
Mines and Petroleum.

<b>Number</b>	<b>Holder</b>	<b>Mineral Field</b>
<b>EXPLORATION LICENCE</b>		
E08/2319	Coal Face Resources Pty Ltd	Ashburton
E09/1933	Coal Face Resources Pty Ltd	Gascoyne
E80/4633	Pingandy Pty Ltd	Kimberley
<b>MINING LEASE</b>		
M51/614	Yellow River Gold Pty Ltd	Murchison
M59/117	Aurora Mining Pty Ltd	Yalgoo

**MP402\*****MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum,  
Norseman WA 6443.

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

N. LEMMON, Warden.

To be heard by the Warden at Norseman on 22 April 2015.

**DUNDAS MINERAL FIELD***Prospecting Licences*

P 63/1686	Centipede Minerals Pty Ltd
P 63/1832	Paxton Enterprises 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.

J. O'SULLIVAN, Warden.

To be heard by the Warden at Kalgoorlie on 17 April 2015.

**BROAD ARROW MINERAL FIELD***Prospecting Licences*

P 24/4733	Dalla-Costa, Troy Gavin Bowden, Graeme Fredrick Hooper, Jamie Gavin
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**N. E. COOLGARDIE MINERAL FIELD***Prospecting Licences*

P 27/2061	Watts, Stephen Dale Jackson, Luke Frank
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**NORTH COOLGARDIE MINERAL FIELD***Prospecting Licences*

P 29/2309	Aurum Resources Australia Pty Ltd
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**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.

J. O'SULLIVAN, Warden.

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To be heard by the Warden at Kalgoorlie on 17 April 2015.

**BROAD ARROW MINERAL FIELD**  
*Prospecting Licences*

P 24/4653	Heron Resources Limited
P 24/4654	Kalnorth Gold Mines Limited
P 24/4655	Kalnorth Gold Mines Limited

**N. E. COOLGARDIE MINERAL FIELD**  
*Prospecting Licences*

P 27/1990	Brimstone Resources Ltd Rubicon Resources Limited
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**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 to forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

J. O'SULLIVAN, Warden.

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To be heard by the Warden at Kalgoorlie on 17 April 2015.

**BROAD ARROW MINERAL FIELD**  
*Prospecting Licences*

P 24/4317	Kalnorth Gold Mines Limited
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**EAST COOLGARDIE MINERAL FIELD**  
*Prospecting Licences*

P 26/3722	Orrex Resources Ltd
P 26/3723	Orrex Resources Ltd
P 26/3724	Orrex Resources Ltd
P 26/3727	Orrex Resources Ltd
P 26/3728	Orrex Resources Ltd

**MP406\***

**MINING ACT 1978**  
RESTORATION OF MINING LEASE

Department of Mines and Petroleum,  
East Perth WA 6004.

In accordance with section 97 and 97A of the *Mining Act 1978*, I hereby cancel the forfeiture of the undermentioned mining leases previously forfeited for non-payment of penalties imposed in lieu of

forfeiture for non-compliance with the reporting obligations and restore the mining leases to the former holders.

Hon BILL MARMION MLA, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
MINING LEASE		
M80/494	Martinjinni Pty Ltd	Kimberley
M80/527	Peak Environmental Pty Ltd	Kimberley

## PLANNING

PL101\*

### CORRECTION

#### PLANNING AND DEVELOPMENT ACT 2005

##### INSTRUMENT OF DELEGATION

Delegation to officers of certain powers and functions of the  
Western Australian Planning Commission

Certain errors occurred in the Instrument of Delegation, made under the *Planning and Development Act 2005*, and published on 5 December 2014 from pages 4555 to 4570 of the *Government Gazette*.

The errors are corrected as follows—

1. On page 4559, clause 2.6 in column 2 is amended by adding in “Executive Director, Perth and Peel Planning” and “Executive Director, Regional Planning and Strategy.”
2. On page 4564, clause 7.1 in column 1 is amended to read—
 

“7.1. Power to determine applications for approval to commence and carry out development submitted or referred to the WAPC pursuant to the provisions of the Peel Region Scheme but only where—

  - (a) no response has been received from the local government within the period prescribed in clause 30(3) of the Peel Region Scheme;
  - (b) The determination is consistent with the recommendations made by the local government; or
  - (c) such determination would be inconsistent with the recommendation made by local government, but would accord with the objectives and intent of any policies (if any) of the WAPC.”
3. On page 4565, clause 8.1 in column 1 is amended to read—
 

“8.1. Power to determine applications for approval to commence and carry out development submitted or referred to the WAPC pursuant to the provisions of the Greater Bunbury Region Scheme (GBRS) but only where—

  - (a) no response has been received from the local government within the period prescribed in clause 36(3) of the GBRS;
  - (b) The determination is consistent with the recommendations made by the local government; or
  - (c) such determination would be inconsistent with the recommendation made by local government, but would accord with the objectives and intent of any policies (if any) of the WAPC.”
4. On page 4568, column 1 is amended by deleting the horizontal line which appears below clause 9.4 (b) with the effect of clarifying that the provisions of clause 9.4 apply to the position of Manager, Strategic Property Unit.

PL401\*

**PLANNING AND DEVELOPMENT ACT 2005**  
**METROPOLITAN REGION SCHEME MAJOR AMENDMENT 1228/41**  
**BELLEVUE URBAN PRECINCT AND ENVIRONS**

Outcome of Submissions

The Western Australian Planning Commission (WAPC) has considered all the submissions received in respect of the amendment proposal for the Bellevue Urban Precinct and Environs Amendment 1228/41. This proposal was first published in the *Government Gazette* on 13 August 2013. The amendment is shown on WAPC plan number 3.2463/1.

The amendment, with modifications, has been presented to and approved by the Governor in accordance with the requirements of the *Planning and Development Act 2005*. It will now be tabled in both Houses of Parliament, where it must remain for 12 sitting days. During this time either House may, by resolution, disallow the amendment. As soon as the amendment is no longer subject to disallowance it becomes legally effective in the Metropolitan Region Scheme.

Copies of the amendment and the accompanying report on submissions are available for public inspection from Friday 20 February 2015 at—

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Perth
- City of Fremantle
- City of Swan
- Shire of Mundaring

Copies of the report on submissions are also available from the PlanningWA website [www.planning.wa.gov.au](http://www.planning.wa.gov.au).

TIM HILLYARD, Secretary,  
Western Australian Planning Commission.

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## PREMIER AND CABINET

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PR401\*

**INTERPRETATION ACT 1984**  
**MINISTERIAL ACTING ARRANGEMENTS**

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon J. M. Francis MLA to act temporarily in the office of Minister for Finance; Mines and Petroleum in the absence of the Hon W. R. Marmion MLA for the period 25 May to 3 June 2015 (both dates inclusive).

PETER CONRAN, Director General,  
Department of the Premier and Cabinet.

PR402\*

**INTERPRETATION ACT 1984**  
**MINISTERIAL ACTING ARRANGEMENTS**

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon M. J. Davies MLA to act temporarily in the office of Minister for Housing; Racing and Gaming in the absence of the Hon C. J. Holt MLC for the period 27 April to 4 May 2015 (both dates inclusive).

PETER CONRAN, Director General,  
Department of the Premier and Cabinet.

## RACING, GAMING AND LIQUOR

RA401\*

### LIQUOR CONTROL ACT 1988 LIQUOR APPLICATIONS

The following are applications received under the *Liquor Control Act 1988 (the Act)* and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming and Liquor, 1st Floor, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App No.	Applicant	Nature of Application	Last Date for Objections
<b>APPLICATIONS FOR THE GRANT OF A LICENCE</b>			
15288	Laszlo and Teagan M Csepany	Application for the grant of a Producers licence in respect of premises situated in Nanson and known as Burnt Barrel.	11/03/2015
15296	Pretzos Holdings Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Willetton and known as Kalahari A Taste of Africa.	12/03/2015
15297	Cafe 37 Perth Pty Ltd	Application for the grant of a Small Bar licence in respect of premises situated in Perth and known as Alfred's Pizzeria.	15/03/2015
15298	Playharder Pty Ltd	Application for the grant of a Tavern Restricted licence in respect of premises situated in Maylands and known as Henry on Eighth.	15/03/2015
15299	Nando's Australia Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Warnbro and known as Nando's Warnbro.	23/03/2015
15291	Laszlo and Teagan M Csepany	Application for the grant of a Restaurant licence in respect of premises situated in Nanson and known as Burnt Barrel.	11/03/2015
15305	BSM Enterprise (Aust) Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Leederville and known as Meatball.	22/03/2015

This notice is published under section 67(5) of the Act.

Dated: 13 February 2015.

B. A. SARGEANT, Director of Liquor Licensing.

## WATER/SEWERAGE

WA401\*

### WATER SERVICES ACT 2012 WATER SERVICES REGULATIONS 2013 ORDER

Local Government District of Denmark  
Further Water Restrictions

I, Mia Davies MLA, Minister for Water, being satisfied that the water use restrictions that currently apply in relation to the local government district of Denmark under regulation 78 of the *Water Services Regulations 2013* (Regulations) are inadequate to ensure that there will be sufficient water for the Water Corporation to continue to providing the water supply service to that area in the short term, hereby impose, pursuant to regulation 80 of the Regulations, Stage 5 water use restrictions upon the area within the local government district of Denmark for the period 1 March 2015 to 29 May 2015.

This notice applies to the use of water supplied directly by the Water Corporation.

Hon MIA DAVIES MLA, Minister for Water.

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**DECEASED ESTATES**

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**ZX401****TRUSTEES ACT 1962**  
**DECEASED ESTATES**

## Notice to Creditors and Claimants

Any creditors having claims on the estate of the late Margaret June Normandale of Clarence Estate, Hardie Road, Albany, Western Australia, deceased 30 May 2014, are required to send particulars of their claims to Cheryle Margaret Drage, executor, C/- Lynn & Brown Lawyers, PO Box 1114, Morley WA 6943 by 21 March 2015, after which date the executor may distribute the assets having regard only to the claims of which they then have notice.

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**ZX402****TRUSTEES ACT 1962**  
**DECEASED ESTATES**

## Notice to Creditors and Claimants

In the matter of the Estate of Janina Stawiarz, late of Orange Grove Aged Care Facility, 185 Maddington Road, Maddington, 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 intestate on 1 October 2014, are required by the duly appointed Administrator of the Estate of the deceased to send particulars of their claims addressed to the Administrator of the Estate of Janina Stawiarz, care of Colin Garber & Associates, PO Box 257, Victoria Park WA 6979 within one month of the date of publication of this notice, after which date the Executors may convey or distribute the assets having regard only to the claims of which they have then had notice.

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**ZX403****TRUSTEES ACT 1962**  
**DECEASED ESTATES**

## Notice to Creditors and Claimants

Constantine Coroneos, late of 153 Grantham Street, Floreat, 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 27 October 2014, are required by the executors Martin Peter Coroneos and Rochelle Margaret Cornell, care of P.A. Martino Barrister & Solicitor, PO Box 564, West Perth WA 6872 to send particulars of their claim by 20 March 2015, after which date the Executors 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

Any creditors having claims on the estate of the late Alfred John Cleal of K5 Hampton Drive, Dampier, deceased 5 December 2012, are required to send particulars of their claims to Leela Kaisa Glavez, administrator, c/- Lynn & Brown Lawyers, PO Box 1114, Morley WA 6943 by 23 March 2015, after which date the administrator may distribute the assets having regard only to the claims of which they then have notice.

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**ZX405****TRUSTEES ACT 1962**  
**DECEASED ESTATES**

## Notice to Creditors and Claimants

Anatol Busniak, late of McMahon Caring Centre, 74 Lissiman Street, Gosnells, 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 20 November 2014 at McMahon Caring Centre, Gosnells aforesaid are required by the Executor and Trustee of care of Messrs Dwyer Durack Lawyers of 8th Floor, 40 St Georges Terrace, Perth to send particulars of their claims to her by 23 March 2015, after which date the Trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

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**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 20 March 2015, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bailey, Graham Dean, late of 1 Charlwood Way, Morley, formerly of 134 Broun Avenue, Embleton, died 20.10.2014 (DE19883876 EM36)

Baker, John William, late of Unit 2, 11 Ommanney Street, Hamilton Hill, died 11.11.2014 (DE33121347 EM26)

Barnett, Ernest George Montague, late of Kelmscott River Gardens Aged Care, 89 Clifton Street, Kelmscott, formerly of Unit 44, 55 Alexander Drive, Menora, died 19.11.2014 (DE19860145 EM23)

Berry, Sidney John, late of Acadia Waters Retirement Villa, Unit 35, 99 Burslem Drive, Maddington, died 15.01.2015 (DE19530332 EM110)

Brown, Charles, Also Known As Ian Hall, late of Unit 2b, Under Dale Place, Mandurah, died 4.01.2015 (DE33043969 EM36)

Dandie, Nellie Alvera, late of 122 Lansdowne Road, Kensington, died 19.11.2014 (DE33110670 EM22)

Davies, Eunice Mary, late of 4 Perina Way, Northam, died 25.12.2014 (DE19952137 EM23)

Engwall, Shirley Anne, late of 24 Selsey Way, Balga, died 28.12.2014 (DE19891050 EM35)

Higgs, Peter Morris, late of Parkview Aged Care, 6 Drummond Street, Redcliffe, died 23.09.2014 (DE19650590 EM17)

Johnston, Peter, late of 89 Drabble Road, Scarborough, died 8.01.2015 (DE19891975 EM313)

Leahy, Raymond Vincent, late of Osboine Aged Care, 39 Newton Street, Bayswater, died 23.12.2014 (DE19801118 EM35)

McKennay, Helen Marion, late of 2 Hilltop Rise, Willetton, formerly of 72 Downey Drive, Manning, died 21.09.2014 (DE19620027 EM214)

Meyrick, Mavis Joan, Also Known As Mavis Joan Beere, late of 46 Waratah Drive, died 28.10.2014 (DE33088772 EM23)

Nelson, Judith Catharine Mary, late of Village J E, Murray Home, Unit 14, 6 Hobbs Drive, Armadale, died 6.12.2014 (DE20011078 EM22)

Pegram, Alfred Edmund, late of 92 Weston Street, Maddington, died 26.12.2014 (DE19894454 EM23)

Taylor, Verna Hope, late of Yallambee Hostel, 119/2 Fenton Street, Mundaring, died 21.12.2014 (DE33040836 EM26)

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

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**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 20th day of February 2015.

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

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Name of Deceased	Address	Date of Death	Date Election Filed
Colin Bryant DE33084072 EM17	340 Anchorage Drive, North Mindarie	13 August 2014	10 February 2015

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**PUBLIC NOTICES**

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ZZ401

**PARTNERSHIP ACT 1895**  
**DISCONTINUANCE OF PARTNERSHIP**

Take notice that as from 4th February 2015 the partnership of Chen & Huang Pty Ltd (ACN 157 926 497) of 54 Bullcreek Drive, Bullcreek WA 6149 and Hai Ou Huang (ABN 64 852 716 154) of 41 Ogilvie Road, Applecross WA 6153 in the State of Western Australia who traded as Haiou Mobile Repairs was dissolved.

Chen & Huang Pty Ltd (ACN 157 926 497) has retired from the partnership.

Hai Ou Huang shall be responsible for all future debts and liabilities incurred.

PENG CHEN, HAI OU HUANG.

ZZ402

**PARTNERSHIP ACT 1895**  
**DISCONTINUANCE OF PARTNERSHIP**

Take notice that as from 4th February 2015 the partnership of Haiou Group (Midland Gate) Pty Ltd (ACN 118 831 879) of 10 Fairview Street, Coogee WA 6166 and Haiou Group (Whitford City) Pty Ltd (ACN 125 142 752) of 10 Fairview Street, Coogee WA 6166, Haiou Group (Carousel) Pty Ltd (ACN 127 839 623) of 91 Parry Avenue, Bull Creek WA 6149 and Haiou Group (Galleria) Pty Ltd (ACN 127 969 957) of 10 Fairview Street, Coogee WA 6166 in the State of Western Australia who traded as Haiou Mobile Express was dissolved.

Haiou Group (Whitford City) Pty Ltd (ACN 125 142 752), Haiou Group (Carousel) Pty Ltd (ACN 127 839 623) and Haiou Group (Galleria) Pty Ltd (ACN 127 969 957) have all retired from the partnership.

Haiou Group (Midland Gate) Pty Ltd (ACN 118 831 879) shall be responsible for all future debts and liabilities incurred.

CATHY YU XI HUANG, JUN DONG DU, YUHANG HE,  
PENG CHEN, YUE CHEN, HAI OU HUANG.

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WESTERN AUSTRALIA

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