



**WESTERN  
AUSTRALIAN  
GOVERNMENT  
Gazette**

ISSN 1448-949X (print)

ISSN 2204-4264 (online)

PRINT POST APPROVED PP665002/00041



**PERTH, TUESDAY, 17 MAY 2016 No. 77**

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 12.00 NOON

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The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

State Law Publisher  
Lower Ground Floor,  
10 William St. Perth, 6000  
Telephone: 6552 6000 Fax: 9321 7536

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# — PART 1 —

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## HEALTH

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HE301\*

Poisons Act 1964

### Poisons Amendment Regulations 2016

Made by the Governor in Executive Council.

#### 1. Citation

These regulations are the *Poisons Amendment Regulations 2016*.

#### 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 July 2016.

#### 3. Regulations amended

These regulations amend the *Poisons Regulations 1965*.

#### 4. Appendix G replaced

Delete Appendix G and insert:

### Appendix G — Fees for licences and permits

[r. 12]

Form No.	Description of licence or permit	Initial Fee (1 year) \$	Initial Fee (3 years) \$	Renewal (1 year) \$	Renewal (3 years) \$
1.	Wholesaler's licence	726	1 120	233	564
3.	Pharmacist's licence to sell poisons	132	265	99	214
5.	Licence to sell by retail, poisons included in Schedule 2	132	199	57	124
6.	Licence to sell by retail, poisons included in Schedule 7	228	369	99	214
6B.	Poisons permit (distribution of samples)	132	199	57	124

Form No.	Description of licence or permit	Initial Fee (1 year) \$	Initial Fee (3 years) \$	Renewal (1 year) \$	Renewal (3 years) \$
7.	Poisons permit (industrial) — (a) for one or more of the following poisons — benzene; 4,4-diaminodiphenylmethane (Methylene dianiline); 4,4'-methylenebis [2-chloroaniline] (MOCA); (b) for poisons other than those set out in paragraph (a)	575      265	1 275      398	425      99	1 125      223
8.	Poisons permit (educational, advisory or research)	132	199	57	124
8AA.	Poisons permit (health services)	265	398	99	223
11AA.	Stockfeed manufacturer's permit	174	260	82	165
13.	Poisons permit (departmental and hospital) — (a) departmental; (b) hospital	132  No fee	199  No fee	57  No fee	124  No fee

N. HAGLEY, Clerk of the Executive Council.

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## JUSTICE

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JU301\*

State Administrative Tribunal Act 2004

### State Administrative Tribunal Amendment Rules (No. 2) 2016

Made under section 170 of the Act by the Rules Committee.

#### 1. Citation

These rules are the *State Administrative Tribunal Amendment Rules (No. 2) 2016*.

#### 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 *State Administrative Tribunal Rules 2004*.

**4. Part 2 Division 4A inserted**

After rule 39 insert:

**Division 4A — Expert evidence****39A. Experts' duties**

An expert at a hearing, or at a conference referred to in rule 39B(1), has these paramount duties as to matters within their expertise —

- (a) to be impartial and independent;
- (b) to assist the Tribunal;
- (c) not to be an advocate for the party that has engaged them.

**39B. Conference of experts pre-hearing**

- (1) This rule applies if in a proceeding the Tribunal orders experts with a common or overlapping expertise to confer and to file a joint statement about matters such as the points on which they agree and disagree.
- (2) Unless the Tribunal orders otherwise, the experts must confer in the absence of the parties and the parties' representatives.
- (3) An expert who is required to confer must not, before the joint statement is filed, discuss any matter raised in the conference with, or disclose any such matter to, any person who is not part of the conference.
- (4) Evidence of anything said or done in the course of the conference of experts, other than the joint statement, is not admissible at any later stage of the proceeding without the Tribunal's leave.
- (5) Unless the Tribunal orders otherwise, it will admit the joint statement filed by the experts into evidence at the hearing of the proceeding.
- (6) If the joint statement is admitted into evidence, no party can adduce any evidence inconsistent with any matters on which the statement says the experts agree, without the Tribunal's leave.

**39C. Experts to give evidence concurrently**

- (1) If at the hearing of a proceeding one or more of the parties propose to adduce evidence of 2 or more

experts with a common or overlapping expertise then the experts must all be present (including by means of a video link or an audio link) together in the witness box at the same time, unless the Tribunal orders otherwise.

- (2) Subject to the Tribunal's directions, when experts are together in the witness box —
  - (a) they may be questioned together or separately by the Tribunal, the parties or the parties' representatives; and
  - (b) they may respond immediately to each other's evidence; and
  - (c) they may ask each other questions.

**5. Rule 45 inserted**

At the beginning of Part 2 Division 7 insert:

**45. Barring people from being agents representing parties**

- (1) If a judicial member is satisfied a person, other than a legal practitioner —
  - (a) has, under the Act section 39(1), represented a party to a proceeding before the Tribunal; and
  - (b) in doing so has acted inappropriately or improperly,the judicial member may, by order, prohibit the person from again representing a party.
- (2) The practice and procedure for making an order under subrule (1) is to be determined by the President.

**6. Rule 63 amended**

Delete rule 63(2) and insert:

- (2) Under the Act section 39(1)(f) a party to the review is authorised to be represented by an agent, unless the review is one referred to in the *Planning and Development Act 2005* section 244 and is applied for by a party.

Mr MARK STREET, Executive Officer,  
State Administrative Tribunal.

Date: 4 May 2016.

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## — PART 2 —

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### CONSUMER PROTECTION

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CP401\*

#### ASSOCIATIONS INCORPORATION ACT 1987

##### CANCELLED ASSOCIATION

TOC H WESTERN AUSTRALIA INCORPORATED—A260011F

Notice is hereby given that pursuant to Section 35 of the *Associations Incorporation Act 1987*, the incorporation of the above-named association has been cancelled as from the date of this notice.

Dated: 10 May 2016.

LANIE CHOPPING, A/Director, Retail and Services,  
for Commissioner for Consumer Protection.

CP402\*

#### RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (CITY OF ALBANY) VARIATION ORDER (No. 3) 2016

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 (No. 3) 2016*.

#### 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, within 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 25 September 2016	From 10.00 am until 5.00 pm
Monday 26 September 2016	From 10.00 am until 5.00 pm

M. MISCHIN, Minister for Commerce.

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### CORRECTIVE SERVICES

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CS401\*

#### PRISONS ACT 1981

##### PERMIT DETAILS

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

Surname	Other Names	Permit No.	Revocation Date
O'Donnell	Benjamin Patrick Grey	PA0166	12 May 2016

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

GREG THATCHER, Assistant Director.

12 May 2016.

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**ELECTORAL**

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EL401\*

**ELECTORAL ACT 1907**  
**REGISTRATION OF POLITICAL PARTIES**  
Amendment of Register

I hereby give notice in accordance with section 62K of the *Electoral Act 1907* that I have amended the register of political parties by approving the change of the name of the "Shooters and Fishers Party (WA) Inc" to "Shooters, Fishers and Farmers Party (WA)", and to change the abbreviated name of the party to "Shooters, Fishers and Farmers" on 11 May 2016.

DAVID KERSLAKE, Electoral Commissioner.

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**HEALTH**

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HE401\*

**HEALTH PRACTITIONER REGULATION NATIONAL LAW**  
**(WESTERN AUSTRALIA) ACT 2010**  
**HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)**  
**MEDICAL (AREA OF NEED) DETERMINATION (NO. 5) 2016**

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. 5) 2016*.

**Commencement**

2. This determination comes into operation on 18, July 2016.

**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 3 years after its commencement

**SCHEDULE****GENERAL MEDICAL SERVICES IN THE SUBURB OF MUNDIJONG IN**  
**THE SHIRE OF SERPENTINE JARRAHDAL**

Dated this 5th day of May 2016.

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

HE402\*

**HEALTH ACT 1911**  
**HEALTH (DANGEROUS INFECTIOUS DISEASES) AUTHORISATION 2016**

Given by the Minister for Health under section 251 of the *Health Act 1911*.

**Citation**

1. This authorisation may be cited as the *Health (Dangerous Infectious Diseases) Authorisation 2016*.

**Duration**

2. This authorisation is effective for the period of one year commencing on the date of this instrument.

**Authorisation**

3. The Executive Director, Public Health and Scientific Support Services is authorised to exercise, and to delegate to any public health official, the special powers conferred by section 251 of the *Health Act 1911* within or with respect to any district, or any part thereof, for the purpose of more effectually checking or preventing the spread of any dangerous infectious disease.

**Revocation**

4. The *Health (Dangerous Infectious Diseases) Authorisation 2015* dated 14 June 2015 is revoked as at the date of this instrument.

Dated this 9th day of May 2016.

JOHN DAY, Minister for Health.

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**HERITAGE**

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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.

**Albany Snake Run Skateboard Park** at 162 Hare St, Mount Clarence; Res 19778 being Lot 1213 on DP 174241 and being the whole of the land in CLT V 3009 F 370.

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

17 May 2016.

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**HOUSING**

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HW401\*

**COUNTRY HOUSING ACT 1998**  
STANDARD RATE OF INTEREST

Notice is hereby given, in accordance with Section 40 of the *Country Housing Act 1998* that the standard rate of interest to apply for assistance provided under this Act is now 4.53% pa for existing loans prior to the 20th of December 2009 and 5.31% pa for loans after the 20th of December 2009.

This change in rates follows a decrease in Keystart's variable interest rate. The decrease is effective from the 13th May 2016 with changes to repayments commencing on or after the 13th June 2016.

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**JUSTICE**

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JU401\*

**JUSTICES OF THE PEACE ACT 2004**  
APPOINTMENTS

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—

Matthew Eino Niikkula of Exmouth

Douglas Ian Altham of Derby

JOANNE STAMPALIA, A/Executive Director, Court and Tribunal Services.

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**LOCAL GOVERNMENT**

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LG401\*

**BUSH FIRES ACT 1954***Shire of Northam***PROHIBITION OF THE BURNING OF GARDEN REFUSE IN THE SHIRE OF NORTHAM**

Notice is hereby given that in accordance with section 24G of the *Bush Fires Act 1954* (as amended) the Shire of Northam resolved on 16 March 2016 to prohibit and impose restrictions on the burning of garden refuse within the district that would otherwise be permitted under section 24F of the Act.

The burning of garden refuse or rubbish on the ground or in an incinerator that would otherwise be permitted under Section 24F is prohibited absolutely on all land within the district during the Prohibited Burning Time.

The burning of garden refuse or rubbish on the ground or in an incinerator that would otherwise be permitted under Section 24F is prohibited on all land under 2000m<sup>2</sup> (square metres) in size during the Restricted Burning Time, without a Fire Permit issued under Regulation 15 of the *Bush Fires Act 1954*.

The "Prohibited Burning Time" means the 15 November each calendar year through until 21 February the following calendar year (inclusive, and as varied pursuant to Sections 17 and 18 of the *Bush Fires Act 1954*).

The "Restricted Burning Time" means the 3 October through until 14 November and the 22 February through until 5 April each calendar year (inclusive, and as varied pursuant to Sections 17 and 18 of the *Bush Fires Act 1954*).

JASON WHITEAKER, Chief Executive Officer.

LG501\*

**BUSH FIRES ACT 1954****FIREBREAK AND FUEL LOAD NOTICE 2016/2017***Shire of Kalamunda*

Notice to Owners and/or Occupiers of land situated within the Shire of Kalamunda

As a measure to assist in the control of bushfires and pursuant to the powers contained in section 33 of the *Bush Fires Act 1954* (as amended), as the property owner or occupier of land within the Shire of Kalamunda, you are hereby required on or before 1 November 2016, or within 14 days of becoming an owner or occupier of land if after that date, to comply with the requirements set out in this notice.

The applicable works outlined below, other than the requirements set out in Part 10 of this notice, must be completed before 1 November 2016 and maintained up to and including 31 March 2017. The requirements set out in Part 10 of this notice will apply from 1 October 2016 until 30 September 2017.

**PERSONS WHO FAIL TO COMPLY WITH THE REQUIREMENTS OF THE ORDER MAY BE ISSUED WITH AN INFRINGEMENT NOTICE PENALTY (\$250.00) OR PROSECUTED WITH AN INCREASED PENALTY (MAXIMUM PENALTY \$5,000).**

**ADDITIONALLY THE SHIRE OF KALAMUNDA MAY CARRY OUT THE REQUIRED WORK AT COST TO THE OWNER/OCCUPIER.**

**1. Land with a building on it with an area greater than 5,000m<sup>2</sup>**

You are required to—

- Have all inflammable matter except living trees, shrubs, plants under cultivation and lawns, slashed, mowed or trimmed down by other means to a height no greater than 50mm across the entire property.
- The requirement set out above will not apply until 1 January if the land is stocked and an authorised officer has, before 17 October, given written permission to allow the grass to be grazed down to a height no greater than 50mm across the entire property by 31 December.
- Install bare earth firebreaks three (3) metres wide immediately inside and along all boundaries of land in a continuous form, including on boundaries adjacent to roads, rail and drain reserves and all public open space reserves, with all overhanging branches, trees, limbs etc. to be trimmed back from over the firebreak area to a minimum height of four (4) metres. Driveways must also be maintained to these conditions.
- Ensure the roofs, gutters and walls of all buildings on the land are free of inflammable matter.
- Install and maintain a building protection zone in accordance with the requirements set out in Part 11 of this notice.

**2. Land with a building on it with area less than 5,000 m<sup>2</sup>**

You are required to—

- Have all inflammable matter except living trees, shrubs, plants under cultivation and lawns, slashed, mowed or trimmed down by other means to a height no greater than 50mm across the entire property.
- Install a firebreak immediately inside all external boundaries of the property unless the property is maintained clear of inflammable matter by slashing and mowing or maintaining living garden beds or lawn.
- Ensure the roofs, gutters and walls of all buildings on the land are free of inflammable matter.
- Install and maintain a building protection zone in accordance with the requirements set out in Part 11 of this notice.

**3. All Vacant land**

You are required to—

- Have all inflammable matter except living trees, shrubs, plants under cultivation and lawns, slashed, mowed or trimmed down by other means to a height no greater than 50mm across the entire property.
- Install bare earth firebreaks three (3) metres wide immediately inside and along all boundaries of land in a continuous form, including on boundaries adjacent to roads, rail and drain reserves and all public open space reserves, with all overhanging branches, trees, limbs etc. to be trimmed back from over the firebreak area to a minimum height of four (4) metres. Driveways must also be maintained to these conditions.

**4. Firebreak variations**

If it is considered for any reason impractical to clear firebreaks as required by this Notice, or if natural features render firebreaks unnecessary, you may apply in writing to the Shire of Kalamunda or its duly authorised officers, not later than 1 October 2016, for alternative positions, or other methods of fire prevention on your land. If permission is not granted, you must comply with the requirements of the Notice.

This application must be approved by the Senior Bushfire Safety Officer to signify agreement to the variation. Until and unless the Shire or its duly authorised officer grants a variation in accordance with this Part 4, you must continue to comply with the requirements of this notice. The Chief Bush Fire Control Officer reserves the right to review and revoke any variation granted.

**5. Fuel Dumps and Depots**

You are required to remove all inflammable matter within 10 metres of where fuel drums, fuel ramps or fuel dumps are located, and where fuel drums, wether containing fuel or not, are stored.

**6. Garden Refuse**

Pursuant to the powers contained in section 24G (2) of the *Bush Fires Act 1954*, the Shire of Kalamunda prohibits the burning of all garden refuse within its district during the Prohibited Burning Times set out below. This prohibition applies to all persons within the Shire's district. Failure to comply with this prohibition is an offence with a maximum penalty of \$3,000.

**7. Restricted and Prohibited Burning times**

Restricted burning Times (PERMITS REQUIRED) may be varied due to seasonal condition.

Between 1 October and 30 November in each year inclusive, and between 1 April and 31 May in each year, both dates inclusive.

Prohibited Burning Times. Dates may be varied due to seasonal conditions.

Between 1 December in each year and 31 March in the following year, both dates inclusive.

**8. Permits to burn**

- Applications for Permits are available from the Shire of Kalamunda at no cost.
- You must comply with all conditions imposed by the Shire or an Authorised Officer in respect of any Permit issued by the Shire.
- Permits will not be valid on days of “very high”, “severe”, “extreme” or “catastrophic” fire danger.
- Permits may also be revoked if in the opinion of an authorised officer the conditions are not deemed suitable for prescribed burns.

**9. Additional Requirements**

In addition to the requirements noted above, regardless of land size and location, the Shire of Kalamunda or its duly authorised officer may require you to undertake additional works on your property to improve access and or undertake further hazard removal and/or reduction works, where in the opinion of that authorised officer, it is to be necessary to prevent the outbreak and/or the spread of a bush fire.

**10. Bushfire or Emergency Management Plans (compliance is required throughout the year, each and every year)**

- All properties with a Fire Management Plan shall comply with the plan in its entirety.
- Any requirements identified in a Fire Management Plan are in addition to the requirements of this notice.

### 11. Building Protection Zones

The Building Protection Zone for habitable buildings and related structures, as defined within this Notice, must meet the following requirements, unless varied under an approved 'Alternative Fire Management Arrangement' as defined within this Notice, and applies only within the boundaries of the lot on which the habitable building is situated—

- Building Protection Zones for habitable buildings must extend a minimum of 20 metres out from any external walls of the building, attached structures, or adjacent structures within 6 metres of the habitable building.
- On sloping ground the Building Protection Zone distance shall increase at least 1 metre for every degree in slope on the sides of the habitable building that are exposed to down slope natural vegetation.
- Building Protection Zones must consist of non-flammable managed vegetation, reticulated lawns and gardens and other non-flammable features.
- All grass in Building Protection Zones must be maintained to or under 5cm in height.
- Fuel loads within Building Protection Zones must be maintained at 2 tonnes per hectare or lower.
- The crowns of trees must be separated to create a clear separation distance between adjoining or nearby tree crowns. The separation distance between tree crowns is not required to exceed 10 metres.
- A small group of trees within close proximity to one another may be treated as one crown provided the combined crowns do not exceed the area of a large or mature crown size for that species.
- Trees are to be low pruned (or under pruned) to at least a height of 2 metres from ground.
- No tree, or shrub over 2 metres high are to be within 2 metres of a habitable building.
- Trees and shrubs over 2 metres high must not be planted in groups close to the habitable building and there must be a gap of at least 3 times the height (at maturity) of the shrub away from the habitable building.
- There must be no tree crowns or branches hanging over habitable buildings.
- Paths and non-flammable features must be present immediately adjacent to the habitable building.
- Wood piles and flammable materials must be stored a safe distance from habitable buildings.

### 12. Hazard Reduction Burning

- During the prohibited fire season, you cannot undertake any bush or garden refuse burning activities at any time within the Shire of Kalamunda.
- During the restricted fire season, residents of the Shire may burn the bush for fire mitigation purposes by following the conditions of a valid permit to burn issued by an Authorised Officer.
- During the restricted fire season only, it is permissible for owners/occupiers to undertake the burning of garden refuse (dry leaves, small branches, off cuts, etc.) in separate piles on the ground no larger than 1.0 m<sup>3</sup> between the hours of 18:00 (6pm) and 23:00 (11pm) by complying with all the conditions of section 24F (3) in the *Bush Fires Act 1954*.
- Any other methods of burning of garden refuse such as incineration shall not be undertaken within the Shire of Kalamunda.

### DEFINITIONS—

#### Act

Means *Bush Fires Act 1954* (as amended).

#### Authorised Officer

Means an officer appointed as a Shire of Kalamunda Fire Control Officer.

#### Building Protection Zone

Means the area within a distance of 20 metres from a dwelling (As defined in the Residential Design Codes of WA and in AS 3959) that has a reduced bush fire fuel load, measured from the external walls within the boundaries of the lot on which the dwelling is situated.

#### Firebreak

Means a strip or area of trafficable ground, which is at least three (3) metres wide with a minimum height of four (4) metres, which is kept and maintained totally clear of all inflammable matter. Any living or dead trees, scrub or any other material encroaching within the minimum height of the firebreak must be pruned or removed.

#### Fire Management Plan

Means a bushfire management plan, emergency management plan or an approved Bushfire attack level (BAL) assessment that has been developed and approved by the Shire of Kalamunda to reduce and mitigate fire hazards as part of a Town Planning Scheme, subdivision approval, development approval or a building permit.

#### Habitable Buildings

Means a dwelling, workplace, place of gathering or assembly, a building used for the storage or display of goods or produce for sale by wholesale in accordance with classes 1-9 of the Building Code of Australia. The term habitable building includes attached and adjacent structures like garages,

carports, verandahs or similar roofed structures that are attached to, or within 6 metres of, the dwelling or primary building.

**Inflammable Matter**

Means any dead or dry grass, vegetation, substance, object, thing or material that may catch fire and burn.

**Minimum Height**

Means a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak to a minimum height of 4 metres from the ground.

**Permit**

Means a "Permit to Burn the Bush" as issued by an Authorised Officer under section 18 of the *Bush Fires Act 1954*.

**Prohibited Fire Times**

Means the time period of each year where it is unlawful to set fire to the bush at any time. This season is normally from 1 November of each year until and including 31 March of the following year. This period may be amended from time to time, subject to the prevailing seasonal conditions.

**Restricted Fire Times**

Means the time period of each year where it is unlawful to set fire to the bush without a valid Permit to Burn the bush issued by an Authorised Officer. This period normally is from 1 April until and including 30 October of any year. This period may be amended from time to time, subject to the prevailing seasonal conditions.

**Trafficable**

Means to be able to travel from one point to another in a 4x4 vehicle on a clear surface, without any obstruction that may endanger fire fighters and their resources. A Firebreak is not to terminate in a dead end.

By order of the Shire of Kalamunda

RHONDA HARDY, Chief Executive Officer.

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## MINERALS AND PETROLEUM

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MP401\*

**PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967**

**EXPIRY OF PETROLEUM EXPLORATION PERMIT EP 390**

Petroleum exploration permit EP 390 held by Buru Energy Limited, Quadrant Offshore Holdings Pty Ltd and Diamond Resources (Canning) Pty Ltd expired on 30 January 2016.

JEFFREY HUNTLY HAWORTH, Executive Director, Petroleum Division.

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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 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 1 to 14 July 2016 (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 Regional Development; Lands; Minister Assisting the Minister for State Development in the absence of the Hon D. T. Redman MLA for the period 28 July to 5 August 2016 (both dates inclusive).

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

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## TREASURY AND FINANCE

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TR401\*

**PERTH MARKET (DISPOSAL) ACT 2015**  
**COMPLETION DATE UNDER SECTION 21**

I, The Honourable Dr Mike D. Nahan, M.L.A., Treasurer of the State of Western Australia, being the Minister responsible for the *Perth Market (Disposal) Act 2015*, give notice for the purposes of the Transfer Order published in the Western Australian *Government Gazette* on 15 March 2016 that completion under the Market City Sale Agreement for the sale and purchase of the market assets took place on Thursday 31 March 2016.

The Honourable Dr MIKE D. NAHAN, M.L.A.

Date: 9 May 2016.

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## DECEASED ESTATES

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ZX401\*

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

Notice to Creditors and Claimants

In the matter of the Estate of Janina Glatzer, late of Bethanie Kingsley, 190 Twickenham Drive, Kingsley in Western Australia, Nurses Assistant, 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 19 December 2015, are required by the Executor of care of Fort Knox Legal, PO Box 390, West Perth, Western Australia 6872 to send the particulars of their claims to Fort Knox Legal by 2 July 2016, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX402\*

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

Notice to Creditors and Claimants

Estate of Patrick Joseph McGill, late of Unit 169, 48 Ashley Road, Tapping, 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 Patrick Joseph McGill, who died on or about 7 September 2015, are required by the personal representative, Esther Jane Blatt 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 she has notice and the personal representative will not be liable to any person of whose claim she has had no notice at the time of distribution.

Dated this 10th day of May 2016.

MDS LEGAL, for the personal representative.

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

## Notice to Creditors and Claimants

Colin Charles Haskell, late of 25 Coronation Street, Trayning, Western Australia.

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 30 December 2013 at 25 Coronation Street, Trayning 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 him by 16 June 2016 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

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**ZX404\*****TRUSTEES ACT 1962****DECEASED ESTATES**

## Notice to Creditors and Claimants

Leslie Ashworth, late of Lathlain Nursing Home, 63 Archer Street, Carlisle, Western Australia.

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 17 June 2014, are required by the trustee of the late Leslie Ashworth of C/- Denmark Legal, 55 Strickland Street, Denmark, Western Australia 6333, to send particulars of their claims to it by the 20th of June 2016, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

DENMARK LEGAL.  

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