

Page

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CONTENTS

PART 1

	0
Gaming and Wagering Commission Amendment Regulations 2018	672
Liquor Control (Kalumburu Restricted Area) Regulations 2018	669
Racing and Wagering Western Australia (FOB Rules) Notice (No. 1) 2018	673
Shire of Halls Creek—	
Fencing Amendment Local Law 2018	667
Public Places and Local Government Property Amendment Local Law 2018	667
Shire of Woodanilling Animals, Environment and Nuisance Amendment Local Law 2018.	668
,	

$\mathrm{PART}\ 2$

Conservation	
Deceased Estates	
Health	
Heritage	
Justice	
Local Government	
Minerals and Petroleum	
Planning	
Police	
Racing Gaming and Liquor	

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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR EASTER AND ANZAC DAY 2018

A *Gazette* will be published at noon on **Thursday 29th March** and closing time for copy is **Tuesday 27th March** at noon.

A *Gazette* will be published at noon on **Friday 6**th **April** and closing time for copy is **Wednesday 4**th **April** at noon.

The *Gazette* will not be published on Tuesday 3rd April 2018.

The closing time for copy for *Gazette* published **Friday 27**th **April 2018** is **Tuesday 24**th **April** at noon.

— PART 1 —

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

Shire of Halls Creek

Public Places and Local Government Property Amendment Local Law 2018

Under the powers conferred on it by the *Local Government Act 1995* and all other relevant powers enabling it, the Council of the Shire of Halls Creek resolved on 15 February 2018 to make this local law.

1. Title

This local law may be cited as the Shire of Halls Creek Public Places and Local Government Property Amendment Local Law 2018.

2. This local law commences on the 14th day after the day on which it is published in the *Government Gazette*.

3. Principal local law

In this local law, the *Shire of Halls Creek Public Places and Local Government Property Local Law 2017* published in the *Government Gazette* on 29 June 2017 is referred to as the principal local law. The principal local is amended.

- 4. Clause 5.3(1) is amended to insert the words 'based on reasonable grounds' after the word 'opinion'.
- 5. Clause 1.3—Terms used in this local law, is amended by deleting the definition of 'eating house' and replace the words 'eating house' where they appear elsewhere in the Local Law with the word 'premises'.
 - 5.1 Clause 1.3—The definition of Proprietor is amended by deleting 'eating house' and replacing it with 'the premises'.
 - 5.2 Paragraph (f) in Schedule 5 is amended by deleting 'eating house' and replacing it with 'the premises'.
- 6. Clause 7.6(2) is amended by deleting the words 'as set out in the Act'.

RODGER KERR-NEWELL, Chief Executive Officer.
MALCOLM EDWARDS, Shire President.

LG302

DIVIDING FENCES ACT 1961 LOCAL GOVERNMENT ACT 1995

Shire of Halls Creek

FENCING AMENDMENT LOCAL LAW 2018

Under the powers conferred on it by the *Dividing Fences Act 1961*, the *Local Government Act 1995* and all other relevant powers enabling it, the Council of the Shire of Halls Creek resolved on 15 February 2018 to make this local law.

1. Title

This local law may be cited as the Shire of Halls Creek Fencing Amendment Local Law 2018.

2. This local law commences on the 14th day after the day on which it is published in the *Government Gazette*.

3. Principal local law

In this local law, the *Shire of Halls Creek Fencing Local Law 2017* published in the *Government Gazette* on 29 June 2017 is referred to as the principal local law. The principal local is amended.

- 4. Clause 2.11(2)(b) is amended to read; '—Electric security fences'.
- 5. Clause 3.1(2)(d) is amended to read—

"Be forwarded to the CEO together with any fee imposed and determined by the local government under and in accordance with sections 6.16 to 6.19 of the *Local Government Act 1995*."

6. Schedule 2

6.1 The introductory paragraph is amended to read—

"In accordance with the current edition of AS/NZS 1170.0:2002 Structural design actions—General principles."

- 6.2 The specifications for timber fences are amended by separating the first item (d) from item (c) so that the first item (d) appears in its own paragraph. The remaining items (d) to (f) should be re-numbered to (e), (f) and (g), respectively.
- 6.3 Item (d), the specifications for timber fences is amended by replacing the reference to 'clause 7' with reference to 'clause 2.2'.
- 6.4 Item (d), the specifications for corrugated fences is amended by replacing the reference to 'clause 7' with a reference to 'clause 2.2'.
- 7. Schedule 4, item (c)—the specifications for non-electrified fences is amended to read—

"Posts shall be cut not less than 1,800mm long x 50mm diameter at small end if round or 125mm x 60mm if split or sawn timber."

- 8. The following standards are adopted by reference—
 - 8.1 AS/NZS 3016:2002 Electrical installations—Electric security fences
 - 8.2 AS/NZS 1170.0.2002 Structural design actions—General principles
 - 8.3 AS 2870-2011 Residential slabs and footings

MALCOLM EDWARDS, Shire President. RODGER KERR-NEWELL, Chief Executive Officer.

LG303

LOCAL GOVERNMENT ACT 1995

Shire of Woodanilling

ANIMALS, ENVIRONMENT AND NUISANCE AMENDMENT LOCAL LAW 2018

Under the powers conferred by the *Local Government Act 1995*, and under all other powers enabling it, the Council of the Shire of Woodanilling resolved on 20 February 2018 to make the following local law.

PART 1—INTRODUCING MATTERS

1.1 Title

This Local Law may be cited as the Shire of Woodanilling Animals, Environment and Nuisance Amendment Local Law 2018.

1.2 Commencement

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

1.3 Application

This local law applies throughout the Woodanilling Townsite.

1.4 Principal local law amended

This local law amends the *Shire of Woodanilling Animals, Environment and Nuisance Local Law 2017* as published in the *Government Gazette* on 21 June 2017.

1.5 Amendments to principal local law

The principal local law is amended as follows-

- (a) Amend clause 2.2 to delete the word 'of' after 'duty' and replace it with 'or';
- (b) Amend clauses 4.1 and 4.2 to delete the words, 'any poultry and pigeons';
- (c) Amend clause 10.1 to delete the words 'any farm animals';
- (d) Amend clauses 4.1, 4.2, 10.1 and 17.1 to delete the words 'to a maximum of and replace them with 'comprising more than';
- (e) Amend clauses 4.1 and 10.1 to delete the words 'and no more than' and replace them with 'subject to';
- (f) Amend clause 7.1 to delete the words 'subject to clause 5 and clause 6';
- (g) Amend clause 7.2 to replace 'Council' with 'local government'; and
- (h) Amend clause 8.1 to replace 'right' with 'permit'.

Dated: 20 February 2018.

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

Cr H. RUSSEL THOMSON, Shire President. Ms BELINDA KNIGHT, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA301

Liquor Control Act 1988

Liquor Control (Kalumburu Restricted Area) Regulations 2018

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Liquor Control (Kalumburu Restricted Area) Regulations 2018*.

2. Commencement

These regulations come into operation as follows —

- (a) Part 1 other than regulations 3, 4 and 5 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day after that day.

3. Terms used

In these regulations —

exempt person has the meaning given in regulation 4;

Kalumburu Community means the area of land within a radius of 20 km of the point with the following Geocentric Datum of Australia 1994 (GDA94) coordinates —

- (a) -14.295444°S;
- (b) 126.6423056°E;

McGowan Island camping grounds means the area of land within a radius of 500 m of the point with the following Geocentric Datum of Australia 1994 (GDA94) coordinates —

- (a) -14.1460611°S;
- (b) 126.6498729°E.

4. Exempt person

For the purposes of these regulations, a person is an *exempt person* if the person is —

- (a) staying at a place that is at least 50 km from their usual place of residence for a period of at least 1 night; and
- (b) intending to stay away from their usual place of residence for a period of less than 12 months; and

- (c) not in the course of travelling on a regular journey between their usual place of residence or their place of work or education; and
- (d) travelling in the course of a holiday, or to visit friends or relatives, or for leisure, business or any other reason; and
- (e) not usually a resident in a restricted area declared under section 175(1a) of the Act; and
- (f) the holder of permission to enter the reserve on which the Kalumburu Community is located under the *Aboriginal Affairs Planning Authority Act Regulations 1972* regulation 8; and
- (g) in a case where the person is on community land as defined in the *Kalumburu Aboriginal Corporation*By-laws by-law 3, the holder of permission to enter the land granted under by-law 4 of those by-laws.

5. Note is not part of regulations

The note after regulation 11 does not form part of these regulations.

Part 2 — Restricted area

6. Declaration of restricted area

The Kalumburu Community is declared to be a restricted area for the purposes of section 175(1a) of the Act.

7. Notice of restricted area

- (1) The Director of Liquor Licensing must take all reasonable steps to cause to be posted, and while the Kalumburu Community continues to be a restricted area by operation of regulation 6 to be kept posted, at each place where a customary access route enters the Kalumburu Community a notice
 - (a) describing the offences set out in regulation 8; and
 - (b) specifying the penalties for those offences.
- (2) A failure to comply with subregulation (1) does not invalidate the declaration in regulation 6.

Part 3 — Prohibitions and related provisions

8. Prohibitions as to liquor in the Kalumburu Community

- (1) Subject to regulation 9, a person commits an offence if the person
 - (a) brings liquor into, or causes liquor to be brought into, the Kalumburu Community; or

- (b) possesses liquor in the Kalumburu Community. Penalty for this subregulation:
 - (a) if subregulation (2) applies a fine of \$5 000;
 - (b) in any other case a fine of \$2 000.
- (2) This subregulation applies to an offence under subregulation (1) committed by a licensee, a manager of licensed premises or a director of a body corporate that holds a licence.

9. Exceptions to r. 8

- (1) A person who is an exempt person does not commit an offence under regulation 8(1) if
 - (a) the person is in the McGowan Island camping grounds and continuously maintains possession of, or consumes, the liquor; or
 - (b) the person is in any other part of the Kalumburu Community and continuously maintains possession of, but does not consume, the liquor.
- (2) A person does not commit an offence under regulation 8(1) if the person brings the liquor, causes the liquor to be brought, or possesses the liquor, for the purpose of a religious service conducted at Our Lady of the Assumption Church, Kalumburu.

10. Seizure and disposal of containers of liquor

Despite section 155(4) and (5) of the Act, a member of the Police Force may seize and, as soon as is practicable, dispose of any opened or unopened container of liquor suspected on reasonable grounds to be the subject of an offence under regulation 8.

Part 4 — Period of effect

11. Period during which these regulations have effect

Unless sooner repealed, these regulations have effect for the period that ends at the close of 2 March 2021.

Note for this regulation:

Under the *Liquor Control Act 1988* section 175(1d), these regulations expire at the end of the period referred to in regulation 11.

Part 5 — Liquor Control Regulations 1989 amended

12. Regulations amended

This Part amends the *Liquor Control Regulations* 1989.

13. Regulation 27 amended

In regulation 27(4) in the Table insert in alphabetical order:

Liquor Control (Kalumburu Restricted Area) Regulations 2018 regulation 8(1)

R. NEILSON, Clerk of the Executive Council.

RA302

Gaming and Wagering Commission Act 1987

Gaming and Wagering Commission Amendment Regulations 2018

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Gaming and Wagering Commission Amendment Regulations 2018*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Gaming and Wagering Commission Regulations 1988*.

4. Regulation 39 amended

In regulation 39:

(a) in paragraph (a) delete "\$5; and" and insert:

\$10; and

(b) in paragraph (b) delete "\$50." and insert:

\$100.

RA303

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003

RACING AND WAGERING WESTERN AUSTRALIA (FOB RULES) NOTICE (No. 1) 2018

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. 1) 2018.

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, 28 November 2016, 1 May 2017, 29 May 2017, 26 June 2017, 28 August 2017 and 2 October 2017and 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 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 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, 28 March 2017 at pp. 1935-1936, 5 May 2017 at pp. 2370-2371, 2 June 2017 at pp. 2754-2755, 30 June 2017 at pp. 3594-3602, 1 September 2017 at pp. 4661-4664 and 6 October 2017 at pp. 5182-5184.

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

- (1) Further amendments to the Rules were adopted by resolution of the Board dated 26 February 2018.
- (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

123. First Past The Post Betting Rules

- (a) First Past the Post is available via the William Hill RWWA website and Apps. It does not apply to wagers placed via the telephone.
- (b) <u>First Past the Post is available for—</u>
 - (i) single Win and Place wagers (including Each Way wagers) on Australian racing (Thoroughbreds, Greyhounds and Harness) events struck at Fixed Odds, Fixed Price Plus, Best Tote, Best Tote Plus, Mid Tote or Selected Tote only;
 - (ii) Quinellas, Exactas, Trifectas and First Fours struck on Australian racing (Thoroughbreds, Greyhounds and Harness) events; and
 - (iii) Single Win Only wagers (including the Win portion of Each Way wagers) on New Zealand racing (Thoroughbreds, Greyhounds and Harness) events struck at Fixed Odds, Fixed Price Plus, Mid Tote or Selected Tote only.
- (c) First Past the Post provides that—
 - (i) Clients who backed the first runner past the post are paid out as if the runner retains its first position regardless of the result of any protest; and

- (ii) For Place wagers—Clients who backed the second or third runner past the post are paid out as if the runner retains its second or third position regardless of the result of any protest.
- (d) For Quinellas, Exactas, Trifectas and First Fours—the principles in clause (e) will apply for First Past the Post, and in the case of First Fours, will extend to paying out the fourth runner past the post as if the runner retains its fourth position, regardless of the result of any protest. Not Adopted.
- (e) First Past the Post is only available for single wagers. It is not available for multi wagers.
- (f) First Past the Post will apply to wagers placed on the final field market and will not apply to All In or Futures Wagers.
- (g) The payout value will equal the full return the Client would have received had the runner been declared the official winner or placegetter. In the event that a runner is disqualified, the Client will not be paid out any amount in respect of that runner.
- (h) The Dead-Heat Rule applies. In the event that there is a Dead-Heat and a protest occurs and is subsequently upheld, the payout on the runner that is relegated will be half the face value of the ticket.
- (i) First Past the Post does not apply to abandoned races.

133. Quinella Betting Rules

- (a) A Quinella requires nominating the first 2 place-getters in any order. Quinella dividends shall be paid w Where there are Fixed Price Quinellas, in accordance with the odds given and accepted at the time the Fixed Price Quinella is struck.
- (b) Not Adopted
- (c) Except where (d) or (e) of this clause applies, in the event of a scratching or a runner being declared a non-runner after a Quinella wager is confirmed, all combinations that include the scratched runner will be refunded and the remaining stake per combination will remain the same. Under no circumstances will the Client's stake per combination be increased.
- (d) Where a Fixed Price Quinella is taken and there is a late scratching of an odds-on runner at the time of withdrawal, all fixed price Quinella bets on that race will be void and all monies refunded.
- (e) Where a Fixed Price Quinella is taken and where there is a late scratching of a runner that is either even money or greater, all Quinellas containing the scratched runner are considered void and monies will be refunded. In addition, any winning Quinellas placed prior to the scratching are subject to deductions as set out in Appendix A.
- (f) Not Adopted

Where a Fixed Price Quinella is taken and there is a late scratching of an odds on runner at the time of withdrawal, all fixed price Quinella bets on that race will be void and all monies refunded.

Where a Fixed Price Quinella is taken and where there is a late scratching of a runner that is either even money or greater, all Quinellas containing the scratched runner are considered void and monies will be refunded. In addition, any winning Quinellas placed prior to the scratching are subject to deductions as set out in Appendix A.

157-Place 6": Six Leg PlaceCard

For a "Place 6" to be successful, the Client must correctly select horses that place in six RWWA-nominated races and will be given the odds stated at the time of placing the wager.

- (a) In fields of 8 or more runners, horses that run 1st, 2nd or 3rd are deemed to be eligible for a winning PlaceCard
- (b) In fields of 5, 6 or 7 runners, only horses that run 1st and 2nd are deemed to be eligible for a winning PlaceCard.
- (e) In fields of less than 5 runners, only the horse that runs 1st is deemed to be eligible for a winning PlaceCard.
- (d) Where there is a late scratching and the field is reduced to 7 runners or less, the above rules will apply for all wagers taken after the official late scratching time. For wagers placed on fields of 8 or more prior to the official late scratching time, 1st, 2nd and 3rd placings will count towards the PlaceCard.
- (e) If the Client's selection in 1 leg is scratched, it becomes a 5-race PlaceCard and the dividend is calculated by adding the odds of the remaining 3 legs.
- (f) If 2 or more of the Client's selections are scratched, the PlaceCard is cancelled and the wager is credited back to the Client's Account.
- (g) If 1 leg is abandoned or declared a no-race, it becomes a 5-race PlaceCard and the dividend is calculated by adding the odds of the remaining 5 legs.

- (h) If 2 or more legs are abandoned or declared no races, then all PlaceCards are cancelled and the wager is credited back to that Client's Account.
- (i) In fields of 8 or more runners, if there is a Dead-Heat for 3rd place in any of the 6 designated races, the odds are halved for each horse that has dead-heated in that leg and added to the other 5 legs. In the case of triple Dead-Heats, one third of the odds will be added to the other 3 legs.
- (i) Not Adopted

252. Extra innings, where applicable, count for settlement purposes.

336. Player Runs Live

- (a) Predict whether a named batsman will score higher or lower than a specific total e.g. 30.5 runs.
- (b) In limited overs matches, if the innings is reduced due to adverse weather conditions, or if a player retires hurt, then bets will be void unless the player is subsequently out or his final score is greater than the quote at the time of bet placement.
- (c) In Test Match cricket, if a player retires hurt, then bets will be void unless the player is subsequently out or his final score is greater than the quote at the time of bet placement.

365. GOLF

Six Pack Betting is over 18 Holes paying on the lowest score for the nominated round, all players in the group must tee off for bets to stand. All bets will be refunded should one or more players not tee off, the Dead-Heat Rule will apply.

366. GOLF

First Round Leader, <u>Event Low Round</u> and Lowest Score for the Round—<u>Refunds apply if a selected player does not tee off the start of the round. is All In. Refunds will not apply should selected player not tee off and the Dead-Heat Rule applies should one or more player tie.</u>

367. GOLF

Top X Outright markets—Refunds apply if player does not tee off their first round, 6, Top 10 and Top 25 are All In markets, refunds will not apply should selected player not tee off the Dead-Heat Rule will apply i.e. should two players tie for 6th place, ticket face value is paid at 50% of total stake and winnings. Should three players tie for 6th place, ticket face value is paid at 33.34% of total stake and winnings and so on.

368. GOLF

Top Country bets—Refunds apply if selected player does not tee off their first round. are All In, should a named player not tee off The Dead-Heat Rule will apply if two or more players have the same total at the end of the tournament.

369. GOLF

Handicap markets—Refund applies if selected player does not tee off their first round. Specified handicap is subtracted from Tournament Score for all players listed. Lowest score after handicap is the winner. Dead-Heat Rule will apply for players tied.

370. GOLF

Tournament Betting and Tournament Groups of 9 or more players

- (a) Refunds apply if selected player does not tee off their first round. Bets are placed on an All-In basis. No refunds will be given for non-starters. Playoffs are included in determining the winner and any player beaten in a playoff is deemed to have tied for second.
- (b) For the place portion of Each Way bets and other placings bets (e.g. top 10, top 25) the Dead Heat Rule will apply for players tied for the bottom position.

— PART 2 —

CONSERVATION

CO401

CONSERVATION AND LAND MANAGEMENT ACT1984

ROWLEY SHOALS MARINE PARK (CLASSIFIED WATERS) NOTICE 2018

Made by the Minister for the Environment under section 62 (1a) of the Act.

1. Citation

This is the Rowley Shoals Marine Park (Classified Waters) Notice 2018.

2. Interpretation

(1) In this notice—

approved management plan means the Management Plan for the Rowley Shoals Marine Park, set out in the *Rowley Shoals Marine Park Management Plan 2007-2017*, approved by the Minister under sections 14 and 60 of the Act, as notified in the *Gazette* of 10 April 2007;

Rowley Shoals Marine Park means the part of Western Australian waters reserved as Rowley Shoals Marine Park under section 13 of the Act, and classified as Class A by the Rowley Shoals Marine Park (Alteration of Boundaries) Order 2004, published in the Gazette of 10 December 2004;

Table 2 means 'Table 2: Uses permitted in each zone type of the Rowley Shoals Marine Park', set out in the approved management plan;

Western Australian waters has the meaning given to that term in section 13(8) of the Act.

(2) All geographic coordinates are expressed in terms of the Geocentric Datum of Australia 1994 (GDA 94).

3. Classification of recreation areas

All waters of the Rowley Shoals Marine Park described in Schedule 2 are classified under section 62(1a)(a) of the Act as recreation areas.

4. Classification of general use areas

All waters of the Rowley Shoals Marine Park described in Schedule 3 are classified under section 62(1a)(b) of the Act as general use area.

5. Classification of sanctuary areas

All waters of the Rowley Shoals Marine Park described in Schedule 1 are classified under section 62(1a)(c) of the Act as sanctuary areas.

6. Declaration of certain types of recreational fishing as incompatible with another specified recreational purpose in recreation areas

Under section 13B(3A)(b) of the Act, recreational fishing of the types described in Table 2 as recreational netting, spearfishing on compressed air, and recreational specimen collecting are declared to be incompatible with the recreational purpose of providing opportunities for recreation compatible with the maintenance of the values of the Park, for the areas classified as recreation areas under clause 3 and described in Schedule 2 item 1 Imperieuse Recreation Zone, item 2 Clerke Outer Reef Recreation Zone and item 3, Clerke Lagoon Recreation Zone.

7. Declaration of certain types of recreational fishing as incompatible with another specified recreational purpose in certain recreation areas

Under section 13B(3A)(b) of the Act, recreational fishing of the type described in Table 2 as spearfishing is declared to be incompatible with the recreational purpose of providing opportunities for recreation compatible with the maintenance of the values of the Park, for the area classified as recreation area under clause 3 and described in Schedule 2 item 3 Clerke Lagoon Recreation Zone.

8. Notices cancelled

The Rowley Shoals Marine Park (Classified Waters) Notice 2007 and Rowley Shoals Marine Park (Classified Waters) Amendment Notice 2017 are hereby cancelled.

Schedule 1—Sanctuary Areas

1. Imperieuse Sanctuary Zone

The portion of the Rowley Shoals Marine Park bound by a line—

- (a) commencing at the intersection of 17°31′55″ south latitude and 118°58′43″ east longitude;
- (b) thence south along the meridian to the intersection of 17°35′57″ south latitude and 118°58′43″ east longitude;
- (c) thence west along the parallel to the intersection of 17°35′57″ south latitude and 118°58′42″ east longitude;
- (d) thence south along the meridian to the intersection of 17°36′07″ south latitude and 118°58′42″ east longitude;
- (e) thence generally south by south-westerly along the geodesic to the intersection of 17°36′41″ south latitude and 118°58′29″ east longitude;
- (f) thence generally south by south-westerly along the geodesic to the intersection of 17°37′44″ south latitude and 118°57′54″ east longitude;
- (g) thence generally southerly along the geodesic to the intersection of 17°38′16″ south latitude and 118°57′43″ east longitude;
- (h) thence generally south-westerly along the geodesic to the intersection of 17°38′33″ south latitude and 118°57′28″ east longitude;
- (i) thence generally south-westerly along the geodesic to the intersection of 17°38′58″ south latitude and 118°57′02″ east longitude;
- (j) thence generally south-westerly along the geodesic to the intersection of 17°39′32″ south latitude and 118°56′07″ east longitude;
- (k) thence generally south-west along the geodesic to the intersection of 17°39′40″ south latitude and 118°55′51″ east longitude;
- (l) thence west along the parallel to the intersection of 17°39′40″ south latitude and 118°55′37″ east longitude;
- (m) thence generally north-westerly along the geodesic to the intersection of 17°39′30″ south latitude and 118°55′19″ east longitude;
- (n) thence generally north-westerly along the geodesic to the intersection of 17°39′07″ south latitude and 118°54′49″ east longitude;
- (o) thence generally north-westerly along the geodesic to the intersection of 17°38′38″ south latitude and 118°54′11″ east longitude;
- (p) thence generally north-westerly along the geodesic to the intersection of 17°38′16″ south latitude and 118°53′59″ east longitude;
- (q) thence north-westerly along the geodesic to the intersection of 17°37′56″ south latitude and 118°53′47″ east longitude;
- (r) thence west along the parallel to the intersection of 17°37′56″ south latitude and 118°53′05″ east longitude;
- (s) thence north along the meridian to the intersection of 17°33′56″ south latitude and 118°53′05″ east longitude:
- (t) thence east along the parallel to the intersection of 17°33′56″ south latitude and 118°54′09″ east longitude:
- (u) thence generally north-easterly along the geodesic to the intersection of 17°33′31″ south latitude and 118°54′21″ east longitude;
- (v) thence generally north-easterly along the geodesic to the intersection of 17°33′09″ south latitude and 118°54′41″ east longitude;
- (w) thence generally north by north-easterly along the geodesic to the intersection of 17°32′24″ south latitude and 118°55′02″ east longitude;
- (x) thence generally north by north-easterly along the geodesic to the intersection of $17^{\circ}31'42''$ south latitude and $118^{\circ}55'13''$ east longitude;
- (y) thence generally north-easterly along the geodesic to the intersection of 17°30′49″ south latitude and 118°55′47″ east longitude;
- (z) thence generally north-easterly along the geodesic to the intersection of 17°29′57″ south latitude and 118°56′34″ east longitude;
- (aa) thence generally east by north-easterly along the geodesic to the intersection of 17°29′49″ south latitude and 118°56′55″ east longitude;
- (bb) thence generally east along the geodesic to the intersection of $17^{\circ}29'50''$ south latitude and $118^{\circ}57'20''$ east longitude;
- (cc) thence generally south by south-easterly along the geodesic to the intersection of 17°29′55″ south latitude and 118°57′36″ east longitude;
- (dd) thence generally south-easterly along the geodesic to the intersection of 17°30′07″ south latitude and 118°57′50″ east longitude;
- (ee) thence generally south by south-easterly along the geodesic to the intersection of 17°30′39″ south latitude and 118°58′02″ east longitude;

- (ff) thence generally southerly along the geodesic to the intersection of 17°31′55″ south latitude and 118°58′19″ east longitude;
- (gg) thence easterly along the parallel to the commencement point.

2. Clerke Sanctuary Zone

Excepting the Clerke Lagoon Recreation Zone, that portion of the Rowley Shoals Marine Park bound by a line—

- (a) commencing at the intersection of 17°15′58" south latitude and 119°23′08" east longitude;
- (b) thence south along the meridian to the intersection of 17°19′56″ south latitude and 119°23′08″ east longitude;
- (c) thence west along the parallel to the intersection of 17°19′56″ south latitude and 119°23′05″ east longitude;
- (d) thence south along the meridian to the intersection of 17°21′31″ south latitude and 119°23′05″ east longitude:
- (e) thence generally southerly along the geodesic to the intersection of 17°21′14″ south latitude and 119°23′04″ east longitude;
- (f) thence generally southerly along the geodesic to the intersection of 17°21′59″ south latitude and 119°22′59″ east longitude;
- (g) thence generally south by south-westerly along the geodesic to the intersection of 17°22′47″ south latitude and 119°22′37″ east longitude;
- (h) thence generally south by south-westerly along the geodesic to the intersection of 17°23′23″ south latitude and 119°22′17″ east longitude;
- (i) thence generally south-westerly along the geodesic to the intersection of 17°23′37″ south latitude and 119°22′01″ east longitude;
- (j) thence generally south-westerly along the geodesic to the intersection of 17°23′48″ south latitude and 119°21′44″ east longitude;
- (k) thence west along the parallel to the intersection of 17°23′48″ south latitude and 119°18′48″ east longitude;
- (l) thence generally north along the meridian to the intersection of 17°19′55″ south latitude and 119°18′48″ east longitude;
- (m) thence east along the parallel to the intersection of 17°19′55″ south latitude and 119°18′53″ east longitude;
- (n) thence generally northerly along the geodesic to the intersection of 17°19′25″ south latitude and 119°18′50″ east longitude;
- (o) thence generally northerly along the geodesic to the intersection of 17°18′45″ south latitude and 119°18′42″ east longitude:
- (p) thence generally northerly along the geodesic to the intersection of 17°18′14″ south latitude and 119°18′46″ east longitude;
- (q) thence generally north-easterly along the geodesic to the intersection of 17°17′34″ south latitude and 119°19′06″ east longitude;
- (r) thence generally north by north-easterly along the geodesic to the intersection of 17°16′51″ south latitude and 119°19′15″ east longitude;
- (s) thence generally north by north-easterly along the geodesic to the intersection of 17°16′17″ south latitude and 119°19′32″ east longitude;
- (t) thence generally north by north-easterly along the geodesic to the intersection of 17°15′51″ south latitude and 119°19′41″ east longitude;
- (u) thence generally north by north-easterly along the geodesic to the intersection of $17^{\circ}15'15''$ south latitude and $119^{\circ}20'00''$ east longitude;
- (v) thence generally north-easterly along the geodesic to the intersection of 17°14′54″ south latitude and 119°20′22″ east longitude;
- (w) thence generally easterly along the geodesic to the intersection of 17°14′48″ south latitude and 119°20′44″ east longitude;
- (x) thence generally easterly along the geodesic to the intersection of 17°14′45″ south latitude and 119°21′02″ east longitude;
- (y) thence generally south by south-easterly along the geodesic to the intersection of 17°14′47″ south latitude and 119°21′12″ east longitude;
- (z) thence generally south-easterly along the geodesic to the intersection of 17°14′58″ south latitude and 119°21′28″ east longitude;
- (aa) thence generally south-easterly along the geodesic to the intersection of 17°15′58″ south latitude and 119°22′15″ east longitude;
- (bb) thence east along the parallel to the commencement point.

Schedule 2—Recreation Areas

1. Imperieuse Recreation Zone

Excepting the Imperieuse Sanctuary Zone, that portion of the Rowley Shoals Marine Park bound by a line—

(a) commencing at the intersection of 17°29′25″ south latitude and 118°59′05″ east longitude;

- (b) thence south along the meridian to the intersection of 17°40′25″ south latitude and 118°59′05″ east longitude;
- (c) thence west along the parallel to the intersection of 17°40′25″ south latitude and 118°52′35″ east longitude;
- (d) thence north along the meridian to the intersection of 17°34′25″ south latitude and 118°52′35″ east longitude;
- (e) thence north-east along the geodesic to the intersection of 17°29′25″ south latitude and 118°56′05″ east longitude;
- (f) thence east along the parallel to the commencement point.

2. Clerke Outer Reef Recreation Zone

Excepting the Clerke Sanctuary Zone and the Clerke Lagoon Recreation Zone, that portion of the Rowley Shoals Marine Park bound by a line—

- (a) commencing at the intersection of 17°14′25″ south latitude and 119°23′35″ east longitude;
- (b) thence south along the meridian to the intersection of 17°24′25″ south latitude and 119°23′35″ east longitude;
- (c) thence west along the parallel to the intersection of 17°24′25″ south latitude and 119°18′05″ east longitude;
- (d) thence north along the meridian to the intersection of 17°16′55″ south latitude and 119°18′05″ east longitude;
- (e) thence generally north-east along the geodesic to the intersection of 17°14′25″ south latitude and 119°19′35″ east longitude;
- (f) thence east along the parallel to the commencement point.

3. Clerke Lagoon Recreation Zone

The portion of the Rowley Shoals Marine Park bound by a line—

- (a) commencing at the intersection of 17°16′18″ south latitude and 119°21′16″ east longitude;
- (b) thence generally south by south-westerly along the geodesic to the intersection of 17°18′00″ south latitude and 119°20′54″ east longitude;
- (c) thence generally south by south-easterly along the geodesic to the intersection of 17°19′58″ south latitude and 119°21′18″ east longitude;
- (d) thence south along the meridian to the intersection of 17°21′48″ south latitude and 119°21′18″ east longitude;
- (e) thence west along the parallel to the intersection of 17°21′48″ south latitude and 119°19′56″ east longitude;
- (f) thence generally north by north-westerly along the geodesic to the intersection of 17°20′35″ south latitude and 119°19′36″ east longitude;
- (g) thence generally northerly along the geodesic to the intersection of 17°19′09″ south latitude and 119°19′31″ east longitude;
- (h) thence generally north by north-easterly along the geodesic to the intersection of 17°17′21″ south latitude and 119°19′51″ east longitude;
- (i) thence extending generally north-easterly along the geodesic to the intersection of 17°16′18″ south latitude and 119°20′26″ east longitude;
- (j) thence east along the parallel to the commencement point.

Schedule 3—General Use Areas

1. General Use Zone

All that portion of Rowley Shoals Marine Park that is not sanctuary area or recreation area.

CO402

CONSERVATION AND LAND MANAGEMENT ACT 1984

MONTEBELLO ISLANDS MARINE PARK (CLASSIFIED WATERS) NOTICE 2018

Made by the Minister for Environment under section 62(1a) of the Act.

1. Citation

This is the Montebello Islands Marine Park (Classified Waters) Notice 2018.

2. Interpretation

(1) In this notice—

approved management plan means the management plan for the Montebello Islands Marine Park, set out in the *Management Plan for the Montebello/Barrow Islands Marine Conservation Reserves 2007-2017 Management Plan No. 55*, approved by the Minister under sections 14 and 60 of the Act, as notified in the *Gazette* of 10 April 2007, and as amended in the *Gazette* of 16 January 2018;

high water mark means the ordinary (mean of) high water mark at spring tides as defined in the Land Administration Act 1997 section 3(1);

low water mark means the ordinary low water mark at spring tides;

Montebello Islands Marine Park means the part of Western Australian waters reserved as Montebello Islands Marine Park, under section 13 of the Act, and classified as Class A by the *Montebello Islands Marine Park Order 2004*, published in the *Gazette* of 10 December 2004;

Table 2 means 'Table 2: Uses permitted in each zone of the Montebello Islands Marine Park and Barrow Island Marine Park', set out in the approved management plan;

Western Australian waters has the meaning given to that term in section 13(8) of the Act.

(2) All geographic coordinates are expressed in terms of the Geocentric Datum of Australia 1994 (GDA 94).

3. Classification of recreation areas

All waters of the Montebello Islands Marine Park described in Schedule 2 are classified under section 62(1a)(a) of the Act as recreation areas.

4. Classification of general use area

All waters of the Montebello Islands Marine Park described in Schedule 4 are classified under section 62(1a)(b) of the Act as general use area.

5. Classification of sanctuary areas

All waters of the Montebello Islands Marine Park described in Schedule 1 are classified under section 62(1a)(c) of the Act as sanctuary areas.

6. Classification of special purpose areas

All waters of the Montebello Islands Marine Park described in Schedule 3 are classified under section 62(1a)(d) of the Act as special purpose areas.

7. Declaration of certain types of recreational fishing as incompatible with another specified recreational purpose in recreation areas

Under section 13B(3A)(b) of the Act, recreational fishing of the types described in Table 2 as recreational set and haul netting, recreational aquarium and specimen collecting, and charter vessel fishing (other than unguided recreational fishing by customers of charter operators) are declared to be incompatible with the recreational purpose of providing opportunities for existing recreational activities and commercial non-extractive tourism activities including recreational fishing, for the areas classified as recreation areas under clause 3 and described in Schedule 2 item 1 Stephenson Channel Recreation Zone, and item 2 Southern Montebellos Recreation Zone.

8. Declaration of aquaculture as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(a) of the Act, aquaculture is declared to be incompatible with the conservation purpose of providing protection to deep water habitat, including complex bathymetry with high habitat diversity, for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Northern Montebellos Special Purpose Zone (benthic protection).

9. Declaration of certain types of commercial fishing as incompatible with a specified conservation purpose of certain special purpose areas

Under section 13B(3B)(c) of the Act, commercial fishing of the types described in Table 2 as commercial beche de mer fishing, commercial trap fishing, commercial long line, commercial beach seine, commercial wetlining (other than trolling), commercial prawn trawling, commercial crabbing, commercial aquarium collecting, commercial collection of coral, 'live' sand and 'live' rock, and commercial specimen shell collecting are declared to be incompatible with the conservation purpose of providing protection to deep water habitat, including complex bathymetry with high habitat diversity, for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Northern Montebellos Special Purpose Zone (benthic protection).

10. Declaration of certain types of commercial fishing as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(c) of the Act, commercial fishing of the types described in Table 2 as commercial trap fishing, commercial long line, commercial beach seine, commercial wetlining, commercial prawn trawling, commercial crabbing and commercial collection of coral, 'live' sand and 'live' rock are declared to be incompatible with the conservation purpose of providing protection to subtidal silt and sand habitats which support rich and diverse fauna, and the excellent sediment and water quality, for the areas classified as special purpose areas under clause 6 and described in Schedule 3 items 2-12 Site A Special Purpose Zone (pearling), Site B Special Purpose Zone (pearling), Site C Special Purpose Zone (pearling), Site G Special Purpose Zone (pearling), Site I Special Purpose Zone (pearling), Site J Special Purpose Zone (pearling), Site J Special Purpose Zone (pearling), Site P Special Purpose Zone (pearling), Claret Bay Special Purpose Zone (pearling).

11. Declaration of certain types of recreational fishing as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(e) of the Act, recreational fishing of the types described in Table 2 as recreational rock lobster fishing, recreational line fishing (other than trolling), recreational set and

haul netting, recreational throw netting, spearfishing, recreational crabbing, recreational aquarium and specimen collecting, and charter vessel fishing (other than trolling) are declared to be incompatible with the conservation purpose of providing protection to deep water habitat, including complex bathymetry with high habitat diversity, for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Northern Montebellos Special Purpose Zone (benthic protection).

12. Declaration of certain types of recreational fishing as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(e) of the Act, recreational fishing of the types described in Table 2 as recreational set and haul netting, and recreational aquarium and specimen collecting are declared to be incompatible with the conservation purpose of providing protection to subtidal silt and sand habitats which support rich and diverse fauna, and the excellent sediment and water quality, for the areas classified as special purpose areas under clause 6 and described in Schedule 3 items 2-12 Site A Special Purpose Zone (pearling), Site B Special Purpose Zone (pearling), Site C Special Purpose Zone (pearling), Site D Special Purpose Zone (pearling), Site G Special Purpose Zone (pearling), Site H Special Purpose Zone (pearling), Site I Special Purpose Zone (pearling), Site O Special Purpose Zone (pearling), Site P Special Purpose Zone (pearling), Claret Bay Special Purpose Zone (pearling).

13. Declaration of pearling activity as incompatible with a specified conservation purpose in certain special purpose areas

Under section 13B(3B)(f) of the Act, pearling activity is declared to be incompatible with the conservation purpose of providing protection to deep water habitat, including complex bathymetry with high habitat diversity, for the area classified as special purpose area under clause 6 and described in Schedule 3 item 1 Northern Montebellos Special Purpose Zone (benthic protection).

14. Declaration of exploratory drilling for, or production of, petroleum, geothermal energy resources or geothermal energy as incompatible with a specified conservation purpose in of certain special purpose areas

Under section 13B(3B)(g) of the Act, activities of the types described in Table 2 as petroleum drilling and mineral development are declared to be incompatible with the conservation purpose of providing protection to subtidal silt and sand habitats which support rich and diverse fauna, and the excellent sediment and water quality, for the areas classified as special purpose areas under clause 6 and described in Schedule 3 items 2-12 Site A Special Purpose Zone (pearling), Site B Special Purpose Zone (pearling), Site C Special Purpose Zone (pearling), Site D Special Purpose Zone (pearling), Site I Special Purpose Zone (pearling), Site J Special Purpose Zone (pearling), Site J Special Purpose Zone (pearling), Site P Special Purpose Zone (pearling), Spec

15. Notices cancelled

The Montebello Islands Marine Park (Classified Waters) Notice 2007 is hereby cancelled.

STEPHEN DAWSON, Minister for Environment.

Schedule 1—Sanctuary Areas

1. Northern Montebellos Sanctuary Zone

- (a) commencing north-west of the Montebello Islands at the intersection of latitude 20°18′48″ south and longitude 115°29′42″ east; and
- (b) extending east along latitude 20°18′48″ south to longitude 115°32′51″ east;
- (c) thence south along longitude 115°32′51″ east to latitude 20°22′21″ south;
- (d) thence west along latitude 20°22′21″ south to the low water mark on Pansy Island that is the boundary of Reserve 42197 as shown on Deposited Plan 240365;
- (e) thence generally north-westerly and southerly along the low water mark of Pansy Island to latitude 20°22′30″ south;
- (f) thence west along latitude 20°22′30″ south to Morgan & Co Pty Ltd Pearl Farm Lease Site L as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C;
- (g) thence north, north-westerly, south-westerly and south- easterly along the boundary of Morgan & Co Pty Ltd Pearl Farm Lease Site L to latitude 20°22′30″ south;
- (h) thence west along latitude 20°22′30″ south to the low water mark on Primrose Island that is the boundary of Reserve 42197;
- thence generally northerly, westerly, southerly and easterly along the low water mark of Primrose Island to latitude 20°22′30" south;
- (j) thence west along latitude 20°22′30″ south to longitude 115°27′18″ east;
- (k) thence north along longitude 115°27′18″ east to latitude 20°21′30″ south;
- (l) thence north-easterly along the geodesic to the point of commencement.

2. Southern Montebellos Sanctuary Zone

- (a) commencing west of the Montebello Islands at the intersection of latitude 20°26′00″ south and longitude 115°26′18″ east; and
- (b) extending east along latitude 20°26′00″ south to the western side of Brooke Island at the intersection of that latitude and the low water mark on Brooke Island that is the boundary of Reserve 42197 as shown on Deposited Plan 240365;
- (c) thence generally south-westerly and south-easterly along the low water mark of Brooke Island to the southernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°26′08.72″ south longitude 115°30′08.74″ east on Brooke Island, and latitude 20°26′22.28″ south longitude 115°30′31.84″ east on the unnamed island west of Hovea Island (unofficially named Eucalyptus Island);
- (d) thence south-easterly along that geodesic to the south- westernmost point of the unnamed island west of Hovea Island at the intersection of that geodesic and the low water mark on that island that is the boundary of Reserve 42197;
- (e) thence generally south-easterly along the low water mark of the unnamed island west of Hovea Island to the southernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°26′22.65″ south longitude 115°30′32.72″ east on that island, and latitude 20°26′28.64″ south longitude 115°30′48.13″ east on Hovea Island:
- (f) thence south-easterly along that geodesic to the southern point of Hovea Island at the intersection of that geodesic and the low water mark on Hovea Island that is the boundary of Reserve 42197:
- (g) thence generally south-easterly along the low water mark of Hovea Island to the southernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°26′29.70″ south longitude 115°30′50.19″ east on Hovea Island, and latitude 20°26′31.68″ south longitude 115°30′59.58″ east on Hermite Island;
- (h) thence south-easterly along that geodesic to the western point of Hermite Island at the intersection of that geodesic and the low water mark on Hermite Island that is the boundary of Reserve 42197;
- (i) thence generally southerly down the western side of Hermite Island along the low water mark to the southern end of that island near Palmerston Point at the intersection of low water mark and the geodesic joining the coordinates latitude 20°30′19.09″ south longitude 115°31′11.88″ east on Hermite Island, and latitude 20°30′33.16″ south longitude 115°31′10.55″ east on the north-westernmost island of the Mulga Islands;
- (j) thence southerly along that geodesic to the westernmost point of the north-westernmost island of the Mulga Islands at the intersection of that geodesic and the low water mark on the north-westernmost island of the Mulga Islands that is the boundary of Reserve 42197;
- (k) thence generally south-easterly along the low water mark of the north-westernmost island of the Mulga Islands to the south-western point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°30′34.61″ south longitude 115°31′11.44″ east on the north- westernmost island of the Mulga Islands, and latitude 20°31′07.50″ south longitude 115°31′40.92″ east on Snappy Gum Island;
- (l) thence south-easterly along that geodesic to the western point of Snappy Gum Island at the intersection of that geodesic and the low water mark on Snappy Gum Island that is the boundary of Reserve 42197;
- (m) thence generally south-easterly along the low water mark of Snappy Gum Island to the southernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°31′08.84″ south longitude 115°31′42.17″ east on Snappy Gum Island, and latitude 20°31′39.38″ south longitude 115°32′31.56″ east on Ah Chong Island;
- (n) thence south-easterly along that geodesic to the south- westernmost point of Ah Chong Island at the intersection of that geodesic and the low water mark on Ah Chong Island that is the boundary of Reserve 42197;
- (o) thence generally south-easterly and north-easterly along the low water mark of Ah Chong Island to the north-easternmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°31′19.28″ south longitude 115°32′50.18″ east on Ah Chong Island, and latitude 20°30′01.17″ south longitude 115°33′35.71″ east on the northernmost island of the Fig Islands;
- (p) thence north-easterly along that geodesic to the easternmost point of the northernmost island of the Fig Islands at the intersection of that geodesic and the low water mark on the northernmost island of the Fig Islands that is the boundary of Reserve 42197;
- (q) thence generally northerly along the low water mark of the northernmost island of the Fig Islands to the geodesic joining the coordinates latitude 20°30′01.17" south longitude 115°33′35.71" east on the northernmost island of the Fig Islands, and latitude 20°29′38.21" south longitude 115°33′43.77" east on the third unnamed island north of Callitris Island;
- (r) thence north-easterly along that geodesic to the easternmost point of the third unnamed island north of Callitris Island at the intersection of that geodesic and the low water mark on the third unnamed island north of Callitris Island that is the boundary of Reserve 42197;

- (s) thence generally north-westerly along the low water mark of the third unnamed island north of Callitris Island to the northernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°29'37.98" south longitude 115°33'43.59" east on the third unnamed island north of Callitris Island, and latitude 20°29'32.57" south longitude 115°32'34.28" east on Ivy Island;
- (t) thence westerly along that geodesic to the northernmost point of Ivy Island at the intersection of that geodesic and the low water mark on Ivy Island that is the boundary of Reserve 42197;
- (u) thence generally westerly along the low water mark of Ivy Island to the geodesic joining the coordinates latitude 20°29′32.57″ south longitude 115°32′34.28″ east on Ivy Island, and latitude 20°29′31.54″ south longitude 115°32′13.16″ east on Hermite Island;
- (v) thence westerly along that geodesic to Chamberlain Point on Hermite Island at the intersection of that geodesic and the low water mark on Hermite Island that is the boundary of Reserve 42197;
- (w) thence generally north-westerly and north-easterly along the low water mark of Hermite Island to the narrow channel between Stephenson Channel and Hock Bay at the intersection of low water mark and latitude 20°28′26.70″ south on Hermite Island;
- (x) thence east along latitude 20°28′26.70″ south to the westernmost point of Renewal Island at the intersection of that latitude and the low water mark on Renewal Island that is the boundary of Reserve 42197;
- (y) thence generally south-easterly, northerly and south-westerly around Renewal Island along the low water mark to the point on the western side of that island near the entrance to Stephenson Channel at the intersection of low water mark and latitude 20°27'42" south;
- (z) thence west along latitude 20°27′42″ south to the western point of Hermite Island at the intersection of that latitude and the low water mark on Hermite Island that is the boundary of Reserve 42197:
- (aa) thence generally northerly along the low water mark of Hermite Island to the point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°27′01.11″ south longitude 115°32′36.04″ east on Hermite Island, and latitude 20°26′48.74″ south longitude 115°32′52.54″ east on Delta Island;
- (bb) thence north-easterly along that geodesic to the southern point of Delta Island at the intersection of that geodesic and the low water mark on Delta Island that is the boundary of Reserve 42197;
- (cc) thence generally northerly around the eastern side of Delta Island along the low water mark to the northernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°26′03.75″ south longitude 115°32′50.55″ east on Delta Island, and latitude 20°26′03.20″ south longitude 115°32′50.73″ east on Campbell Island:
- (dd) thence north-easterly across Chippendale Channel along that geodesic to the south-easternmost point of Campbell Island at the intersection of that geodesic and the low water mark on Campbell Island that is the boundary of Reserve 42197;
- (ee) thence north-easterly along the low water mark of Campbell Island to the point on the eastern side of Campbell Island at the intersection of low water mark and latitude 20°26′00″ south:
- (ff) thence east along latitude 20°26′00″ south to the western point of Karangi Island at the intersection of that latitude and the low water mark on Karangi Island that is the boundary of Reserve 42197.
- (gg) thence generally south-easterly, southerly, north-easterly and north-westerly along the low water mark of Karangi Island to the point on the western side of that island at the intersection of low water mark and latitude 20°26′00″ south;
- (hh) thence east along latitude 20°26′00″ south to longitude 115°37′45″ east;
- (ii) thence south along longitude 115°37′45″ east to latitude 20°31′30″ south;
- (jj) thence west along latitude 20°31′30″ south to longitude 115°35′30″ east;
- (kk) thence south along longitude 115°35′30″ east to latitude 20°33′30″ south;
- (ll) thence west along latitude 20°33′30″ south to longitude 115°26′18″ east;
- (mm) thence north along longitude 115°26′18" east to the point of commencement.

3. Willy Nilly Lagoon Sanctuary Zone

- (a) commencing south of Willy Nilly Lagoon from the eastern point of the western arm of Stephenson Channel at the intersection of latitude 20°28′28.80″ south and the low water mark on Hermite Island that is the boundary of Reserve 42197 as shown on Deposited Plan 240365; and
- (b) extending generally westerly, northerly, easterly and southerly around Willy Nilly Lagoon along the low water mark of Hermite Island to the point on the eastern side of Stephenson Channel at the intersection of low water mark and latitude 20°28′28.80″ south;
- (c) thence west along latitude 20°28′28.80″ south to the point of commencement.

Schedule 2—Recreation Areas

1. Stephenson Channel Recreation Zone

All that portion of Montebello Islands Marine Park that is contained within and bounded by a line—

- (a) commencing south of Willy Nilly Lagoon from the eastern point of the western arm of Stephenson Channel at the intersection of low water mark on Hermite Island that is the boundary of Reserve 42197 as shown on Deposited Plan 240365, and latitude 20°28′28.80″ south: and
- (b) extending east along latitude 20°28′28.80″ south to the eastern side of the western arm of Stephenson Channel at the intersection of that latitude and the low water mark on Hermite Island:
- (c) thence generally southerly, northerly and north-easterly around Stephenson Channel along the low water mark of Hermite Island to the eastern point of that island on the western side of the entrance to Stephenson Channel at the intersection of low water mark and latitude 20°27′42″ south;
- (d) thence east along latitude 20°27′42″ south to the eastern side of the entrance to Stephenson Channel at the intersection of that latitude and the low water mark on Renewal Island that is the boundary of Reserve 42197;
- (e) thence generally southerly along the low water mark of Renewal Island to the westernmost point of that island at the intersection of low water mark and latitude 20°28′26.70″ south;
- (f) thence west across the narrow channel between Stephenson Channel and Hock Bay along latitude 20°28′26.70″ south to the intersection of that latitude and the low water mark on Hermite Island that is the boundary of Reserve 42197;
- (g) thence generally northerly, south-westerly and northerly along the low water mark of Hermite Island to the point of commencement.

2. Southern Montebellos Recreation Zone

- (a) commencing from Chamberlain Point on Hermite Island at the intersection of the low water mark of Hermite Island that is the boundary of Reserve 42197 as shown on Deposited Plan 240365, and the geodesic joining the coordinates latitude 20°29'31.54" south longitude 115°32'13.16" east on Hermite Island, and latitude 20°29'32.57" south longitude 115°32'34.28" east on Ivy Island; and
- (b) extending easterly along that geodesic to the northernmost point of Ivy Island at the intersection of that geodesic and the low water mark on Ivy Island that is the boundary of Reserve 42197:
- (c) thence generally westerly, south-easterly, northerly and north-westerly around Ivy Island along the low water mark to the northernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°29'32.57" south longitude 115°32'34.28" east on Ivy Island, and latitude 20°29'37.98" south longitude 115°33'43.59" east on the third unnamed island north of Callitris Island;
- (d) thence easterly along that geodesic to the northernmost point of the third unnamed island north of Callitris Island at the intersection of that geodesic and the low water mark on that island that is the boundary of Reserve 42197;
- (e) thence generally south-westerly, south-easterly and north- easterly around the third unnamed island north of Callitris Island along the low water mark of that island to the intersection of low water mark and the geodesic joining the coordinates latitude 20°29′38.21″ south longitude 115°33′43.77″ east on the third unnamed island north of Callitris Island, and latitude 20°30′01.17″ south longitude 115°33′35.71″ east on the northernmost island of the Fig Islands;
- (f) thence south-westerly along that geodesic to the easternmost point of the northernmost island of the Fig Islands at the intersection of that geodesic and the low water mark on that island that is the boundary of Reserve 42197;
- (g) thence generally north-westerly, south-westerly, south- easterly and north-easterly around the northernmost island of the Fig Islands along the low water mark of that island to the intersection of low water mark and the geodesic joining the coordinates latitude 20°30′01.17″ south longitude 115°33′35.71″ east on the northernmost island of the Fig Islands, and latitude 20°31′19.28″ south longitude 115°32′50.18″ east on Ah Chong Island;
- (h) thence south-westerly along that geodesic to the north- easternmost point of Ah Chong Island at the intersection of that geodesic and the low water mark on Ah Chong Island that is the boundary of Reserve 42197;
- (i) thence generally north-westerly and south-westerly along the low water mark of Ah Chong Island to the south-westernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°31′39.38″ south longitude 115°32′31.56″ east on Ah Chong Island, and latitude 20°31′08.84″ south longitude 115°31′42.17″ east on Snappy Gum Island;
- (j) thence north-westerly along that geodesic to the southernmost point of Snappy Gum Island at the intersection of that geodesic and the low water mark on Snappy Gum Island that is the boundary of Reserve 42197;

- (k) thence generally north-easterly, north-westerly and southerly along the low water mark of Snappy Gum Island to the western point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°31′07.50″ south longitude 115°31′40.92″ east on Snappy Gum Island, and latitude 20°30′34.61″ south longitude 115°31′11.44″ east on the north-westernmost island of the Mulga Islands;
- (l) thence north-westerly along that geodesic to the south- western point of the north-westernmost island of the Mulga Islands at the intersection of that geodesic and the low water mark on the north-westernmost island of the Mulga Islands that is the boundary of Reserve 42197:
- (m) thence generally south-easterly, northerly and south-westerly along the low water mark of the north-westernmost island of the Mulga Islands to the westernmost point of that island at the intersection of low water mark and the geodesic joining the coordinates latitude 20°30′33.16″ south longitude 115°31′10.55″ east on the north-westernmost island of the Mulga Islands, and latitude 20°30′19.09″ south longitude 115°31′11.88″ east on Hermite Island;
- (n) thence northerly along that geodesic to the southern end of Hermite Island near Palmerston Point at the intersection of that geodesic and the low water mark on Hermite Island that is the boundary of Reserve 42197;
- (o) thence generally south-easterly and north-easterly along the low water mark of Hermite Island around Claret Bay, Rum Cove, Hungover Head and Sherry Lagoon to the point of commencement.

Schedule 3—Special Purpose Areas

1. Northern Montebellos Special Purpose Zone (benthic protection)

All that portion of the Montebello Islands Marine Park, contained within and bounded by a line—

- (a) commencing north-west of the Montebello Islands at the intersection of latitude 20°18′48″ south and longitude 115°27′18″ east; and
- (b) extending east along latitude 20°18′48″ south to longitude 115°29′42″ east;
- (c) thence south-westerly along the geodesic to the intersection of latitude 20°21′30″ south and longitude 115°27′18″ east;
- (d) thence north along longitude 115°27′18" east to the point of commencement.

2. Site A Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site A as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

3. Site B Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site B as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

4. Site C Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site C as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

5. Site D Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site D as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

6. Site G Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site G as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

7. Site H Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site H as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

8. Site I Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site I as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

9. Site J Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site J as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

10. Site O Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site O as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

11. Site P Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease Site P as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-193-01C and 911-193-02C.

12. Claret Bay Special Purpose Zone (pearling)

All that portion of Montebello Islands Marine Park that is contained within and bounded by Morgan & Co Pty Ltd Pearl Farm Lease in Claret Bay as shown on Department of Fisheries Pearl Farm Lease Site Plan 911-217-01.

Schedule 4—General Use Area

1. Montebello General Use Zone

All that portion of Montebello Islands Marine Park that is not sanctuary area, recreation area or special purpose area.

CO403

CONSERVATION AND LAND MANAGEMENT ACT 1984

NGARI CAPES MARINE PARK MANAGEMENT PLAN 2013-2023, MANAGEMENT PLAN NO. 74

Amendment to Management Plan

The Conservation and Parks Commission and the Department of Biodiversity, Conservation and Attractions advise that amendments to the *Ngari Capes Marine Park Management Plan 2013-2023* were approved by the Minister for Environment on 15 February 2018.

The amendments to the management plan were prepared in accordance with section 61 of the Conservation and Land Management Act 1984. A modification was made to the amendments under section 60(2) of the Act. This modification was to reflect that recreational rock lobster potting is permitted in the Margaret River Special Purpose Zone (surfing).

The amendments to the management plan come into operation with this Government Gazette notice.

The amendments to the management plan can be viewed and downloaded from the Department of Biodiversity, Conservation and Attractions' website at—

https://www.dbca.wa.gov.au/parks/management-plans/approved-management-plans

MARION FULKER, Chair, Conservation and Parks Commission. MARK WEBB, Director General, Department of Biodiversity, Conservation and Attractions.

HEALTH

HE401

MENTAL HEALTH ACT 2014

MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS) REVOCATION ORDER (No. 3) 2018

Made by the Chief Psychiatrist under section 539 of the Mental Health Act 2014.

1. Citation

This Order may be cited as the Mental Health (Authorised Mental Health Practitioners) Revocation Order (No. 3) 2018.

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. Revocation of designation

The designation, as an authorised mental health practitioner of the mental health practitioners specified in Schedule 1 to this order is revoked.

SCHEDULE 1

Name	Profession
Roberts, Sue Diana	Registered Nurse
Sandy, Jennifer	Registered Nurse
Chingovo, Sarah Elizabeth	Social Worker

Dr NATHAN GIBSON, Chief Psychiatrist.

26 February 2018.

HE402

MENTAL HEALTH ACT 2014

MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS) ORDER (No. 1) 2018 Made by the Chief Psychiatrist under section 539 of the *Mental Health Act 2014*.

1. Citation

This order may be cited as the Mental Health (Authorised Mental Health Practitioners) Order (No. 1) 2018.

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 Mental Health Practitioner

The mental health practitioners specified in Schedule 1 to this order are designated as Authorised Mental Health Practitioners.

SCHEDULE 1

Name	Profession
Arnold, Victoria Rose	Social Worker
Bonner, Amanda	Registered Nurse
Clifton, Joanne Mary	Registered Nurse
Courtney, Naveen	Registered Nurse
Fairweather, Carrie Theresa	Registered Nurse
Farr, Karin Helen	Registered Nurse
Frankovic, Julija	Registered Nurse
Garrigan, Stephen Richard	Registered Nurse
Humphrey, Kristin Patricia	Registered Nurse
Kani, Florence	Registered Nurse
Masters, Priscilla Mary	Social Worker
Neal, Jacob	Social Worker
Smith, Sarah	Social Worker

Dr NATHAN GIBSON, Chief Psychiatrist.

26 February 2018.

HERITAGE

HR401

HERITAGE OF WESTERN AUSTRALIA ACT 1990

ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

PROPOSED PERMANENT REGISTRATIONS (CROWN AND PRIVATE)

Notice is hereby given in accordance with Section 47(5) of the *Heritage of Western Australia Act 1990*, that the Heritage Council has advised the Minister for Heritage regarding registration of crown property that it has resolved that—

1. the place listed below is of cultural heritage significance, and is of value for the present community and future generations;

- 2. the protection afforded by the Heritage of Western Australia Act 1990 is appropriate; and
- 3. the place should be entered in the Register of Heritage Places on a permanent basis.

Notice is hereby given that the place below will be entered in the Register of Heritage Places on an interim basis with effect from today in accordance with section 50(1)(b) of the *Heritage of Western Australia Act 1990*. The place listed below is wholly or partly vested in the Crown, or in a person on behalf of the Crown, in right of the State.

Notice is hereby given in accordance with Section 49(1) of the *Heritage of Western Australia Act 1990* that, pursuant to a direction from the Minister for Heritage, it is proposed that the place described below be entered in the Register of Heritage Places on a permanent basis. The Heritage Council invites submissions on the proposal, which must be in writing and should be forwarded to the address below not later than 13 April 2018.

Subiaco Oval at 304 Roberts Road, Subiaco; Portion of Lot 12732 on DP 219514 being part of Res 41874 and being part of the land contained in CLT V 3093 F 159; Lot 13691 on DP 220984 being part of Res 41874 and being the whole of the land contained in CLT V 3115 F 996; together as shown on HC Curtilage Map P11923-0.

GRAEME GAMMIE, Assistant Director General, Heritage Services,
Department of Planning, Lands, and Heritage,
Bairds Building, 491 Wellington Street,
Perth WA 6000.

2 March 2018.

JUSTICE

JU401

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—

Shelley Janet Fisher of Narrogin

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

Shire of Capel
BASIS OF RATES

I, Michael Connolly, 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 9 February 2018, determine that the method of valuation to be used by the Shire of Capel, 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 945 to 967 inclusive as shown on Deposited Plan 411408.

MICHAEL CONNOLLY, Deputy Director General—Regulation, Department of Local Government, Sport and Cultural Industries.

LG402

LOCAL GOVERNMENT ACT 1995

Shire of Capel
Basis of Rates

I, Michael Connolly, 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 14 February 2018, determine that the method of valuation to be used by the Shire of Capel, as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value—

Schedule

	Designated land
UV to GRV	All that portion of land being Lot 5002 as shown on Deposited Plan 412056.

MICHAEL CONNOLLY, Deputy Director General—Regulation, Department of Local Government, Sport and Cultural Industries.

LG403

LOCAL GOVERNMENT ACT 1995

Shire of Dalwallinu Basis of Rates

I, Michael Connolly, 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 2018, determine that the method of valuation to be used by the Shire of Dalwallinu, 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 500 as shown on Deposited Plan 74401.

MICHAEL CONNOLLY, Deputy Director General—Regulation, Department of Local Government, Sport, and Cultural Industries.

LG404

LOCAL GOVERNMENT ACT 1995

 $Shire\ of\ Serpentine\ Jarrahdale$

BASIS OF RATES

I, Michael Connolly, 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 14 February 2018, determine 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 Lot 72 and Lot 73 as shown on Deposited Plan 411045; Lot 888 and Lot 889 as shown on Deposited Plan 412003; Lots 50 to 52 inclusive as shown on Deposited Plan 412309 and Lots 367 to 369 inclusive, Lots 584 to 593 inclusive, Lots 619 to 629 inclusive, Lots 670 to 679 inclusive, Lots 684 to 694 inclusive, Lots 699 to 703 inclusive and Lots 705 to 708 inclusive as shown on Deposited Plan 413101.

MICHAEL CONNOLLY, Deputy Director General—Regulation, Department of Local Government, Sport, and Cultural Industries.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum, Meekatharra WA 6642.

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

Act 1978 for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

J. SCUTT, Warden.

To be heard by the Warden at Meekatharra on 18 April 2018.

MURCHISON MINERAL FIELD

Prospecting Licences

P 51/2784 Pascu, Lee Christian Downes, Joseph Michael

P 51/2878 Diversified Asset Holdings Pty Ltd

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

J. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 5 April 2018.

MURCHISON MINERAL FIELD

Prospecting Licences

P 58/1714	Smith, Paul
P 58/1715	Hitchcock, Bodie William
P 58/1716	Smith, Paul
P 58/1717	Smith, Paul
P 58/1719	Wellstead, Ross Arthur Hodgson, Shane Steven

MP403

MINING ACT 1978

INTENTION TO FORFEIT

Department of Mines and Petroleum, Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 3 April 2018 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
	$Exploration \ Licence$	
E 28/1997-I	Fairstar Resources Ltd	N. E. Coolgardie
E 37/1221	Halloran, Wayne Vincent	Mt Margaret
	Mining Lease	
M 20/327	Mid-West Gold Operations Pty Ltd	Murchison
M 28/373-I	Fairstar Resources Ltd	N. E. Coolgardie
M 30/157	Carnegie Gold Pty Ltd	North Coolgardie
M 40/134	Fry, Paul Henry	North Coolgardie
M 70/291	Australian Peat Technologies Pty Limited	South West

MP404

MINING ACT 1978

INTENTION TO FORFEIT

Department of Mines and Petroleum, Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenement is paid on or before 3 April 2018 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number Holder Mining Lease
M 28/373-I Fairstar Resources Ltd N. E. Coolgardie

MP405

MINING ACT 1978

INTENTION TO FORFEIT

Department of Mines and Petroleum, Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenement is paid on or before 3 April 2018 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

PLANNING

PL101

CORRECTION

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME

Metropolitan Region Scheme Minor Amendment 1320/57

Western Power Omnibus 2

It is hereby notified for public information that the notice under the above Amendment No. 1320/57 published at page 542 of the *Government Gazette* No. 25 dated 27 February 2018 contained errors which are now corrected as follows—

For the word: 1.7536/1

Read: 1.7436/1

For the word: 1.7537

Read: 1.7437

PL401

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME MAJOR AMENDMENTS

1323/41—South Bullsbrook Urban Precinct

1324/41—Central Bullsbrook Urban Precinct

1325/41—North Bullsbrook Urban Precinct

Call for Public Submissions

The Western Australian Planning Commission (WAPC) is seeking public comment on proposals to amend the Metropolitan Region Scheme (MRS) for the Bullsbrook Urban Precincts in the City of Swan.

1323/41—South Bullsbrook Urban Precinct

The purpose of this amendment is to transfer approximately 210.7 ha of Rural zoned land to the Urban Deferred zone in the MRS.

1324/41—Central Bullsbrook Urban Precinct

The purpose of this amendment is to rezone approximately 153.17 ha of Rural zoned land to the Urban Deferred zone in the MRS.

1325/41—North Bullsbrook Urban Precinct

The purpose of this amendment is to rezone approximately 63.75 ha of Rural zoned land to the Urban Deferred zone in the MRS.

The proposed amendments will facilitate further planning to enable the future development of the amendment area for urban residential purposes

Display locations

Details of the proposals can be found in the WAPC's explanatory amendment reports. A separate report exists for each amendment. These documents, along with the amending plans and other supporting documentation showing the proposed changes to the zones and reservations of the MRS, will be available for public inspection, free of charge from 2 March 2018 to 8 June 2018.

All documents are available at the offices of-

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

Documents can also be viewed online at www.planning.wa.gov.au/public-comment.

Submissions

Any person who desires to make a submission to support, object or provide comment on any part of the proposed amendment should do so on a Form 41, which is available from the display locations, the amendment report and online.

Submissions can be lodged online or by post to: Secretary, Western Australian Planning Commission, Locked Bag 2506, Perth WA 6001.

Submissions close 5pm, Friday 8 June 2018. Late submissions will not be considered.

KERRINE BLENKINSOP, Secretary, Western Australian Planning Commission.

PL402

PLANNING AND DEVELOPMENT ACT 2005

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Bayswater

Town Planning Scheme No. 24—Amendment No. 74

Ref: TPS/2097

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 City of Bayswater Town Planning Scheme amendment on 16 February 2018 for the purpose of—

1. Modify Appendix 1 of Town Planning Scheme No. 24 as follows—

Liquor Store—Large means premises—

- the subject of a liquor licence granted under the Liquor Control Act 1988, and
- in which the whole of, or a portion of, the premises with a net lettable area of more than 300 square metres is used to display and sell packaged liquor for consumption off the premises.

B. McKENNA, President/Mayor. C. BYWATER, A/Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

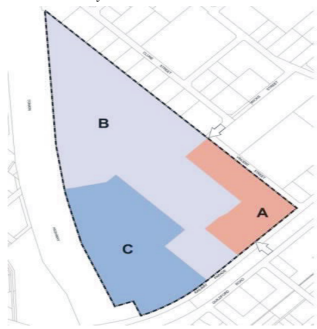
City of Bayswater

Local Planning Scheme No. 24—Amendment No. 71

Ref: TPS/2109

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 City of Bayswater Local Planning Scheme amendment on 16 February 2018 for the purpose of—

1.1 Modifying the Precinct Boundaries plan contained within Special Control Area No. 10 by adjusting the common boundary between Precinct A and Precinct B.



1.2 Modifying the existing Land Use and Development Requirements provisions which apply to Precincts A, B and C of Special Control Area No. 10 under Appendix 10 of the Scheme and replace with the following—

SPECIAL CONTROL AREA (SCA) 10:

Corner of Tonkin Highway and Railway Parade, Bayswater.

Site Particulars:

Lot 10, No. 2-4 Railway Parade, Bayswater.

Description:

SCA No. 10 is bound by Tonkin Highway to the west, Railway Parade to the south, Vincent Street and the rear boundaries of Lots 55, 59, 60, 61, 102, 103, 104, 301 and 302 Clune Street to the east.

Provisions

Purpose:

To facilitate the redevelopment of Lot 10 Railway Parade, Bayswater site into a quality industrial/commercial estate, guiding development form and land use in a manner which articulates a high level of amenity whilst achieving well designed, functional and efficient buildings

The site is divided into 3 precincts which are described as—

Precinct A—To comprise commercial land uses and selected compatible industrial uses that will not cause injury to or adversely affect the amenity of the commercial precinct.

Precinct B—To comprise industrial land uses (except those which are considered undesirable for reasons of noise, odour or atmospheric emissions).

Precinct C—To comprise industrial land uses (except those which are considered undesirable for reasons of noise, odour or atmospheric emissions), where site development will need to meet mandatory landscaping and drainage infiltration requirements. All stormwater runoff will be collected and shall not be permitted to soak into the ground at source due to existing residual cinders located in the south western part of the site.

Section 70A notifications will be placed on Titles of lots located within Precincts A, B and C to ensure landowners are aware of the environmental constraints of the site and the applicable design guidelines.

Land Uses:

Notwith standing uses listed within Table No. 1—Zoning Table of the Scheme, the following uses shall prevail within SCA No. 10-

Permitted Uses

Precinct A

- Automotive Repairs
- Automotive & Marine Sales & Repairs
- Convenience Store
- Consulting Rooms (Medical)
- Car Park
- Car Wash
- Dry Cleaning/ Laundry Premises
- Factory '#
- Factory Tenement Building ***#
- Garden Centre
- Kiosk
- Lunch Bar
- Health Studio
- Light Industry #
- Liquor Store—Large
- Liquor Store—Small
- Medical Centre
- Office
- Public Utility**
- Restaurant
- Service Industry
- Trade Display
- Transport Depot
- Veterinary Consulting Rooms
- Warehouse

Precincts B and C

- Automotive Repairs
- Builders Yard
- Car Park
- Car Wash
- Dry Cleaning/ Laundry Premises
- Factory
- Factory Tenement Building
- Garden Centre
- General Industry
- Kiosk
- Light Industry
- Lunch Bar
- Public Utility**
- Service Industry
- Trade Display
- Transport Depot
- Veterinary Consulting Rooms
- Warehouse

Discretionary Uses

Precinct A

- Amusement Parlour
- Betting Agency
- Cinema/Theatre
- Civic Buildings
- Club Premises
- Corner Store
- Educational Establishment
- Fast Food Outlet
- Funeral Parlour
- General Industry ***#
- Hire Service (Non-Industrial) #
- Infant Health Clinic
- Industry ***#
- Occasional Uses
- Open Air Display #
- Public Amusement
- · Radio and Television Installations
- Radio Equipment
- Recreation Facility (Private & Public)
- Shop*
- Showroom
- Showroom/Warehouse
- Storage Yard #
- Tavern
- Veterinary Hospital

Precincts B and C

- Automotive & Marine Sales & Repairs
- Fast Food Outlet
- Funeral Parlour
- Hire Service (Industrial)
- Industry
- Office
- Open Air Display
- Radio and Television Installations
- Showroom
- Showroom/Warehouse
- Storage Yard

^{*} The Gross Leasable Area (GLA) floor space for a 'Shop' use shall be limited to 500m² per tenancy within Precinct A, and a cumulative floor space of no greater than 1500m² Net Lettable Area (NLA) for the whole of Precinct A.

^{**} Land use includes compensating basins which are subject to Water Corporation's agreed specifications.

- *** Uses shall be limited to those considered appropriate, by the City of Bayswater, for a transitional buffer between industrial and commercial precincts, however the following uses are not permitted—
 - Abattoir;
 - Concrete batching plant;
 - Asphalt manufacturing;
 - · Chemical manufacturing;
 - Compost manufacturing;
 - Crushing of building material;
 - Dog kennels:
 - · Wrecking yard;
 - · Pesticides manufacturing
 - Incineration;
 - Industrial gas production;
 - · Fuel loading;
 - Fuel storage;
 - · Poultry storage;
 - Used tyre storage; and
 - Waste disposal.
- # Within Precinct A a high degree of landscaping amenity is to be provided with appropriate screening of transition industrial uses from the street, to the satisfaction of the City of Bayswater.

Uses Not Permitted	Uses Not Permitted unless by giving Special Notice ('A' Use)
 Precincts A, B and C Automotive Wrecking Extractive Industry Fuel Depot Noxious Industry 	Precincts A, B and C • Service Station
Precinct A only Builders Yard	

If the use of the land for a particular purpose is not specifically mentioned in the above 'Permitted Uses', 'Discretionary Uses' and 'Uses Not Permitted' tables and cannot reasonably be determined as falling within the interpretation of one of the above mentioned use classes the Council may—

- (a) Determine by Absolute Majority that the use is consistent with the objectives and purpose of the particular precinct and is therefore permitted; or
- (b) Determine by Absolute Majority that the proposed use may be consistent with the objectives and purpose of the precinct and thereafter follow procedures of clause 64 of the deemed provisions in considering an application for planning approval; or
- (c) Determine that the use is not consistent with the objectives and purpose of the particular precinct and is therefore not permitted.

Development Requirements

Building Setbacks (Precincts A, B and C):

- Primary Street: Buildings to be setback a minimum of 3.0m.
- Secondary Street: Building mass to be set back a minimum of 3.0m.
- A nil setback to side and rear boundaries shall be permitted, in accordance with the Building Code of Australia.

Building Height:

Precinct A—

• Height of a building shall not exceed five (5) storeys.

Precincts B and C-

• Height of a building shall not exceed three (3) storeys.

For the purposes of calculating building height, a storey shall not include—

- (a) a basement or a semi-basement that does not protrude any further than 1.5m above ground level, and
- (b) any roof plant structures.

Plot Ratio (Precincts A, B and C):

• Plot ratio requirements of the Scheme are not applicable.

Site Coverage (Precincts A, B and C):

• There are no site coverage limitations.

Landscaping:

Precincts A, B and C-

- A minimum of 5% of the total lot area is to be allocated for landscaping purposes, which includes a minimum 2.0m wide landscaping strip provided along the street frontage.
- One tree (minimum 50 litre pot size) shall be planted at an average of every 15m of lot frontage within the 2.0m wide landscape strip. The tree species shall be subject to the satisfaction of the City.

Precinct C only-

- Localised stormwater disposal via soakage shall not occur within this precinct. Lot connection pits will be provided to discharge all runoff to the road drainage network.
- Soakwells are not permitted.
- Groundwater extraction is prohibited.

Fencing (Precincts A, B and C):

All fencing proposed as part of the development shall be designed and constructed in accordance with the following— $\,$

- Front Fencing (Primary and Secondary Streets)—
 Fencing located on the front lot boundary is to be black powder coated Garrison or
 Palisade fencing to a maximum height of 1800mm.
- Behind Building Setback Line-

Fencing located behind the front boundary (side and rear fencing) is to have a minimum standard of 1800mm rail-less chain link or steel mesh incorporating black coloured PVC coating with black gates, posts and fittings. Security fencing is permitted behind the building line on side and rear boundaries to primary and secondary street frontages. Security fencing cannot protrude in front of any office component.

Barbed wire must not be installed forward of the building line.

Built Form:

Precincts A, B and C-

- The buildings shall be designed to address the street, providing a well-articulated administration/office area at the front of the main building which will contribute to the streetscape.
- The main entrance is to be on the front elevation or close to the front of the building, being clearly visible from the street.
- The primary street facade shall avoid large unbroken expanses of wall.
- Ancillary structures or additions to the original development shall integrate similar design attributes originally utilised on the main structure including colour, form and materials.
- Building frontages are to be designed to promote surveillance of the street and/or public open space.

Precinct A only-

- Feature elements are required, including variations to colours and building materials.
- Buildings fronting onto two streets are to exhibit a consistent quality of treatment for each street façade. The inclusion of unique architectural features are encouraged.
- Building form shall use architectural features to establish visually distinct pedestrian access points. This includes the provision of legible pedestrian access points from the rear car parking areas to the rear entrance points of the building and distinctive entry doors and canopies to the street elevations.
- Building frontages are to be designed, including with the use of glass where practical, to promote surveillance of the street and/or public open space.
- Large areas of prefabricated concrete panels for external wall systems, i.e. 'tilt-up' are to be detailed with expressed joints with a rendered and painted finish, or clad to the satisfaction of the City of Bayswater.

Access (Precincts A, B and C):

- Loading areas shall not interfere with on-site parking and manoeuvring.
- The site layout shall enable vehicles to exit the site in a forward motion.

Car Parking (Precincts A, B and C):

- The car park area is to consist of a sealed finish such as asphalt, paving material or concrete.
- Trees are to be planted within uncovered car parking areas at the rate of 1 per 6 car parking spaces. There are to be no more than 6 adjoining car bays without the area being punctuated by a tree.

• The minimum number of car parking bays provided on-site are to be in accordance with the following ratios—

Car Parking Requirements		
Land Use	Car Parking Ratio	
Office*	1 bay per 30sqm GLA	
Warehouse	1 bay per 100sqm GLA	
Workshop/Factory	1 bay per 75sqm GLA	

- * Where a development includes office as an ancillary use, the car parking for that component is calculated at the Warehouse land use rate of 1 bay per 100sqm for the first 10% of GLA of the ancillary use.
- Tandem parking bays shall be accepted where the two bays are provided for the use
 of a single tenancy and are utilised by staff on-site.

End of Trip Facilities:

Local government may require the provision of bicycle parking and end of trip
facilities such as showers, change rooms and lockers in commercial and industrial
developments.

Water and Energy Management:

- Buildings are to use water sensitive design strategies to manage stormwater and wastewater.
- Energy efficiency for building design to be in accordance with Council's local planning policy on the matter.

 ${\bf B.\ McKENNA,\ Mayor.}$ C. BYWATER, A/Chief Executive Officer.

PL404

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Cockburn

Local Planning Scheme No. 3—Amendment No. 112

Ref: TPS/1923

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 City of Cockburn Local Planning Scheme amendment on 23 February 2018 for the purpose of—

- 1. Extending the Additional Use area AU1 covering Lots 701, 702 and portion of Lot 703, Jandakot Road, corner of Pilatus Street, Jandakot to include the whole of Lots 701, 702 and 703 excluding road widenings and Bush Forever Site 388C.
- 2. Amending the Scheme map accordingly.
- 3. Amending Table 6—Additional Uses of the Scheme Text by deleting the provisions relating to Additional Use AU1 and replacing them with the following—

No.	Description of Land	Additional Use	Conditions
AU1	Lots 701, 702 and 703 (excluding Bush Forever Area 388C) Jandakot Road, Jandakot. [Formerly Lots 101, 103 and 104 Jandakot Road, Jandakot]	Nursery; Masonry Production; Warehouse, Showroom and Storage where the display, selling, hiring or storage of goods, equipment, plant or materials and the incidental site activities do not pose risk of pollution to the below ground public drinking water source. The Use Class Definitions for 'Warehouse',	 All development is to have due regard to a Local Development Plan prepared for the Additional Use No. 1 area. The Local Development Plan is to address the following— The standards to be applied for physical development in order to ensure the protection of the below ground public drinking water source; Building design, and vehicle access and egress arrangements to minimise the amenity impact to surrounding properties; Noise mitigation measures pursuant to the details of an acoustic report where required;

No.	Description of Land	Additional Use	Conditions	
	OI DANG	'Showroom' and 'Storage' are defined in Part 6 of the Scheme inclusive of the supplementary restrictions as mentioned above which limit the nature of the permisable goods, equipment, plant or materials to those which do not pose risk of pollution to the below ground public drinking water source.	(d) Interface controls and/or measures with regard to Bush Forwver Area 388, including, but not limited to; a hard road edge within the AU1 area abutting the Bush Forever area and/or bushland identified for protection; Bushfire mitigation measures being provided outside the Bush Forever area within the AU1 area; an appropriate wetland buffer, if considered relevant by the assessing authority, and; drainage to be contained within the AU1 area; (e) Identify revegetation areas to be used as a buffer between	
			adjoining environmental and rural living land uses; and (f) Identify land on Lot 703 required for the upgrade of Jandakot Road, which may form part of Additional Use No. 1 area. 2. No bulk storage of green-waste, compost or Toxic or Hazardous Substances (THS) are permitted	
			above 25 litres in total volume, excluding fuel within vehicle fuel tanks. THS includes pesticides, herbicides, fuel (storage), explosives, flammable liquids, cleaners, alcohol, fertilisers (other than on Lot 702 under current development approvals), medical or veterinary chemicals, pool chemicals and corrosive substances; inclusive of the substances listed in the <i>Poisons Act 1964</i> (Appendix B). These substances may only be stored in volumes above 25 litres if contained within domestic sized packages ready for end use in domestic situations.	
			3. Development of any Warehouse, Showroom, or Storage land use must be connected to reticulated sewer.	
			4. Any applications for the development of any Warehouse, Showroom or Storage land use is subject to the preparation, implementation and update the following documents to the satisfaction of the Local Government— (a) Site Chemical Risk Assessment report;	
			(b) Dust Management Plan; and	
			(c) Acoustic report. 5. No below ground storage is permitted.	
			6. As part of any future application for subdivision and/or development, land identified for the upgrade of Jandakot Road is to be ceded free of cost and	

No.	Description of Land	Additional Use	Conditions
			constructed by the Applicant as follows—
			(a) The amount of land to be ceded from the Additional Use No. 1 area is to form a single carriage way as depicted on an approved Local Development Plan; and
			(b) The Applicant is required to construct the ceded land as one additional carriage way to Jandakot Road.
			7. As part of the first application for subdivision and/or development, the Applicant shall cede land within the Bush Forever Site free of cost to the Crown.
			8. Notwithstanding any subdivision provisions in the Scheme, the minimum lot size for subdivision is 2 hectares.

L. HOWLETT, Mayor. S. CAIN, Chief Executive Officer.

POLICE

PO401

ROAD TRAFFIC ACT 1974 ROAD TRAFFIC CODE 2000

AUTHORISED PERSONS

Declaration

Regulation 272 of the Road Traffic Code—Obedience to Police or Authorised Persons

I, Christopher John Dawson, Commissioner of Police, acting pursuant to regulation 271 of the *Road Traffic Code 2000* hereby declare that a person who is a "licensed pilot vehicle driver" pursuant to regulation 3 of the *Road Traffic Code 2000* is an authorised person for the purposes of regulations 272(1)(a) and 272(1)(d) of the *Road Traffic Code 2000*—whilst performing their functions in facilitating the safe movement of an oversize vehicle escorted by a licensed pilot vehicle driver.

Dated: 21 February 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider Pentrans Consulting
Crosby	Robin	WA	01060	

PO402

ROAD TRAFFIC ACT 1974 ROAD TRAFFIC CODE 2000

AUTHORISED PERSONS

Declaration

Regulation 272 of the Road Traffic Code—Obedience to Police or Authorised Persons

I, Christopher John Dawson, Commissioner of Police, acting pursuant to regulation 271 of the *Road Traffic Code 2000* hereby declare that a person who is a "licensed pilot vehicle driver" pursuant to

regulation 3 of the *Road Traffic Code 2000* is an authorised person for the purposes of regulations 272(1)(a) and 272(1)(d) of the *Road Traffic Code 2000*—whilst performing their functions in facilitating the safe movement of an oversize vehicle escorted by a licensed pilot vehicle driver.

Dated: 23 February 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider
Barnden	Warrick	WA	01062	Keen Bros (WA)

PO403

ROAD TRAFFIC ACT 1974 ROAD TRAFFIC CODE 2000

AUTHORISED PERSONS

Declaration

Regulation 272 of the Road Traffic Code—Obedience to Police or Authorised Persons

I, Christopher John Dawson, Commissioner of Police, acting pursuant to regulation 271 of the *Road Traffic Code 2000* hereby declare that a person who is a "licensed pilot vehicle driver" pursuant to regulation 3 of the *Road Traffic Code 2000* is an authorised person for the purposes of regulations 272(1)(a) and 272(1)(d) of the *Road Traffic Code 2000*—whilst performing their functions in facilitating the safe movement of an oversize vehicle escorted by a licensed pilot vehicle driver.

Dated: 26 February 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider
Crosby	Tracey	SA	01063	Pentrans
Robinson	Ian	WA	01064	Keen Bros
Purslowe	Scott	WA	01065	Keen Bros
Dease	John	WA	01066	Keen Bros
Copping	Bradley	WA	01067	Keen Bros
Whitehouse	Bruce	WA	01069	Keen Bros
Hardwick	Frederick	WA	01070	Keen Bros

PO404

ROAD TRAFFIC ACT 1974 ROAD TRAFFIC CODE 2000

AUTHORISED PERSONS

Declaration

Regulation 272 of the Road Traffic Code—Obedience to Police or Authorised Persons

I, Christopher John Dawson, Commissioner of Police, acting pursuant to regulation 271 of the Road $Traffic\ Code\ 2000$ hereby declare that a person who is a "licensed pilot vehicle driver" pursuant to regulation 3 of the $Road\ Traffic\ Code\ 2000$ is an authorised person for the purposes of regulations 272(1)(a) and 272(1)(d) of the $Road\ Traffic\ Code\ 2000$ —whilst performing their functions in facilitating the safe movement of an oversize vehicle escorted by a licensed pilot vehicle driver.

Dated: 28 February 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider
Tumata	George	WA	01072	Keen Bros (WA)

RACING, GAMING AND LIQUOR

RA401

RACING PENALTIES (APPEALS) ACT 1990

APPOINTMENTS

Racing Penalties Appeal Tribunal

- 1. Under section 5(1) of the Racing Penalties (Appeals) Act 1990, the Minister for Racing and Gaming appointed Ms Karen Farley SC as the Chairperson of the Racing Penalties Appeal Tribunal for a term commencing on 1 March 2018 and expiring on 28 February 2019, and
- 2. Under section 6(3) of the Racing Penalties (Appeals) Act 1990, the Minister for Racing and Gaming appointed the following to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for terms commencing on 1 March 2018 and expiring on 28 February 2019-
 - Mr Patrick John Hogan
 - Ms Emma Lucy Power
 - Ms Johanna Lilian Overmars
 - Ms Brenda Elizabeth Robbins

MICHAEL CONNOLLY, Deputy Director General—Regulation, Department of Local Government, Sport and Cultural Industries.

Dated this 26th day of February 2018.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Kieran Anthony Henry Thompson, late of Unit 3, 96/100 Briggs Street, Welshpool, Western Australia, Painter, 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 was found dead on the 10th day of August 2017, are required by the Administrator, Ashliegh Thompson, to send the particulars of their claim to Havilah Legal of Level 2, 200 Adelaide Terrace, East Perth, Western Australia, by the 2nd day of April 2018, after which date the said Administrator may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 2nd day of March 2018.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Keith Geoffrey Brown, late of 254A Eddystone Avenue, Beldon, 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 22 August 2017, are required by the Administrator, Emma Caitlin Brown, to send particulars of their claims to Jamiesons Lawyers, Suite 1, Lawton House, 105 Broadway, Nedlands, Western Australia 6009, within one month of the date 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.

JAMIESONS LAWYERS as solicitors for the Administrator.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Valerie Homer, late of 28/144 Mill Point Road, South Perth, Western Australia, Accountant, 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 7 December 2017, are required by Birman & Ride of Level 3, 16 Irwin Street, Perth WA 6000, to send particulars of their claim to them by the date one month from the publication date, after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

The estate of Doreen Winifred Cummings, late of Marist Lodge, 12 Lapage Street, Belmont, 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 25 December 2017, are required by the executor, Gerald Meehan, to send particulars of their claims to him care of Susanna Ho Legal Services of Unit 8, 182 Eighth Avenue, Inglewood WA 6052 by 9 April 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

SUSANNA HO, Susanna Ho Legal Services.

ZX405

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Pauline Gelavis, late of Juniper John Bryant, 95 Rawlinson Drive, Marangaroo, Western Australia, who died on 30 January 2017.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the abovementioned deceased person are required by the Administrator of her Estate to send particulars of their claims to Lawton Lawyers of Level 1, 16 Irwin Street, Perth WA 6000, within one month from the date of publication of this notice, after which date the Administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX406

notice.

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Kathleen Olive Grossman, late of 34 Park Ridge Drive, Bouvard, Western Australia, Nurse, deceased. Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the deceased, who died on 23 October 2016, are required by the Executor, being Francis John Grossman, to send particulars of their claims to Earnshaw & Associates, PO Box 2235, Midland WA 6936, 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 he then has

EARNSHAW & ASSOCIATES.

ZX407

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 2 April 2018, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bebbington, Ronald, late of 16-18 Deerness Way, Armadale who died 14.01.18 (DE19863317 EM17).

Clifford, Nellie Margaret Lawrance, late of Baptist Care, 21 Farrelly Street, Margaret River who died 07.12.17 (DE19961348 EM36).

French, Margaret Elvire, late of St Georges Home, 2 Essex Street, Bayswater who died 24.01.18 (DE19970469 EM16).

Hain, Herman James (also known as Hermann Joseph Hain, Herman James Heine), late of Unit 407, 36 Tenth Avenue, Maylands who died 14.06.17 (DE33146302 EM24).

Hull, James Albert Henry, late of Settlers Village, U 145, 194 Old Mandurah Road, Ravenswood who died 20.09.17 (DE33064678 EM13).

Poll, Geoffrey Arthur, late of Tandara Care Centre Bentley, 73 Jarrah Road, Bentley who died 10.12.17 (DE19953915 EM23).

Silec, Frank, late of 45 Gloucester Road, Kalamunda (formerly Midland Nursing Home, 44 John Street, Midland) who died 31.01.18 (DE19662735 EM23).

Spill, Doreen Rosemary, late of Mercy Place, 26/63 Archer Street, Carlisle who died 08.12.17 (DE33086742 EM213).

Upton, Josephine Elizabeth (also known as Josie Upton), late of 61 Norwood Road, Maida Vale who died 31.01.18 (DE19932643 EM37).

Williams, Kerry James, late of 10 Bowden Street, Bayswater who died 27.12.17 (DE19940229 EM35).

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