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— PART 1 —

ENVIRONMENT

EV301*

Environmental Protection Act 1986

Environmental Protection (Noise) Regulations 1997

Environmental Protection (Talison Lithium Australia Greenbushes Operation Noise Emissions) Approval 2015

Approval of the Minister under the *Environmental Protection (Noise) Regulations 1997* regulation 18B.

1. Citation

This approval is the *Environmental Protection (Talison Lithium Australia Greenbushes Operation Noise Emissions) Approval 2015*.

2. Commencement

This approval comes into operation on the day on which it is published in the *Gazette*.

3. Terms used

In this approval —

airblast level has the meaning given in regulation 11(1);

blasting has the meaning given in regulation 2(1);

commercial premises has the meaning given in regulation 2(1);

highly sensitive area has the meaning given in regulation 8(1);

impulsiveness has the meaning given in regulation 9(1);

industrial and utility premises has the meaning given in regulation 2(1);

L_{A 10} approved level means an approved level that, measured as a $L_{A\ Slow}$ value, must not be exceeded for more than 10% of the representative assessment period;

L_{A max} approved level means an approved level that, measured as a $L_{A\ Slow}$ value, must not be exceeded at any time;

L_{A Slow} has the meaning given in regulation 2(1);

L_{Z peak} has the meaning given in regulation 11(1);

mine site means the land the subject of mining tenements M01/3, M01/6, M01/7, M01/16, G01/1 and G01/2;

modulation has the meaning given in regulation 9(1);

noise sensitive premises has the meaning given in regulation 2(1);

regulation means a regulation of the *Environmental Protection (Noise) Regulations 1997*;

representative assessment period has the meaning given in regulation 2(1);

sensitive site has the meaning given in regulation 11(1);

start day means the day on which notice of this approval is published in the *Gazette*;

Talison Lithium Australia means the body corporate known as Talison Lithium Australia Pty Ltd ABN 39 139 401 308;

tonality has the meaning given in regulation 9(1).

4. Approval

Approval is granted to Talison Lithium Australia to allow the level of noise emitted from the mine site to exceed the standards prescribed under regulations 7 and 11(4)(a)(i) and (6)(a)(i) if —

- (a) for noise emissions other than those resulting from blasting, the level of noise emitted from the mine site when received at a premises of a type referred to in column 1 in the Table in Schedule 1, at a time of day referred to in column 2 opposite those premises does not exceed the $L_{A 10}$ approved level referred to in column 3 or the $L_{A \max}$ approved level set out in column 4 for those premises at that time; and
- (b) for noise emissions resulting from blasting, the airblast level, when received at a sensitive site, does not exceed the approved airblast level referred to in column 3 or 4 in the Table in Schedule 2 at a time of day referred to in column 2.

5. Duration of approval

- (1) This approval has effect for —
 - (a) 10 years from the start day; or
 - (b) the longer period that applies under subclause (2).
- (2) If Talison Lithium Australia applies for a further approval under regulation 17(1) in relation to noise emissions from the mine site within the first 9 years in which this approval has effect, then this approval continues to operate until the Minister grants, or refuses to grant, the further approval.

6. Condition of approval

This approval is subject to a condition that Talison Lithium Australia ensures that clauses 7 to 10 are complied with.

7. Minimisation of noise emissions and impact of noise

- (1) Talison Lithium Australia is to take all reasonable measures to reduce noise emissions from the mine site.
- (2) Talison Lithium Australia is to utilise best practices for blasting to minimise airblast levels.

8. Noise management plan

- (1) Talison Lithium Australia is to submit a noise management plan to the CEO within 3 months of the start day.
- (2) The noise management plan is to include the following —
 - (a) details of a noise and airblast level monitoring programme;
 - (b) a programme to monitor weather conditions relevant to the assessment of —
 - (i) noise emissions from the mine site; and
 - (ii) airblast levels emitted from the mine site;
 - (c) details of a programme for provision of information to the community about noise emissions from the mine site and airblast levels emitted from the mine site;
 - (d) procedures to be adopted by Talison Lithium Australia in responding to complaints about noise emissions;
 - (e) procedures to be adopted by Talison Lithium Australia to identify major noise emission sources;
 - (f) procedures to be adopted by Talison Lithium Australia for adjusting mining operations or blasting to reduce noise emissions —
 - (i) based on the noise monitoring programme referred to in paragraph (a); or
 - (ii) based on responses to complaints about noise emissions;
 - (g) procedures to be adopted by Talison Lithium Australia to minimise tonality, modulation and impulsiveness in noise emissions;
 - (h) procedures to be adopted by Talison Lithium Australia to minimise noise emissions from mining equipment operating at the mine site;
 - (i) procedures to be adopted by Talison Lithium Australia to minimise airblast levels emitted from the mine site;

- (j) procedures to be used by Talison Lithium Australia for recording details of blasting practices utilised for any blast that exceeds the airblast level set out in regulation 11;
 - (k) any other matter that the CEO may require.
- (3) After receiving a noise management plan the CEO may, by notice in writing, require Talison Lithium Australia to provide a revised noise management plan including details of any matter specified in the notice.
 - (4) A revised noise management plan required under subclause (3) is to be provided within 14 days from the date of the notice or by such other time as the CEO specifies in the notice.

9. Noise monitoring

- (1) Talison Lithium Australia is to record levels of noise emitted from the mine site and by plant items on the mine site in accordance with the noise management plan submitted or revised under clause 8.
- (2) Talison Lithium Australia is to record airblast levels emitted from blasting on the mine site in accordance with the noise management plan submitted or revised under clause 8.
- (3) Talison Lithium Australia is to keep the records made under subclauses (1) and (2) for at least 2 years.

10. Annual report

- (1) Talison Lithium Australia is to prepare a written report —
 - (a) for the year beginning on the start day; and
 - (b) for each year that begins on the anniversary of that day.
- (2) The report for a year is to provide —
 - (a) a summary of the levels of noise and blasting recorded under clause 9; and
 - (b) a summary of the progress of the implementation of the noise management plan required under clause 8.
- (3) Talison Lithium Australia is to give the report for a year to the CEO within one month after the end of the year, or by such other time as the CEO approves in writing.
- (4) On the request of the CEO, Talison Lithium Australia is to give the CEO any assistance or other information necessary to enable the report to be understood by members of the public.

Schedule 1 — Noise emissions other than blasting

[cl. 4(a)]

Table

Type of premises receiving noise	Time of day	L_{A 10} approved level (dB)	L_{A max} approved level (dB)
A highly sensitive area	0700 to 1900 hours all days	53	71
	1900 to 2200 hours all days	51	69
	2200 to 0700 hours all days	50	68
A noise sensitive premises other than a highly sensitive area	All hours	60	80
Commercial premises	All hours	60	80
Industrial and utility premises	All hours	65	90

Schedule 2 — Noise emissions for blasting

[cl. 4(b)]

Table

Type of premises receiving noise	Time of day	Approved airblast level (dB L_{Z peak})	Approved airblast level (dB L_{Z peak}) not to be exceeded for 9 in any 10 consecutive blasts
Sensitive site	0700 to 1800 Monday to Saturday	125	120
	0700 to 1800 Sunday or a public holiday	120	115

A. JACOB, Minister for Environment.

EV302*

Environmental Protection Act 1986
Environmental Protection (Noise) Regulations 1997

Environmental Protection (Global Advanced Metals Greenbushes Operation Noise Emissions) Approval 2015

Approval of the Minister under the *Environmental Protection (Noise) Regulations 1997* regulation 18B.

1. Citation

This approval is the *Environmental Protection (Global Advanced Metals Greenbushes Operation Noise Emissions) Approval 2015*.

2. Commencement

This approval comes into operation on the day on which it is published in the *Gazette*.

3. Terms used

In this approval —

airblast level has the meaning given in regulation 11(1);

blasting has the meaning given in regulation 2(1);

commercial premises has the meaning given in regulation 2(1);

Global Advanced Metals Greenbushes means Global Advanced Metals Greenbushes Pty Ltd ABN 56 125 585 284;

highly sensitive area has the meaning given in regulation 8(1);

impulsiveness has the meaning given in regulation 9(1);

industrial and utility premises has the meaning given in regulation 2(1);

L_{A 10} approved level means an approved level that, measured as a *L_{A Slow}* value, must not be exceeded for more than 10% of the representative assessment period;

L_{A max} approved level means an approved level that, measured as a *L_{A Slow}* value, must not be exceeded at any time;

L_{A Slow} has the meaning given in regulation 2(1);

L_{Z peak} has the meaning given in regulation 11(1);

mine site means the land the subject of mining tenements M01/3, M01/6, M01/7, M01/16, G01/1 and G01/2;

modulation has the meaning given in regulation 9(1);

noise sensitive premises has the meaning given in regulation 2(1);

regulation means a regulation of the *Environmental Protection (Noise) Regulations 1997*;

representative assessment period has the meaning given in regulation 2(1);

sensitive site has the meaning given in regulation 11(1);

start day means the day on which notice of this approval is published in the *Gazette*;

tonality has the meaning given in regulation 9(1).

4. **Approval**

Approval is granted to Global Advanced Metals Greenbushes to allow the level of noise emitted from the mine site to exceed the standards prescribed under regulations 7 and 11(4)(a)(i) and (6)(a)(i) if —

- (a) for noise emissions other than those resulting from blasting, the level of noise emitted from the mine site when received at a premises of a type referred to in column 1 in the Table in Schedule 1, at a time of day referred to in column 2 opposite those premises does not exceed the $L_{A\ 10}$ approved level referred to in column 3 or the $L_{A\ max}$ approved level set out in column 4 for those premises at that time; and
- (b) for noise emissions resulting from blasting, the airblast level, when received at a sensitive site, does not exceed the approved airblast level referred to in column 3 or 4 in the Table in Schedule 2 at a time of day referred to in column 2.

5. **Duration of approval**

- (1) This approval has effect for —
 - (a) 10 years from the start day; or
 - (b) the longer period that applies under subclause (2).
- (2) If Global Advanced Metals Greenbushes applies for a further approval under regulation 17(1) in relation to noise emissions from the mine site within the first 9 years in which this approval has effect, then this approval continues to operate until the Minister grants, or refuses to grant, the further approval.

6. **Condition of approval**

This approval is subject to a condition that Global Advanced Metals Greenbushes ensures that clauses 7 to 10 are complied with.

7. **Minimisation of noise emissions and impact of noise**

- (1) Global Advanced Metals Greenbushes is to take all reasonable measures to reduce noise emissions from the mine site.

- (2) Global Advanced Metals Greenbushes is to utilise best practices for blasting to minimise airblast levels.

8. Noise management plan

- (1) Global Advanced Metals Greenbushes is to submit a noise management plan to the CEO within 3 months of the start day.
- (2) The noise management plan is to include the following —
 - (a) details of a noise and airblast level monitoring program;
 - (b) a programme to monitor weather conditions relevant to the assessment of —
 - (i) noise emissions from the mine site; and
 - (ii) airblast levels emitted from the mine site;
 - (c) details of a programme for provision of information to the community about noise emissions from the mine site and airblast levels emitted from the mine site;
 - (d) procedures to be adopted by Global Advanced Metals Greenbushes in responding to complaints about noise emissions;
 - (e) procedures to be adopted by Global Advanced Metals Greenbushes to identify major noise emission sources;
 - (f) procedures to be adopted by Global Advanced Metals Greenbushes for adjusting mining operations or blasting to reduce noise emissions —
 - (i) based on the noise monitoring program referred to in paragraph (a); or
 - (ii) based on responses to complaints about noise emissions;
 - (g) procedures to be adopted by Global Advanced Metals Greenbushes to minimise tonality, modulation and impulsiveness in noise emissions;
 - (h) procedures to be adopted by Global Advanced Metals Greenbushes to minimise noise emissions from mining equipment operating at the mine site;
 - (i) procedures to be adopted by Global Advanced Metals Greenbushes to minimise airblast levels emitted from the mine site;
 - (j) procedures to be used by Global Advanced Metals Greenbushes for recording details of blasting practices utilised for any blast that exceeds the airblast level set out in regulation 11;
 - (k) any other matter that the CEO may require.
- (3) After receiving a noise management plan the CEO may, by notice in writing, require Global Advanced Metals Greenbushes to provide a revised noise management plan including details of any matter specified in the notice.

- (4) A revised noise management plan required under subclause (3) is to be provided within 14 days from the date of the notice or by such other time as the CEO specifies in the notice.

9. Noise monitoring

- (1) Global Advanced Metals Greenbushes is to record levels of noise emitted from the mine site and by plant items on the mine site in accordance with the noise management plan submitted or revised under clause 8.
- (2) Global Advanced Metals Greenbushes is to record airblast levels emitted from blasting on the mine site in accordance with the noise management plan submitted or revised under clause 8.
- (3) Global Advanced Metals Greenbushes is to keep the records made under subclauses (1) and (2) for at least 2 years.

10. Annual report

- (1) Global Advanced Metals Greenbushes is to prepare a written report —
- (a) for the year beginning on the start day; and
 - (b) for each year that begins on the anniversary of that day.
- (2) The report for a year is to provide —
- (a) a summary of the levels of noise and blasting recorded under clause 9; and
 - (b) a summary of the progress of the implementation of the noise management plan required under clause 8.
- (3) Global Advanced Metals Greenbushes is to give the report for a year to the CEO within one month after the end of the year, or by such other time as the CEO approves in writing.
- (4) On the request of the CEO, Global Advanced Metals Greenbushes is to give the CEO any assistance or other information necessary to enable the report to be understood by members of the public.

Schedule 1 — Noise emissions other than blasting

[cl. 4(a)]

Table

Type of premises receiving noise	Time of day	L _{A 10} approved level (dB)	L _{A max} approved level (dB)
A highly sensitive area	0700 to 1900 hours all days	53	71
	1900 to 2200 hours all days	51	69
	2200 to 0700 hours all days	50	68

Type of premises receiving noise	Time of day	L _{A 10} approved level (dB)	L _{A max} approved level (dB)
A noise sensitive premises other than a highly sensitive area	All hours	60	80
Commercial premises	All hours	60	80
Industrial and utility premises	All hours	65	90

Schedule 2 — Noise emissions for blasting

[cl. 4(b)]

Table

Type of premises receiving noise	Time of day	Approved airblast level (dB L _{Z peak})	Approved airblast level (dB L _{Z peak}) not to be exceeded for 9 in any 10 consecutive blasts
Sensitive site	0700 to 1800 Monday to Saturday	125	120
	0700 to 1800 Sunday or a public holiday	120	115

A. JACOB, Minister for Environment.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

City of Perth

Parking Amendment Local Law 2015

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Perth resolved on 24 February 2015 to make the following local law.

1. Citation

This local law may be cited as the *City of Perth Parking Amendment Local Law 2015*.

2. Commencement

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

3. Principal Local Law

In this local law, the *City of Perth Parking Local Law 2010*, as published in the *Government Gazette* on 15 February 2011, and amended as published in the *Government Gazette* on 20 December 2011 and 3 September 2013, is referred to as the Principal Local Law. The Principal Local Law is amended.

4. Arrangement deleted

Delete the Arrangement.

5. Clause 1.4 amended

Clause 1.4 is amended as follows—

- (a) Delete the definition for “ACROD sticker”;
- (b) Delete the definition of “parking bay for people with a disability”;
- (c) In the definition for “no stopping sign” after the words “in the Code” insert “and the definition of “Sign” within this local law”;
- (d) In the definition of “parking permit” after the words “by the City” insert “and includes both written and electronic permits”;
- (e) Insert each of the following definitions in alphabetical order—
 - “disability parking permit” has the meaning given to it in the *Local Government (Parking for People with Disabilities) Regulations 2014*;
 - “electronic parking detection device” means an electronic device placed in any position to detect and record the parking time of a vehicle on any road, parking facility, or other public place and includes any instrument, display panel or transmitting apparatus associated with the device;
 - “parking bay for people with disabilities” has the same meaning given to it under the definition “parking bay” in the *Local Government (Parking for People with Disabilities) Regulations 2014*;

6. Clause 2.3 amended

Clause 2.3 amended as follows—

- (a) delete subclause 2.3(1)(d)(ii) and insert—
 - (ii) the vehicle displays a disability parking permit in which case the vehicle may be parked (except in a parking area for people with disabilities) in accordance with Regulation 174(2) of the Code; and
- (b) in subclause 2.3(1)(e)—
 - (i) after the words “metered spaces unless a” insert “motor”; and
 - (ii) after the words “needed to park that” insert “motor”.

7. Clause 2.5 deleted

Delete Clause 2.5 and insert—

2.5 DELETED**8. Clause 2.8 amended**

Clause 2.8 is amended as follows—

- (a) in subclause 2.8(1)(a)—
 - (i) delete the words “and a person is continuously engaged in loading or unloading goods to or from that vehicle; or”; and
 - (ii) after the words “is a commercial vehicle” insert “or an authorised vehicle; and”; and
- (b) delete subclause 2.8(1)(b) and insert—
 - (b) a person is continuously engaged in loading or unloading goods to or from that vehicle;

9. Clause 3.3 amended

Clause 3.3 is amended by inserting “or within a parking station” after the words “any portion of a road”.

10. Clause 4.1 amended

Subclause 4.1(1)(b) is amended by inserting “for each parking bay” after the words “referable to the zone”.

11. Clause 4.3 amended

Clause 4.3 is amended as follows—

- (a) in subclause 4.3(2), before the words “Where more than one parking ticket”, insert “ Unless subclause (3) applies,”; and
- (b) after subclause 4.3(2) insert—
 - (3) Where a trailer is attached to a vehicle, a parking ticket is to be displayed inside the vehicle for each occupied parking bay as permitted under this local law.

12. Clause 5.9 deleted

Delete clause 5.9.

13. Part 6 title amended

Delete the words “RESIDENTIAL PARKING” and insert “PARKING PERMITS”.

14. New clause 6.9

After clause 6.8 insert—

6.9 Councillor parking permit

- (1) The City may issue to any member of the Council a councillor parking permit and may vary or revoke a permit at any time.
- (2) The holder of a councillor parking permit is exempt from those clauses of this local law specified in the permit.
- (3) The exemption conferred by subclause (2) applies only—
 - (a) if the councillor parking permit is displayed inside the vehicle and is clearly visible to and able to be read by an authorised person from outside the vehicle at all times;
 - (b) if the councillor parking permit is valid; and
 - (c) if the holder of the councillor parking permit is carrying out his or her duties or performing his or her functions as a member of the Council.
- (4) A councillor parking permit ceases to be valid—
 - (a) when the holder of the permit ceases to be a member of the Council;
 - (b) after the expiry date specified in the permit; or
 - (c) when revoked by the City.

and shall be returned to the City on the occurrence of any of the above events.

15. Schedule 2 amended

Delete Schedule 2 and insert—

SCHEDULE 2

CITY OF PERTH PARKING LOCAL LAW 2010
MODIFIED PENALTIES

[Clause 8.3]

Item No.	Offence Clauses	Modified Penalty
1	2.3(1)(a)	\$120
2	2.3(1)(b)	\$120
3	2.3(1)(c)	\$200
4	2.3(1)(d)	\$60
5	2.3(1)(e)	\$60
6	2.3(1)(f)	\$60
7	2.3(1)(g)	\$100
8	2.3(2)(a)	\$200
9	2.3(2)(b)	\$200
10	2.3(2)(c)	\$200
11	2.3(2)(d)	\$75
12	2.3(2)(e)	\$200
13	2.3(2)(f)	\$200
14	2.3(2)(g)	\$200
15	2.3(2)(h)	\$200
16	2.3(3)	\$75
17	2.3(4)(a)	\$75
18	2.3(4)(b)	\$75
19	2.3(5)	\$60
20	2.3(6)	\$100
21	2.4(2)	\$100
22	2.4(3)	\$100
23	2.6(a)	\$60

Item No.	Offence Clauses	Modified Penalty
24	2.6(b)	\$60
25	2.7	\$60
26	2.8(1)(a)	\$100
27	2.8(1)(b)	\$60
28	2.8(2)	\$60
29	2.9(1)(a)	\$60
30	2.9(1)(b)	\$60
31	2.9(1)(c)	\$60
32	2.9(1)(d)	\$60
33	2.9(2)	\$60
34	2.10(1)	\$100
35	2.11	\$60
36	2.12	\$100
37	2.13	\$100
38	2.15(2)(a)	\$100
39	2.15(2)(b)	\$100
40	2.15(2)(c)	\$100
41	2.16(4)	\$75
42	2.17	\$100
43	2.18	\$200
44	2.19(1)	\$100
45	2.19(2)	\$100
46	2.20	\$200
47	2.21	\$60
48	2.23	\$100
49	2.24	\$100
50	3.1(a)	\$200
51	3.1(b)	\$200
52	3.1(c)	\$60
53	3.1(d)	\$60
54	3.1(e)	\$200
55	3.2	\$75
56	3.3(a)	\$75
57	3.3(b)	\$75
58	3.3(c)	\$75
59	3.3(d)	\$75
60	3.4(3)(a)	\$200
61	3.4(3)(b)	\$200
62	3.4(3)(c)	\$200
63	3.4(3)(d)	\$200
64	3.4(3)(e)	\$200
65	3.4(3)(f)	\$200
66	3.4(3)(g)	\$100
67	3.4(3)(h)	\$200
68	3.4(3)(i)	\$100
69	3.5(1)	\$200
70	3.6	\$200
71	3.7(a)	\$200
72	3.7(b)	\$60
73	3.8(1)(a)	\$200
74	3.8(1)(b)	\$200
75	3.8(1)(c)	\$200
76	3.8(1)(d)	\$200

Item No.	Offence Clauses	Modified Penalty
77	3.8(2)(a)	\$200
78	3.8(2)(b)	\$200
79	3.9(1)(a)	\$60
80	3.9(2)	\$60
81	3.10(d)(i)	\$60
82	3.10(d)(ii)	\$100
83	3.10(d)(iii)	\$60
84	3.10(d)(iv)	\$60
85	3.11(1)	\$200
86	3.11(2)(a)	\$100
87	3.11(2)(b)	\$100
88	3.12	\$120
89	3.13(1)	\$120
90	3.13(2)	\$100
91	3.14(8)	\$100
92	3.15(a)	\$100
93	3.15(b)	\$100
94	3.15(c)	\$60
95	3.15(d)	\$60
96	3.16(1)(a)	\$60
97	3.16(1)(b)	\$60
98	4.1(1)(a)	\$60
99	4.1(1)(b)	\$60
100	4.1(2)(a)	\$60
101	4.1(2)(b)	\$60
102	4.2(a)	\$60
103	4.2(b)	\$60
104	4.3(1)(a)	\$60
105	4.3(1)(b)	\$60
106	4.4	\$100
107	4.5(1)(a)	\$60
108	4.5(1)(b)	\$60
109	5.1	\$100
110	5.2(1)(a)	\$100
111	5.2(1)(b)	\$60
112	5.2(1)(c)	\$60
113	5.4(1)(a)	\$100
114	5.4(1)(b)	\$100
115	5.5	\$60
116	5.6	\$100
117	5.7(2)	\$60
118	5.7(3)	\$60
119	6.5(a)	\$500
120	6.5(b)	\$500
121	6.7	\$60
122	7.4	\$100
123	7.5	\$100
124	7.6	\$100
125	7.7(a)	\$100
126	7.7(b)	\$100
127	7.7(c)	\$100
128	7.8(a)	\$500
129	7.8(b)	\$500

Item No.	Offence Clauses	Modified Penalty
130	7.9(2)	\$100
131	7.14	\$500
132	Other	\$60

The Common Seal of the City of Perth was affixed on 25 February 2015 by the authority of the Council in the presence of—

LISA-M. SCAFFIDI, The Rt Hon the Lord Mayor.
GARRY DUNNE, Acting Chief Executive Officer.

— PART 2 —

CONSUMER PROTECTION

CP401*

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (CITY OF ALBANY) VARIATION ORDER 2015

Made by the Minister for Commerce under section 12E of the Act.

1. Citation

This order is the *Retail Trading Hours (City of Albany) Variation Order 2015*.

2. Commencement

This order comes into operation as follows—

- (a) clauses 1 and 2—on the day on which this order is published in the *Gazette*;
- (b) the rest of the order—on the day after that day.

3. Variation of retail trading hours

General retail shops, other than motor vehicle shops, in the Albany local government district, are authorised to be open at times when those shops would otherwise be required to be closed—

- (a) on each day specified in the Table; and
- (b) during the hours specified for that day in the Table.

Table

Day	Hours
Sunday 5 April 2015	From 10.00am until 5.00pm
Monday 6 April 2015	From 10.00am until 5.00pm

M. MISCHIN, Minister for Commerce.

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 56(1)(a) of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Henderson	Peter	12-0276-2	20/2/2015
Shervington	Brendan	12-0323	20/2/2015
Doney	James	12-0548	20/2/2015
Barritt	Nicholas Colin	12-0541	20/2/2015

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

SUE HOLT, Manager Court Security and Custodial Services Contract.

CS402*

PRISONS ACT 1981
PERMIT DETAILS

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

Surname	Other Names	Permit No.	Issue Date
Hudson	Kim Peter	PA 0086	19 February 2015

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

Dated 19 February 2015.

DAVID HUGHES, Manager, Acacia Prison Contract.

CS403*

PRISONS ACT 1981
PERMIT DETAILS

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

Surname	Other Names	Permit No.	Revocation Date
Hudson	Kim Peter	AP 0149	19 February 2015

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

Dated 19 February 2015.

DAVID HUGHES, Manager, Acacia Prison Contract.

FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 24th February 2015 for the local government districts of—

Beverley, Cunderdin, Dowerin, Goomalling, Northam, Quairading, Tammin, Wyalkatchem, York, Mount Marshal, Mukinbudin, Westonia, Yilgarn, Toodyay, Koorda, Dalwallinu, Wongan-Ballidu, Carnamah, Coorow, Dandaragan, Irwin, Greater Geraldton, Chapman Valley, Mingenew, Morawa, Northampton, Carnamah, Coorow, Dandaragan, Moora, Perenjori, Three Springs, Victoria Plains, Armadale, Gosnells, Swan, Chittering, Gingin, Kalamunda, Mundaring, Serpentine-Jarrahdale, Waroona, Murray.

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

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
STATEMENT OF DETERMINATION
Abalone Management Plan 1992

I Heather Brayford, Chief Executive Officer of the Department of Fisheries Western Australia, pursuant to clause 11(3) of the *Abalone Management Plan 1992*, hereby make a determination in

regard to the maximum quantity of abalone that may be taken from the relevant areas of the Abalone Managed Fishery during the licensing period commencing on 1 April 2015, as set out below—

Area 1

5,000 kilograms of Roe's abalone (whole weight)
1,200 kilograms of Greenlip abalone (meat weight)
60 kilograms of Brownlip abalone (meat weight)

Area 2

18,000 kilograms of Roe's abalone (whole weight)
21,000 kilograms of Greenlip abalone (meat weight)
5,000 kilograms of Brownlip abalone (meat weight)

Area 3

32,000 kilograms of Greenlip abalone (meat weight)
5,000 kilograms of Brownlip abalone (meat weight)

Area 4

0 kilograms of Greenlip abalone (meat weight)
0 kilograms of Brownlip abalone (meat weight)

Area 5

20,000 kilograms of Roe's abalone (whole weight)

Area 6

12,000 kilograms of Roe's abalone (whole weight)

Area 7

32,000 kilograms of Roe's abalone (whole weight)

Area 8

12,000 kilograms of Roe's abalone (whole weight)

Dated this 23rd day of February 2015.

HEATHER BRAYFORD, Chief Executive Officer.

FI402*

FISH RESOURCES MANAGEMENT ACT 1994
INTENTION TO DETERMINE A MANAGEMENT PLAN
South Coast Crustacean Managed Fishery

FD 1767/14 [1198]

I, Ken Baston MLC, Minister for Fisheries, hereby give notice in accordance with section 64(2) of the *Fish Resources Management Act 1994* that I intend to determine a management plan for the South Coast Crustacean Managed Fishery.

A copy of the draft management plan may be obtained from the Head Office of the Department of Fisheries, 3rd Floor, The Atrium, 168 St Georges Terrace, Perth or the Department of Fisheries website (www.fish.wa.gov.au).

Interested persons seeking to comment on the draft management plan are invited to make representations in writing to the Minister for Fisheries by 4.30 pm, Friday 3 April 2015.

Written submissions in connection with the draft management plan may be forwarded to—

Minister for Fisheries
Draft South Coast Crustacean Management Plan
c/- Chief Executive Officer
Department of Fisheries
3rd Floor, The Atrium,
168 St Georges Terrace, Perth

Alternatively, written submissions may be forwarded electronically to Rebecca.Oliver@fish.wa.gov.au

Dated: 24 February 2015.

KEN BASTON MLC, Minister for Fisheries.

HEALTH

HE401***MENTAL HEALTH ACT 1996****MENTAL HEALTH (AUTHORISED MEDICAL PRACTITIONERS) ORDER (NO. 1) 2015**

Made by the Chief Psychiatrist under sections 18 and 69 of the *Mental Health Act 1996*.

1. Citation

This order may be cited as the *Mental Health (Authorised Medical Practitioners) Order (No. 1) 2015*.

2. Commencement

This order comes into operation as follows—

- (a) clauses 1 and 2—on the day on which this order is published in the *Gazette*;
- (b) clause 3—on the day after that day.

3. Authorised Medical Practitioner

The medical practitioners specified in Schedule 1 to this order are designated as Authorised Medical Practitioners.

Schedule 1

Dr Bogdan Ceranic	Registered Medical Practitioner
Dr Angelene Mary Chester	Registered Medical Practitioner
Dr Yollanda Yeukai Mose Chikari	Registered Medical Practitioner
Dr Claire Elizabeth King	Registered Medical Practitioner
Dr Vincenzo Carmelo Mondello	Registered Medical Practitioner
Dr Amanda Karen North	Registered Medical Practitioner
Dr Raj K Sharma	Registered Medical Practitioner
Dr Tajinder Pal Singh	Registered Medical Practitioner
Dr Viji Elizabeth Thomas	Registered Medical Practitioner
Dr Roisin Maria Tracey	Registered Medical Practitioner
Dr Michael Edward Wenham	Registered Medical Practitioner

Date: 23 February 2015.

Dr NATHAN GIBSON, Chief Psychiatrist.

HE402***HEALTH PRACTITIONER REGULATION NATIONAL LAW
(WESTERN AUSTRALIA) ACT 2010****HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)****MEDICAL (AREA OF NEED) DETERMINATION (NO. 2) 2015**

Made by the Chief Medical Officer, pursuant to section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Citation

1. This determination may be cited as the *Medical (Area of Need) Determination (No. 2) 2015*.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Area of need

3. The area of need specified in the Schedule is determined to be an area of need for the purposes of section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Expiry of determination

4. This determination expires five years after its commencement.

Schedule**GENERAL MEDICAL SERVICES IN THE SUBURB OF PEARSALL IN THE
CITY OF WANNEROO**

Dated this 20th day of February 2015.

Professor GARY GEELHOED, Chief Medical Officer, Department of Health,
As delegate of the Minister for Health.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990
ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES
 Permanent Registration

Notice is hereby given in accordance with section 51(2) of the *Heritage of Western Australia Act 1990* that, pursuant to a direction from the Minister for Heritage, the place described below has been entered in the Register of Heritage Places on a permanent basis with effect from today.

A.T. Brine's Donnybrook Sandstone Quarries (fmr) at Lot 3124 Grist Rd, Donnybrook; Pt Lot 3124 on DP 254012 being part of the land contained in C/T V 1051 F 320 as to the portions labelled "M" on Interest Only Deposited Plan 404045.

GRAEME GAMMIE, Executive Director,
 State Heritage Office, Bairds Building,
 491 Wellington Street, Perth WA 6000.

27 February 2015.

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004
 RESIGNATIONS

It is hereby notified for public information that the Minister has accepted the resignation of—

Mrs Elsie Lynette Bremner of Shoalwater WA
 Mr Barry David Grosse of Safety Bay WA
 Mrs Wendy Anne Kakanas of Riverside TAS
 Mr Ian Peter Mitchell of Madeley WA

from the Office of Justice of the Peace for the State of Western Australia.

RAY WARNES, Executive Director,
 Court and Tribunal Services.

JU402*

JUSTICES OF THE PEACE ACT 2004
 APPOINTMENT

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

Alan Duncan Williamson of 3 Victory Place, Lesmurdie

RAY WARNES, Executive Director,
 Court and Tribunal Services.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995
Shire of Manjimup
 (Basis of Rates)

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

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1)

of that Act, hereby, and with effect from 2 February 2015, determined that the method of valuation to be used by the Shire of Manjimup as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All that portion of land being Lot 100 as shown on Deposited Plan 69756.

BRAD JOLLY, Executive Director Sector Regulation and Support,
Department of Local Government and Communities.

LG402*

SHIRE OF CHITTERING
APPOINTMENTS

It is hereby notified for public information that Stephanie Gladman, Matthew Johns and Mark Smith have been appointed Authorised Officers in accordance with the relevant Acts hereunder effective immediately—

Stephanie Gladman	<i>Local Government Act 1995</i> , Section 3.28 and 3.29 Shire of Chittering Town Planning Scheme No. 6 Shire of Chittering's Local Laws
Matthew Johns	<i>Cat Act 2011</i> , Section 48(1) <i>Caravan Parks and Camping Grounds Act 1995</i> , Sections 17(1), 23(2) and 23(11)
Mark Smith	<i>Caravan Parks and Camping Grounds Act 1995</i> , Sections 17(1), 23(2) and 23(11)

Updated: 19 February 2015.

GARY TUFFIN, Chief Executive Officer.

LG403*

LOCAL GOVERNMENT ACT 1995
Shire of Serpentine Jarrahdale
(Basis of Rates)

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

I, Brad Jolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 3 February 2015, determined that the method of valuation to be used by the Shire of Serpentine Jarrahdale as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 1942 to 1952 inclusive, Lots 1961 to 1966 inclusive, Lots 1968 to 1985 inclusive and Lot 2097 as shown on Deposited Plan 402403

BRAD JOLLY, Executive Director Sector Regulation and Support,
Department of Local Government and Communities.

MARINE/MARITIME

MA401*

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
PROHIBITED SWIMMING AREA

Hardy Inlet, Augusta

Department of Transport
Fremantle WA, 27 February 2015.

Acting pursuant to the powers conferred by Regulation 10A (b) of the *Navigable Waters Regulations 1958*, I hereby close the following area of water to swimming between 8:00 pm to 9:00pm on 1st March 2015—

Hardy Inlet, Augusta

All the waters within a 200 metre radius of the firing point located at (approximately) 34° 19.550' S, 115° 10.330' E.

This area is set aside for safety measures during the set up and display of pyrotechnics.

PETER BEATTIE, Acting Director of Waterways Safety Management,
Marine Safety, Department of Transport.

MA402*

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958*City of Melville*

PROHIBITED SWIMMING AREA

Point Walter Foreshore, Swan River

Department of Transport
Fremantle WA, 27 February 2015.

Acting pursuant to the powers conferred by Regulation 10A (b) of the *Navigable Waters Regulations 1958*, I hereby close all of the following waters to swimming, between the hours of 8.00pm and 8:45pm on Sunday 1st March 2015—

Point Walter Foreshore, Swan River

Area of Closure—All the waters within a 100 metre radius of the firing point located at approximately 32°00.374' S, 115°47.187' E.

This area is set aside for safety measures during the set up and display of pyrotechnics.

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

MA403*

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
WESTERN AUSTRALIAN POWERED WATER SPORTS AREA

Heirisson Island, Swan River

Department of Transport
Fremantle WA, 27 February 2015.

Acting pursuant to the powers conferred by Regulation 48A and Regulation 10A of the *Navigable Waters Regulations 1958*, the Department hereby cancels notice TR402 published in the *Government Gazette* on 15 October 1999 and notice MX401 published in the *Government Gazette* on 17 November 2009, and hereby defines and sets aside the following area of navigable water for the purpose of water skiing and racing of speedboats and orders that swimming shall be prohibited therein with the exception of bona fide event rescue crews—

Swan River

Those waters of the Swan River bounded by the South Perth, Victoria Park, Burswood and Heirisson Island foreshores and downstream of a line commencing at 31°57.723' S, 115°53.205' E (on the northern tip of Heirisson Island); thence to the starboard lit navigation marker at approximately 31°57.291' S, 115°53.178' E (800 metres northerly); thence to 31°57.283' S,

115°53.267'E (on the foreshore approximately 140 metres easterly); and upstream of a line between Heirisson Island and the South Perth foreshore through the navigation markers at 31°58.215'S, 115°52.416'E and 31°58.168'S, 115°52.486'E. All coordinates based on GDA 94.

Providing however the above area shall only be used for aquatic events endorsed by the Burswood Management Aquatic Group and approved under regulation 51C of the *Navigable Waters Regulations 1958*.

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

MINERALS AND PETROLEUM

MP401*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Mt. Magnet WA 6638.

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

J. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 16 April 2015.

MURCHISON MINERAL FIELD

Prospecting Licences

P 20/2002	Zeedam Enterprises Pty Ltd Hitch, William Staverton
P 20/2003	Zeedam Enterprises Pty Ltd Hitch, William Staverton
P 20/2175	Martin, Graham Richard Martin, Lester John

MP402*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Mt. Magnet WA 6638.

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

J. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 16 April 2015.

MURCHISON MINERAL FIELD

Prospecting Licences

P 20/1505	Big Bell Gold Operations Pty Ltd
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PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME MINOR AMENDMENT 1274/57
 Balannup/Skeet Road Precinct, Harrisdale
 Approved Amendment

File: 833-2-22-71

The Minister for Planning has approved, as advertised, the abovementioned amendment to the Metropolitan Region Scheme. The amendment is shown on Western Australian Planning Commission (WAPC) plan number 3.2546 and is effective from the date of publication of this notice in the *Government Gazette*.

Copies of the amendment and the accompanying report on submissions are available for public inspection from Friday 27 February 2015 to Friday 27 March 2015 at—

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Armadale
- City of Gosnells

Documents are also available from the PlanningWA website www.planning.wa.gov.au.

TIM HILLYARD, Secretary,
 Western Australian Planning Commission.

PL402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Gingin
 Town Planning Scheme No. 9—Amendment No. 9

Ref: TPS/1437

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 Gingin local planning scheme amendment on 16 February 2015 for the purpose of—

1. Inserting the following into Schedule 2 of Local Planning Scheme No. 9

No.	Description of Land	Additional Use	Conditions
22	Lot 33 (No. 81) Gingin Road, Lancelin	Place of Worship	A development application is required and Council's discretion applies for the additional land uses.

2. Amending the Scheme Map to note the Additional Use number.

M. ASPINALL, Shire President.
 J. EDWARDS, Chief Executive Officer.

SALARIES AND ALLOWANCES TRIBUNAL

SA401*

SALARIES AND ALLOWANCES ACT 1975
 DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination following the inclusion of the position of Executive Director, Strategic Projects and Asset Sales, Department of Treasury in the Special Division of the Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 24 June 2014 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

This variation is effective on and from 18 December 2014.

Include in the Special Division Non CEO table within Part 1 of the First Schedule the following—

<i>OFFICE</i>	<i>DEPARTMENT OR AGENCY</i>	<i>BAND</i>	<i>OFFICE HOLDER</i>	<i>SALARY</i>
Executive Director, Strategic Projects and Asset Sales	Treasury	2	Vacant	\$-

Dated at Perth this 19th day of February 2015.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. J. MOORE,
Member.

Salaries and Allowances Tribunal

SA402*

SALARIES AND ALLOWANCES ACT 1975**DETERMINATION VARIATION****PREAMBLE**

The Salaries and Allowances Tribunal has issued a determination following an appointment to the position of Deputy Director General, Building Management and Works, Department of Finance in the Special Division of the Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 24 June 2014 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

This variation is effective on and from 11 February 2015.

Remove from Table 3—Special Division Non CEO within Part 1 of the First Schedule the following—

<i>OFFICE</i>	<i>DEPARTMENT OR AGENCY</i>	<i>BAND</i>	<i>OFFICE HOLDER</i>	<i>SALARY</i>
Deputy Director General, Building Management and Works	Finance	2	Vacant	\$-
Commissioner of State Revenue	Finance	3	W. Sullivan	\$224,452

Include in Table 3—Special Division Non CEO within Part 1 of the First Schedule the following—

<i>OFFICE</i>	<i>DEPARTMENT OR AGENCY</i>	<i>BAND</i>	<i>OFFICE HOLDER</i>	<i>SALARY</i>
Deputy Director General, Building Management and Works	Finance	2	W. Sullivan	\$302,760
Commissioner of State Revenue	Finance	3	Vacant	\$-

Dated at Perth this 19th day of February 2015.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. J. MOORE,
Member.

Salaries and Allowances Tribunal

WATER/SEWERAGE

WA401*

WATER SERVICES ACT 2012

CLASS EXEMPTION FOR WATER SERVICE PROVIDERS PROVIDING WATER SERVICES ON
SINGLE PREMISES UNDER THEIR CONTROL OR MANAGEMENT

Exemption Notice

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

- ‘water supply services’, ‘sewerage services’ and ‘drainage services’ where the ‘water service works’ concerned are to be used solely for the provision of ‘water services’ on single premises under the control or management of the water service provider, whether or not part of the premises is leased to or occupied by other persons.

The class exemption does not apply in any circumstances where—

- the water is used as, or is intended to be used as, ‘drinking water’; or
- the water is used in, or is intended to be used in, ‘aquatic facilities’; or
- the design capacity of any sewage treatment facility on the premises exceeds 20 kilolitres a day; or
- the water service is located in a proclaimed ‘public drinking water source area’.

The Act defines the terms ‘water service’, ‘water service works’, ‘water supply service’, ‘sewerage service’, ‘drainage service’ and ‘wastewater’.

‘Drinking water’ is defined as water that is intended for human consumption or for purposes connected with human consumption, such as the preparation of food, or the making of ice for consumption or for the preservation of unpackaged food, whether or not the water is used for other purposes.

The *Health (Aquatic Facilities) Regulations 2007* define the term ‘aquatic facilities’.

‘Public drinking water source areas’ are proclaimed under the *Metropolitan Water Supply, Sewerage and Drainage Act 1909* or the *Country Areas Water Supply Act 1947*.

The exemption is to come into effect on the day it is published in the *Government Gazette*.

Summary of reasons for the decision

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

- The risk of the abuse of monopoly power in the provision of the water services is low.
- The public health aspects of the water services are regulated under the *Health Act 1911*.
- The exemption will reduce regulatory burden and avoid the costs of licensing these types of water services. These costs include—
 - administrative costs to the service provider of licensing, 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 these types of water services.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of Ethel Bundell, late of Brightwater–Onslow Gardens Care Facility, 39 Hamersley Street, Subiaco, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 12 October 2014, are required by the personal representative, Ross John McCallum to send particulars of their claims to the personal representative care of MDS Legal of 2nd Floor, 16 Irwin Street, Perth within one (1) month of the date of publication of this notice, after which date the personal representative may convey or distribute the assets having regard only to the claims of which he has notice of and the personal representative will not be liable to any person who has a claim but he has had no notice of it at the time of distribution.

Dated this 20th day of February 2015.

MDS LEGAL, for the personal representative.

ZX402*

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

James Edward Booth, late of 24 Broome Terrace, Northam in the State of Western Australia, Minister of Religion, deceased.

Creditors and other persons having claims in respect of the estate of the deceased, who died on 25 August 2013 at Northam Hospital, Northam in the State of Western Australia, are required by the trustee, Annette Joyce Miller c/- Avon Legal suite 7, 9 The Avenue, Midland in the State of Western Australia, pursuant to Section 63 of the *Trustees Act 1962*, to send particulars of their claims to her within 30 days of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZX403

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Giuseppe Pintaudi (otherwise known as Joe), late of 60 Tarongo Way, City Beach, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on the 16th May 2014, are required by the executors, John Francis William Steers and Joseph Pintaudi care of P.A. Martino Barrister & Solicitor, PO Box 564, West Perth WA 6872 to send particulars of their claim by the 3rd April 2015, after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZX404*

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claim to Australian Executor Trustees Limited of Level 28, 152-158 St George's Terrace Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice—

Hett	Terence John of Jeremiah Donovan House, 138 Lewis Road Forreestfield, Retired Boilermaker died on 6 November 2014.
Meyer-Forst	Gwendoline Fay of Edward Collick Home, 173 Wilson Street Kalgoorlie, married woman died on 17 November 2014.
Parker	Arthur Henry of Everest Farm, 174 Parker Road Gnowangerup, Retired Farmer died on 7 January 2015.
Hodder	Reece William of 82 Hawker Avenue, Warwick died on 16 November 2013.
Fennell	Daisy Dorothy of Windsor Park Aged Care, 110 Star Street Carlisle, Widow died on 12 November 2014.

Dated: 25 February 2015.

MICHAEL SATIE, Manager Estate and Trust Administration.

ZX405*

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Ismail Albertyn, late of 10 Durham Way, Forreestfield in the State of Western Australia, Cleaner, deceased.

Creditors and other persons having claims in respect of the estate of the deceased, who died on 12 March 2014 at Royal Perth Hospital, Perth in the State of Western Australia, are required by the

trustee, Washeema Albertyn c/- Avon Legal suite 7, 9 The Avenue, Midland in the State of Western Australia, pursuant to Section 63 of the *Trustees Act 1962*, to send particulars of their claims to her within 30 days of the date of this notice, after which date the trustee 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 27 March 2015, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Abdullah, Angus, late of 200 Forrest Circle, South Hedland, died 23.12.2010 (DE33099672 EM22)

Alexander, Christine Anne, late of Windermere Estate, Unit 29, 158 Bibra Drive, Bibra Lake, died 15.12.2014 (DE33122660 EM113)

Bartlett, Ross Stuart, late of Unit 37, 93 Herdsman Parade, Wembley, died 3.08.2013 (DE33119342 EM24)

Bentley, Cherie Charlotte Dickerson Hall, also known as Charlotte Dickerson Bentley or Charlotte Bentley, late of 12 Boskoop Place, Mirrabooka, died 23.09.2011 (DE33093431 EM22)

Canning, Peter John, late of 5 Bernley Drive, Viveash, died 10.01.2015 (DE19912626 EM35)

Conlan, Dorothy Grace, late of Brightwater Aged Care, 140 Dundas Road, Inglewood, formerly of 375 Flinders Street, Nollamara, died 24.12.2014 (DE19810333 EM35)

Cook, Olive Sofia, late of Bert England Lodge, 111 Woodbridge Drive, Coolongup, died 17.01.2015 (DE19971704 EM17)

Davison, Joan, late of 10 St Tropez Court, Port Kennedy, died 1.01.2015 (DE19911967 EM13)

Dobson, David Harold, late of 7 Nutley Street, Maddington, died 23.08.2014 (DE19901589 EM26)

Gori, Massimo, late of Unit 1, 36 Bulwer Street, Perth, died 28.10.2014 (DE33122184 EM24)

Jakubik, Anna, late of Craigcare, 6 Third Avenue, Maylands, formerly of 23 Germain Way, Lockridge, died 21.01.2015 (DE19943931 EM17)

Lisowski, Zofia, late of Hilltop Lodge, Rowethorpe, Hayman Road, Bentley, died 24.10.2014 (DE33093507 EM26)

Ralph, May, late of Homestay Retirement Village, 48/267 Wharf Street, Queens Park, died 17.01.2015 (DE19931073 EM15)

Scott, Kathryn Thelma, late of 4-5 Pearl Road, Cloverdale, died 29.09.2014 (DE19762365 EM36)

Urwin, Bethel, late of 25 View Street, North Perth, died 17.01.2015 (DE30306780 EM26)

Young, Nancy Wilhemina, also known as Pat Young, late of Hillcrest Nursing Home, 23 Harvest Road, North Fremantle, died 28.08.2013 (DE19852688 EM16)

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

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