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— PART 1 —

ENERGY

EN301

Energy Safety Act 2006

Energy Safety Levy Notice 2017

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

1. Citation

This notice is the *Energy Safety Levy Notice 2017*.

2. Term used: Act

In this notice —

Act means the *Energy Safety Act 2006*.

3. Application

This notice applies in respect of the financial year commencing on 1 July 2017 and is made having regard to the business plan for that financial year.

4. Total amount to be raised by way of levy

- (1) The total amount to be raised by way of levy is \$7 154 000.
- (2) In accordance with the business plan and section 6(1)(d) and (2) of the Act —
 - (a) 67% of the total amount to be raised by way of levy is payable by those energy industry participants liable under clause 5(3); and
 - (b) 33% of the total amount to be raised by way of levy is payable by those energy industry participants liable under clause 6(4).

5. Electricity industry participants liable to pay levy

- (1) In this clause —

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

network means —

- (a) a transmission system as defined in the *Electricity Industry Act 2004* section 3; or
 - (b) a distribution system as defined in the *Electricity Industry Act 2004* section 3.
- (2) For the purposes of this clause, a site containing multiple tenants (for example, a residential retirement complex, office building, shopping centre or apartment block) but with only 1 point of direct connection to a network is to be treated as 1 consumer site.
 - (3) An energy industry participant is liable to pay a levy if on 31 March 2017 —
 - (a) the participant operates 1 or more networks; and
 - (b) there are 500 or more consumer sites that have an electrical installation connected directly to a network operated by the participant.
 - (4) The amount of levy payable by an energy industry participant liable under subclause (3) is the proportion of the amount referred to in clause 4(2)(a) that —
 - (a) the number of consumer sites that on 31 March 2017 have an electrical installation connected directly to a network operated by the participant,bears to —
 - (b) the total number of consumer sites that on 31 March 2017 have an electrical installation connected directly to any of the networks operated by electricity industry participants liable under subclause (3) to pay a levy.

6. Gas industry participants liable to pay levy

- (1) In this clause —

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

gas distributor means —

- (a) a holder of a distribution licence as defined in the *Energy Coordination Act 1994* section 3(1); or
- (b) a person exempted under the *Energy Coordination Act 1994* from the requirement to hold a licence referred to in paragraph (a); or
- (c) an entity, other than a primary producer or supplier of LP gas such as BP Refinery (Kwinana) Pty Ltd or Wesfarmers LPG Pty Ltd, distributing (whether directly,

through an agent or as described in subclause (3))

LP gas —

- (i) to consumers with on-site fixed LP gas storage facilities (*bulk tanks*); or
- (ii) to consumers in portable cylinders;

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

LP gas means liquefied petroleum gas;

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

- (2) For the purposes of this clause —
 - (a) a site containing multiple tenants (for example, a residential retirement complex, office building, shopping centre or apartment block) but with only 1 point of direct connection to a distribution system is to be treated as 1 consumer site; and
 - (b) a site containing multiple tenants (for example, a residential retirement complex, office building, shopping centre or apartment block) that all consume LP gas from a single source supplied by a bulk tank or multiple interconnected portable cylinders is to be treated as 1 consumer; and
 - (c) a consumer to whom an entity distributes LP gas, whether to the consumer's bulk tank or in portable cylinders, on more than 1 occasion is to be treated as 1 consumer.
- (3) For the purposes of this clause, an entity is taken to distribute LP gas to consumers if —
 - (a) an entity distributes LP gas in bulk, or portable cylinders, to a dealer who is authorised or permitted by the entity to distribute the gas; and
 - (b) the dealer distributes the LP gas to the bulk tanks of, or in portable cylinders to, consumers.
- (4) An energy industry participant is liable to pay a levy if —
 - (a) on 31 March 2017 —
 - (i) the participant is a gas distributor; and
 - (ii) there are 500 or more consumer sites with a gas installation connected directly to a distribution system operated by the participant;
 - or
 - (b) in the financial year commencing on 1 July 2016 —
 - (i) the participant is or was a gas distributor; and

- (ii) the participant distributes (whether directly, through an agent, or as described in subclause (3)) LP gas to the bulk tanks of, or in portable cylinders to, more than 500 consumers.
- (5) The amount of levy payable by an energy industry participant liable under subclause (4) is the proportion of the amount referred to in clause 4(2)(b) that the sum of —
 - (a) the number of consumer sites that on 31 March 2017 have a gas installation connected directly to a distribution system operated by the participant; and
 - (b) the number of consumers to whom the participant distributes LP gas, either to their bulk tanks or in portable cylinders, in the financial year commencing on 1 July 2016,bears to the sum of —
 - (c) the total number of consumer sites that on 31 March 2017 have a gas installation connected directly to any of the distribution systems operated by energy industry participants liable under subclause (4)(a) to pay a levy; and
 - (d) the total number of consumers to whom energy industry participants liable under subclause (4)(b) to pay a levy distribute LP gas, either to their bulk tanks or in portable cylinders, in the financial year commencing on 1 July 2016.

7. Time for payment of levy

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

Date: 30 April 2017.

W. J. JOHNSTON, Minister for Commerce and
Industrial Relations.

HEALTH

HE301

Health Services Act 2016

**Health Services (Fees and Charges) Amendment
Order (No. 3) 2017**

Made by the Minister under section 56(3) of the Act.

1. Citation

This order is the *Health Services (Fees and Charges) Amendment Order (No. 3) 2017*.

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. Order amended

This order amends the *Health Services (Fees and Charges) Order 2016*.

4. Schedule 1 amended

In Schedule 1 Division 1 Subdivision 1:

- (a) in item 1(c) delete “\$58.05 per day” and insert:

\$58.80 per day

- (b) in item 1(d) delete “\$196.15 per day” and insert:

\$196.90 per day

R. COOK, Minister for Health.

RACING, GAMING AND LIQUOR

RA301

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003 RACING AND WAGERING WESTERN AUSTRALIA (FOB RULES) NOTICE (NO. 3) 2017

Made by Racing and Wagering Western Australia under section 61 of the Act.

1. Citation

This notice is the *Racing and Wagering Western Australia (FOB Rules) Notice (No. 3) 2017*.

2. Commencement

These rules came into operation on 12 June 2012.

3. Interpretation

In this notice—

“the Act” means the *Racing and Wagering Western Australia Act 2003*;

“the Rules” means the rules described in clause 4, adopted by Racing and Wagering Western Australia.

4. Rules adopted under section 61 of the Act

(1) In a meeting held on 31 May 2012, Racing and Wagering Western Australia resolved—

(a) to adopt and operate under rules relating to a jointly operated fixed odds wagering system in accordance with section 61(2) and (4) of the Act.

(2) A copy of the rules adopted was published for public information in the Special Gazette of 12 June 2012 at pp. 2413-2441.

(3) Further amendments to the Rules were adopted by resolution of the Board dated 11 October 2012, 25 March 2013, 30 August 2013, 31 October 2013, 20 December 2013, 1 May 2014, 3 September 2014, 28 November 2014, 21 September 2015, 23 November 2015, 21 January 2016, 29 February 2016, 4 April 2016, 27 June 2016, 25 July 2016, 29 August 2016, 3 October 2016, 31 October 2016, 27 February 2017 and 28 November 2016 and published for public information in the Gazettes of 23 October 2012 at pp. 5058-5060, 5 April 2013 at pp. 1490-1491, 17 September 2013 at pp. 4337-4346, 15 November 2013 at pp. 5262-5265, 10 January 2014 at pp. 24-25, 13 May 2014 at pp. 1455-1465, 12 September 2014 at pp. 3290-3291, 5 December 2014 at pp. 4523-4525, 25 September 2015 at pp. 3881-3883, 27 November 2015 at pp. 4756-4758, 29 January 2016 at pp. 276-277, 4 March 2016 at pp. 627-628, 8 April 2016 at pp. 1101-1103, 1 July 2016 at pp. 2748-2749, 29 July 2016 at pp. 3215-3217, 2 September 2016 at pp. 3713-3714, 7 October 2016 at pp. 4379-4387, 4 November 2016 at pp. 5010-5011, 3 March 2017 at pp. 1482-1484 and 28 March 2017 at pp. 1935-1936.

5. Changes to Rules published for public information section 61(6)(c) of the Act

(1) Further amendments to the Rules were adopted by resolution of the Board dated 1 May 2017.

(2) Those further amendments to the Rules are published in the Schedule to this notice for public information, as required by section 61(6)(c) of the Act.

Schedule 1—Amendments to Adopted Rules

44 Not Adopted.

82 A reference to “SP” means the ~~official Bookmakers Starting Price except for American races where a reference to “SP” means the final dividend declared by the local track where the race is run~~ Starting Price as determined in accordance with Rule 116.

116 Starting Price Betting Rules

Starting Price Betting Rules

(a) Starting Price is available for selected Thoroughbred Racing, ~~Australian~~ Harness and Australian Greyhound Racing.

(b) For Victorian Thoroughbred Racing—

(i) the Starting Price (SP) is the Victorian Official Price (VOP) as provided by Racing Victoria up until the advertised start time of the Race. Where no VOP is provided by Racing Victoria prior to the advertised start time of the race, RWWA will settle all Starting Price wagers at the RWWA closing Fixed Odds Win price;

- (ii) if a Win or a Win/Place wager is placed as the Starting Price, the Win portion will be paid at a rate equal to the VOP or, where no VOP is provided by Racing Victoria prior to the advertised start time of the race, at the RWWA closing Fixed Odds Win price.
- (c) For all other Australian Thoroughbred Racing (apart from Victorian Thoroughbred Racing)—
 - (i) the Starting Price (SP) is the official Starting Price as transmitted by the Australian Pricing Network up until the advertised start time of the race. Where no SP is provided by the Australian Pricing Network prior to the advertised start time of the race, RWWA will settle all Starting Price wagers at the RWWA closing Fixed Odds Win price.
 - (ii) If a Win or a Win/Place wager is placed as the Starting Price, the Win portion will be paid at a rate equal to the official Starting Price or, where no SP is provided by the Australian Pricing Network prior to the advertised start time of the race, at the RWWA closing Fixed Odds Win price.
- (d) For all Harness Racing, Greyhound Racing and international Thoroughbred Racing—
 - (i) Starting Price (SP) will pay the closing 'Fixed Odds' offered by RWWA.

118

- (a) Not Adopted
- (b) Where there are 10 runners or more, the Place portion is paid at the standard Each Way dividend ie. $\frac{1}{4}$ the odds, except for races in the United Kingdom and Ireland where Rule ~~119~~ 118 (d) will apply.
- (c) For races (apart from Greyhound races) in the United Kingdom and Ireland, where there are less than 8 runners, the Place portion will be paid at $\frac{1}{3}$ rd of the official on-course Bookmakers starting price.
- (d) For races (apart from Greyhound races) in the United Kingdom and Ireland, where there are more than 8 runners, the Place portion will be paid at $\frac{1}{4}$ of the official on-course Bookmakers starting price.
- (e) For Greyhound races in the United Kingdom and Ireland, where there are less than 8 runners, the Place portion will be paid at the RWWA closing Fixed Place Odds. Where no Fixed Odds is available the place portion will be determined as $\frac{1}{4}$ of the odds as determined in Rule 116(d).
- (f) For Greyhound races in the United Kingdom and Ireland, where there are 8 or more runners, the Place portion will be paid at the RWWA closing Fixed Place Odds. Where no Fixed Odds is available the place portion will be determined as $\frac{1}{5}$ of the odds as determined in Rule 116(d).

189 UNITED KINGDOM GREYHOUND RACINGFor greyhound races in the United Kingdom—

- (a) greyhound names, where shown, are for information purposes only, with all wagers being settled on the trap number.
- (b) if a greyhound is withdrawn from a race and replaced by a reserve, wagers placed on that trap number will stand and are transferred to the reserve runner. However if a pre-post price is taken and that selection subsequently becomes a non-runner then all wagers on that selection at that pre-post price will be void.
- (c) in the event of a non-runner in a race with pre-post prices, all wagers placed on the race before the withdrawal will be settled at SP.
- (d) where a no-race is declared and is subsequently re-run, wagers are settled on the re-run.
- (e) If no official SP or industry SP is returned, all greyhound wagers will be void.

— PART 2 —

ENERGY

EN401

ELECTRICITY INDUSTRY ACT 2004
SURRENDER OF RETAIL LICENCE

NewRet Pty Ltd notified the Economic Regulation Authority (Authority) of its intention to surrender its electricity retail licence (ERL23). On 21 March 2017, pursuant to clause 8 of the Licence, the ERA agreed to the surrender of the licence.

Ms NICOLA CUSWORTH, Chair,
Economic Regulation Authority.

HEALTH

HE401

HEALTH PRACTITIONER REGULATION NATIONAL LAW
(WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) DETERMINATION (No. 17) 2017

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. 17) 2017*.

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 3 years after its commencement

SCHEDULE

GENERAL MEDICAL SERVICES IN THE SUBURB OF BYFORD IN
THE SHIRE OF SERPENTINE JARRAHDAL

Dated this 27th day of April 2017.

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

HE402

HEALTH PRACTITIONER REGULATION NATIONAL LAW
(WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) DETERMINATION (No. 18) 2017

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. 18) 2017*.

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 3 years after its commencement

SCHEDULE**GENERAL MEDICAL SERVICES IN THE CITY OF KWINANA**

Dated this 27th day of April 2017.

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

HE403**HEALTH PRACTITIONER REGULATION NATIONAL LAW
(WESTERN AUSTRALIA) ACT 2010****HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)****MEDICAL (AREA OF NEED) DETERMINATION (NO. 19) 2017**

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. 19) 2017*.

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 3 years after its commencement

SCHEDULE**GENERAL MEDICAL SERVICES IN THE SUBURB OF BULLSBROOK IN
THE CITY OF SWAN**

Dated this 28th day of April 2017.

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

LOCAL GOVERNMENT

LG401**LOCAL GOVERNMENT ACT 1995**

City of Rockingham

(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 27 April 2017 determined that the method of valuation to

be used by the City of Rockingham 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 684 to 690 inclusive as shown on Deposited Plan 409218.

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

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Kalamunda
Local Planning Scheme No. 3—Amendment No. 87

Ref: TPS/2018

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 Kalamunda Local Planning Scheme amendment on 19 April 2017 for the purpose of—

1. Rezoning Lot 25 (7) Gilba Place, and Lot 26 (34) Brewer Road, Maida Vale, from Special Rural to Urban Development.
2. Amending the Scheme Map accordingly.

A. WADDELL, President.
R. HARDY, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Town of Victoria Park
Local Planning Scheme No. 1—Amendment No. 67

Ref: TPS/1543

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 Town of Victoria Park Local Planning Scheme amendment on 26 April 2017 for the purpose of—

1. Amending the Town Planning Scheme Text Schedule 2 as follows—

Ref No.	Land Particulars	Permitted Uses	Development Standards/Conditions
A 54	2-8A (Lots 1, 2, 137-141) Basinghall Street, Victoria Park	Multiple Dwellings	<p>Development to be in accordance with the following development standards and conditions, with variations permitted subject to achieving the outcomes identified in the relevant section below—</p> <p><u>General</u></p> <ul style="list-style-type: none"> • Where there is an inconsistency between the development standards and conditions applicable to additional use A54 and the provisions of the Scheme, the Residential Codes and/or Council policies, the development standards and conditions applicable to additional use A54 prevail. <p><u>Residential Density</u></p> <ul style="list-style-type: none"> • Development to be in accordance with the R60 residential code. <p><u>Setbacks</u></p> <ul style="list-style-type: none"> • Minimum 4.0 metre setback to Basinghall Street.

Ref No.	Land Particulars	Permitted Uses	Development Standards/Conditions
			<ul style="list-style-type: none"> • Minimum 4.0 metre setback from the north-eastern boundary. • Other boundary setbacks as per the Residential Design Codes. <p><u>Building Height</u></p> <p>Subject to the setback requirements stated above the following building height limits apply—</p> <ul style="list-style-type: none"> • Single storey development on any portion of the site. • Development setback a minimum of 6.5 metres from the south-eastern boundary and setback consistent with Residential Design Codes from the south-western site boundary may comprise 2 storeys up to a maximum wall height of 6 metres. • Development setback a minimum of 10.5 metres from the south-eastern boundary and a minimum of 5.5 metres from the south-western site boundaries may comprise 3 storeys up to a maximum wall height of 9 metres. • Development to a maximum of 4 storeys up to a maximum wall height of 15 metres is permitted, where— <ul style="list-style-type: none"> • Adjacent to the Basinghall Street frontage the 4thstorey is located behind the alignment of the 3rd storey within a 45 degree recession plane. • The 4th storey is setback a minimum of 19.5 metres from the south-eastern boundary. • The 4th storey is setback a minimum of 14 metres from the south-western boundary. <p><u>Variations to Development Standards</u></p> <ul style="list-style-type: none"> • Variation to development standards including a plot ratio of up to a maximum of 1.0 may be considered by Council where the variations and resulting development achieve positive design outcomes, positive streetscape outcomes, high levels of amenity in new dwellings, and the protection of the amenity of adjoining residential properties. <p><u>Vehicular Access</u></p> <ul style="list-style-type: none"> • A 4m wide building setback being applied over Lot 1 from the adjoining boundary of the rear of commercial zoned lots 1, 2 and 148 Albany Highway to allow for vehicular access to the properties fronting Albany Highway as a joint benefit. Additional vehicular access will be considered to the site if required as part of the development design, or as part of a staged development provided the number of vehicle access points in minimised as far as practical. <p><u>Basinghall Street Facade</u></p> <ul style="list-style-type: none"> • Buildings designed to address Basinghall Street with individual access to the ground floor units to Basinghall Street and with a high degree of surveillance over Basinghall Street are preferred. • The proposed development is to include design elements that reflect the architectural elements and streetscape of the locality.

2. Modify Precinct Plan P12, Sheet A by applying to 2-8A (Lots 1, 2, 137, 128, 139, 140 and 141) the “A54” notation as listed in Schedule 2—Additional Uses, of the Town Planning Scheme No. 1 Scheme Text.

T. VAUGHAN, Mayor.
A. VULETA, Chief Executive Officer.

POLICE

PO401

ROAD TRAFFIC ACT 1974
ROAD TRAFFIC CODE 2000
 AUTHORISED PERSONS

Appointment of Accredited Pilots as Authorised Persons

I hereby declare that each person who is an accredited pilot pursuant to Regulation 3 of the *Road Traffic Code 2000* named in the attached lists are ‘authorised persons’ within the meaning of and in accordance with Regulation 271 of the *Road Traffic Code 2000* for the purposes of Regulations 272(1)(a), 272(1)(d), 282(2) and 286 of the *Road Traffic Code 2000*—whilst performing their functions in the facilitating the safe movement of an oversize vehicle escorted by an accredited pilot.

Dated this Wednesday, 26 April, 2017.

KARL J. O’CALLAGHAN APM, Commissioner of Police.

Surname	First Name	State	Accredited Number	Training Provider
Greenwood	Henry	WA	00123	Keen Bros
Martin	Thomas	WA	00119	WARTA
Fogliani	Josey	WA	00125	WARTA
Melville	Roger	WA	00129	WARTA

WORKCOVER

WC401

WORKERS’ COMPENSATION AND INJURY MANAGEMENT ACT 1981
 APPROVED MEDICAL SPECIALISTS ORDER (NO. 4) 2017

Made by WorkCover WA under section 146F(1) of the Act.

1. Citation

This order is the *Approved Medical Specialists Order (No. 4) 2017*.

2. Approved medical specialists

The following medical practitioner has been designated as an approved medical specialist with WorkCover WA under section 146F(1) of the Act—

Dr Patrick Nugawela

CHRIS WHITE, A/Chief Executive Officer,
 WorkCover WA.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962
 DECEASED ESTATES

Notice to Creditors and Claimants

Michael Anthony Berson, late of 24 Friesian Grove, Bovell, Western Australia, retired, 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 16 August 2016, are required by the Executor, being Maria Elisabeth Theresia Lidwina Smitfoort, to send the particulars of their claim to Busselton Law, PO Box 1645, Busselton WA 6280, within one month of publication of this notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

BUSSELTON LAW.

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

Notice to Creditors and Claimants

Craig Barry Fennell, late of 3 Kestrel Street, Eagle Bay, Western Australia, Graphic Designer, 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 21 June 2016, are required by the Administrator, being Halga Anna James, to send the particulars of their claim to Busselton Law, PO Box 1645, Busselton WA 6280, within one month of publication of this notice, after which date the Administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

BUSSELTON LAW.

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

Notice to Creditors and Claimants

In the matter of the Estate of Kevin Jackson Beardman, late of 66 Scaddan Street, Bassendean, Western Australia, deceased ("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 28th day of July 2013, are required by Bruce Douglas Havilah, the Executor by Representation, to send the particulars of their claim to Havilah Legal of Level 2, 200 Adelaide Terrace, East Perth, Western Australia, by the 4th day of June 2017, after which date the said Bruce David Havilah may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 5th day of May 2017.

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

Notice to Creditors and Claimants

Maureen Joy Saint, late of 3 Dover Crescent, Wembley Downs, Western Australia, Retired Teacher/Librarian, 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 January 2017, are required by the Executor and Trustee being Jillian Saint of c/ MDH Legal Pty Ltd, PO Box 214, Osborne Park WA 6917, to send particulars of their claims by 10 June 2017, after which date the Executor and Trustee may convey or distribute the assets, having regard only to the claims of which they then have notice

ZX405**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 5 June 2017, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Atlija, Vlado, late of Hellenic Community Aged Care, 2 Hellenic Drive, Dianella, died 10.10.2015 (DE33099288 EM16)

Cardys, Gladys May, late of Amaroo Retirement Village, 44 Wreford Court, Gosnells, died 25.03.2017 (DE19852761 EM36)

Jones, Keith Albert, late of 4/820 Canning Highway, Applecross, died 14.03.2017 (DE 19924575 EM36)

Madden, Eileen Mary, also known as Eileen Madden, late of 9 Burrridge Way, Hamilton Hill, died 19.03.2017 (DE 20012120 EM15)

Norman, Dorothy Edith, late of 50 Pardalote Heights, Crossman, died 13.03.2017 (DE33094461 EM24)

Vinup, Dale Henry, also known as Dale Vinup, late of Aegis Lincoln Park, U9a/21 Wright Street, Highgate, died 01.04.2017 (DE 32000333 EM17)

Watson, Eileen Anne, late of Unit 3, 21 Quadea Road (also known as Unit 3, 1 Maltarra Street) Nollamara, died 24.03.2017 (DE19943917 EM32)

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

PUBLIC NOTICES

ZZ401

PARTNERSHIP ACT 1895
DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Lucas Colin Cox and Michael Douglas Anthony Colley and carrying on business as Re-Boot Fitness (ABN 91 732 761 479) 18 Scarborough Beach Road, North Perth, Western Australia has been dissolved by mutual consent as from 19 April 2017. All debts due to and owing by Re-Boot Fitness will be received and paid by Michael Colley, one of the original owners, who will continue to carry on and drive the business forward from the same location. Michael Colley looks forward to continuing working with all clients of Re-Boot Fitness.
