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CONTENTS

PART 1

	Page
Conservation and Land Management (Reservation of State Forest) Order 2018.....	917
Dangerous Sexual Offenders Legislation Amendment Act 2017 Commencement Proclamation 2018.....	916
District Court Amendment Rules 2018.....	918
Queen's Birthday Holiday 2018 (Newman) Proclamation 2018	916
Queen's Birthday Holiday 2018 (Port Hedland and Karratha) Proclamation 2018.....	915
Road Traffic (Vehicles) Inspection Order 2018.....	923
Shire of Bruce Rock Animals, Environment and Nuisance Amendment Local Law 2018.....	921

PART 2

Deceased Estates	944
Fisheries	927
Local Government.....	927
Minerals and Petroleum	928
Planning	932
Premier and Cabinet.....	939
Public Notices.....	946
Salaries and Allowances Tribunal	939
Training.....	943

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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 6th April** and closing time for copy is **Wednesday 4th April** at noon.

The *Gazette* will not be published on Tuesday 3rd April 2018.

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

— PART 1 —

PROCLAMATIONS

AA101

Public and Bank Holidays Act 1972

Queen's Birthday Holiday 2018 (Port Hedland and Karratha) Proclamation 2018

Made under the *Public and Bank Holidays Act 1972* section 8 by the Governor in Executive Council.

1. Citation

This proclamation is the *Queen's Birthday Holiday 2018 (Port Hedland and Karratha) Proclamation 2018*.

2. Queen's Birthday Holiday

Instead of Monday 24 September 2018, Monday 6 August 2018 is to be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2018 in —

- (a) the Port Hedland local government district; and
- (b) the Karratha local government district.

K. SANDERSON, Governor.

L.S.

W. JOHNSTON, Minister for Commerce and Industrial Relations.

AA102

Public and Bank Holidays Act 1972

Queen's Birthday Holiday 2018 (Newman) Proclamation 2018

Made under the *Public and Bank Holidays Act 1972* section 8 by the Governor in Executive Council.

1. Citation

This proclamation is the *Queen's Birthday Holiday 2018 (Newman) Proclamation 2018*.

2. Queen's Birthday Holiday

Instead of Monday 24 September 2018, Monday 20 August 2018 is to be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2018 in that part of the East Pilbara local government district that is, or within 150 km of, the townsite of Newman (constituted under the *Land Administration Act 1997* section 26(2)).

K. SANDERSON, Governor.

L.S.

W. JOHNSTON, Minister for Commerce and Industrial Relations.

AA103

Dangerous Sexual Offenders Legislation Amendment Act 2017

Dangerous Sexual Offenders Legislation Amendment Act 2017 Commencement Proclamation 2018

Made under the *Dangerous Sexual Offenders Legislation Amendment Act 2017* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Dangerous Sexual Offenders Legislation Amendment Act 2017 Commencement Proclamation 2018*.

2. Commencement of Act

The *Dangerous Sexual Offenders Legislation Amendment Act 2017*, other than Part 1, comes into operation on 29 March 2018.

K. SANDERSON, Governor.

L.S.

J. QUIGLEY, Attorney General.

CONSERVATION

CO301

Conservation and Land Management Act 1984

**Conservation and Land Management
(Reservation of State Forest) Order 2018**

Made by the Governor in Executive Council under section 8(1) of the *Conservation and Land Management Act 1984*.

1. Citation

This order is the *Conservation and Land Management (Reservation of State Forest) Order 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) the rest of the order — on the day after that day.

3. Addition to State Forest No. 65

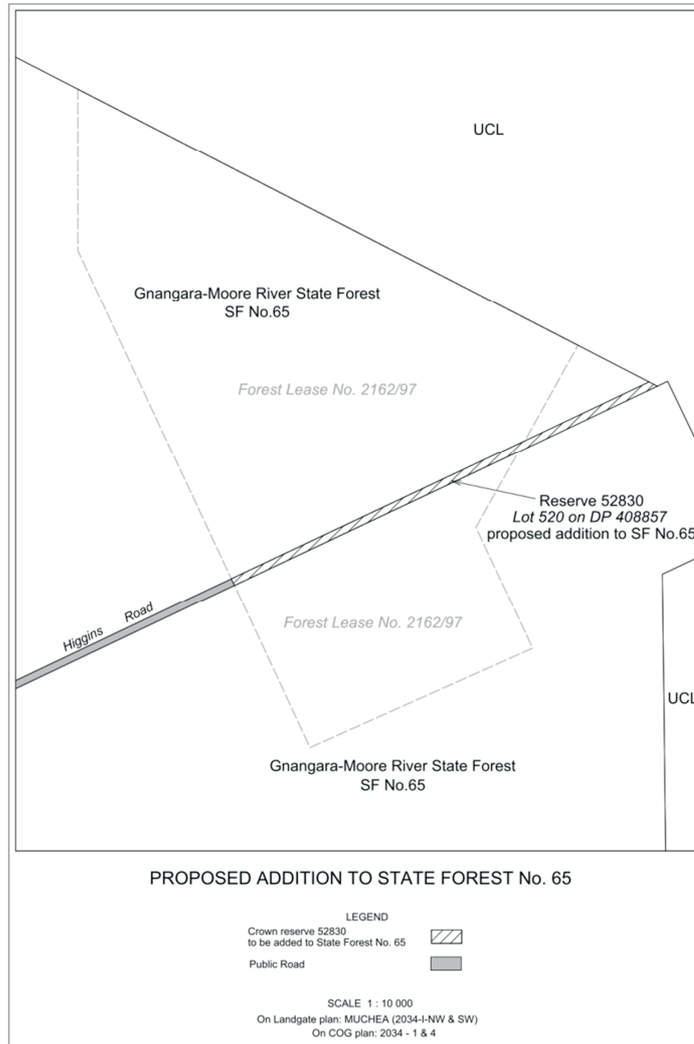
- (1) The land specified in subclause (2) is reserved for the purpose of a State forest.
- (2) The land is Reserve 52830, being Lot 520 on Deposited Plan 408857 and being the whole of the land in Certificate of Crown Land Title Volume LR3167 Folio 871.
- (3) The land is shown for information purposes on the map set out in Schedule 1.

Note for this clause:

The land was, before the creation of Reserve 52830, a portion of Higgins Road, Pinjar.

**Schedule 1 — Map of land to be added to State Forest
No. 65 (indicative only)**

[cl. 3]



R. NEILSON, Clerk of the Executive Council.

JUSTICE

JU301

District Court of Western Australia Act 1969

District Court Amendment Rules 2018

Made by the Judges of the District Court.

1. Citation

These rules are the *District Court Amendment Rules 2018*.

2. Commencement

These rules come into operation as follows —

- (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules — on 22 March 2018.

3. Rules amended

These rules amend the *District Court Rules 2005*.

4. Rule 3 amended

In rule 3 insert in alphabetical order:

EDS has the meaning given in the RSC Order 1 rule 4(1);

file electronically, in relation to a document, means file an electronic version of the document under rule 20 by using the EDS;

registered user means a person who is authorised to file documents electronically;

5. Part 3 Division 2 heading replaced

Delete the heading to Part 3 Division 2 and insert:

Division 2 — Filing documents by fax or by using EDS**6. Rule 19 amended**

In rule 19(1) delete “rule,” and insert:

rule and rule 20(1A),

7. Rule 20 amended

(1) Delete rule 20(1) and insert:

(1) Subject to the requirements of the EDS and this rule, a person who is a registered user may file a document electronically by filing an electronic version of it using the EDS.

(1A) If a document is to be filed by a lawyer on behalf of a client —

- (a) the lawyer must be a registered user; and

- (b) the document must be filed electronically unless —
 - (i) the EDS is unavailable for use or does not permit the document to be presented for filing electronically; or
 - (ii) the rules of court state that the document cannot be filed electronically; or
 - (iii) the document is filed for the purposes of an urgent application made outside office hours; or
 - (iv) the document is filed by a lawyer given permission under subrule (1B) to file it otherwise than by using the EDS.
 - (1B) A registrar, for any good reason and without a formal application or request, may permit a lawyer to file a document otherwise than by using the EDS.
 - (1C) If a document is not required to be filed electronically, whether by the operation of subrule (1B) or otherwise, the document may be presented to the relevant registry for filing —
 - (a) by emailing it to the published email address for that registry; or
 - (b) by delivering it; or
 - (c) by posting it; or
 - (d) subject to rule 19, by faxing it.
- (2) Delete rule 20(5) and (6) and insert:
- (5) A document filed electronically is taken to have been filed on the day and at the time recorded by the EDS.
 - (6) A document that is presented to the Court for filing electronically but not in accordance with the requirements of the EDS and this rule is to be taken —
 - (a) not to have been filed; and
 - (b) not to be part of the Court’s record.
- (3) In rule 20(7A) delete “at the registry”.
- (4) In rule 20(7C) delete “electronically by means of the Court’s website.” and insert:

electronically.

Note: The heading to amended rule 20 is to read:

Some documents may be filed by using EDS

8. Rule 71 amended

In rule 71(1) delete “Court’s website.” and insert:

website called the eCourts Portal of Western Australia.

9. Rule 72 amended

(1) Delete rule 72(1) and insert:

(1) This rule applies to searches for, and inspections of, Court documents and information using the website called the eCourts Portal of Western Australia.

(2) Delete rule 72(3)(a) and insert:

(a) documents filed electronically;

Note: The heading to amended rule 72 is to read:

Access to records and things (eCourts Portal of Western Australia)

His Honour KEVIN FREDERICK SLEIGHT
Chief Judge of the District Court
District Court of Western Australia.

Date: 9 March 2018.

LOCAL GOVERNMENT

LG301

**HEALTH (MISCELLANEOUS PROVISIONS) ACT 1911
LOCAL GOVERNMENT ACT 1995
Shire of Bruce Rock
ANIMALS, ENVIRONMENT AND NUISANCE AMENDMENT
LOCAL LAW 2018**

Under the powers conferred by section 342 of the *Health (Miscellaneous Provisions) Act 1911* and Subdivisions 1 and 2 of Division 2 of Part 3 of the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Bruce Rock resolved on the 15th day of February in the year 2018 to make the following local law.

Part 1—Preliminary

1. Citation

This local law may be cited as the *Shire of Bruce Rock Animals, Environment and Nuisance Amendment Local Law 2018*.

2. Commencement

This local law comes into operation on the same day it is published in the *Government Gazette*.

3. Principal local law

This local law amends the *Shire of Bruce Rock Animals, Environment and Nuisance Local Law 2016* as published in the *Government Gazette* No. 23 on 25 January 2017.

4. Title amended

(1) In the title of the local law, insert “(MISCELLANEOUS PROVISIONS)” between ‘HEALTH’ and ‘ACT’.

(2) In the enabling clause, insert “(*Miscellaneous Provisions*)” between ‘Health’ and ‘Act’.

5. Clause 1.4 amended

(1) In subclause 1.4(1)—

(a) make the following amendments—

(i) insert the definition “**Association** has the meaning given to it in the *Associations Incorporation Act 2015*;”

(ii) Amend the definition for an ‘**affiliated person**’ by replacing the word ‘club’ with the word “association” where mentioned.

(iii) in the definition of ‘**authorised person**’ after the words ‘this local law’ insert “, and an EHO”;

(iv) delete the definition of ‘**EHO**’ and insert the following—

“**EHO** means—

(a) an Environmental Health Officer appointed by the local government under the *Public Health Act 2016* and includes any acting or Assistant Environmental Health Officer to perform all or any of the functions conferred on an Environmental Health Officer under this local law; and

(b) a person designated by the local government as an authorised officer under section 24 of the *Public Health Act 2016*;

(v) in the definition of ‘**premises**’ insert between ‘*Health*’ and ‘*Act*’ the words “(*Miscellaneous Provisions*)”.

(vi) insert the definition “**qualified person** is a person who holds either the Item 1 License or an Item 4 License as prescribed in ‘Table 131—Licensees and entitlements’ of the *Ozone Protection and Synthetic Greenhouse Gas Management Regulations 1995*.”.

6. Clause 2.12 amended

(1) In subclause 2.12(3)(b)(ii)—

(a) delete the word ‘but’ after the word ‘thoroughfare’ and replace with the word “where”; and

(b) after the word ‘the’ and before the word ‘vegetation’, insert “provision of”.

(2) In subclause 2.12(5), delete ‘(3)’ after ‘in subclause’ and replace with “(4)”.

7. Clause 2.15 amended

In subclause 2.15(1)(b)—

(a) delete subclause reference ‘(iii)’ and replace with “(c)”; and

(b) delete subclause reference ‘(iv)’ and replace with “(d)”; and

(c) align paragraph ‘(c)’ and ‘(d)’ with paragraphs ‘(a)’ and ‘(b)’.

8. Clause 2.26 amended

In subclause 2.26(2), insert between ‘*Health*’ and ‘*Act*’ the words “(*Miscellaneous Provisions*)”.

9. Clause 2.28 amended

In subclause 2.28(1), insert between ‘*Health*’ and ‘*Act*’ the words “(*Miscellaneous Provisions*)”.

10. Clause 3.5 amended

In subclause 3.5(a), delete ‘Department of Environment Regulation’ and replace with “Department of Water and Environmental Regulation”.

11. Clause 3.9 amended

In clause 3.9—

Delete clause 3.9 and replace with—

“3.9 Disposing of disused refrigerators or similar containers

A person shall not place, leave or dispose of a disused refrigerator, ice chest, ice box, trunk, chest or other similar article having a compartment which has a capacity of 0.04 cubic metres or more on any land without first arranging for the removal of any refrigerants by a qualified person, and—

(a) removing every door and lid and every lock, catch and hinge attached to a door or lid; or

(b) rendering every door and lid incapable of being fastened.”

12. Clause 4.12 amended

- (1) In subclause 4.12(1), delete subclause '(1)' entirely.
- (2) In subclause 4.12(2) delete subclause reference '(2)' and realign that subclause text under the clause 4.12 title.

13. Schedule 1—Prescribed offences—

- (1) In Schedule 1—Prescribed offences—
- (a) make the following amendments—
- (i) in Item No. 42, after the words '...removing the...' delete the word 'refrigerant' and after the words '...being fastened...' insert the words "...or without removing refrigerant"
 - (ii) delete Item No. 52 entirely;
 - (iii) in Item No. 53, delete '(2)' after subclause 4.12 in clause column;
 - (iv) delete Item reference No. '53' and replace with Item No. '52';
 - (v) delete Item reference No. '54' and replace with Item No. '53';
 - (vi) delete Item reference No. '55' and replace with Item No. '54'; and
 - (vii) delete Item reference No. '56' and replace with Item No. '55'.

This Local Law was made by the Shire of Bruce Rock at an Ordinary Meeting of Council held on 15th day of February in the year 2018.

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

Cr STEPHEN STRANGE, Shire President.
DARREN MOLLENOYUX, Chief Executive Officer.

Consented to—

TARUN WEERAMANTHRI, Chief Health Officer.

Dated this 21st day of February 2018.

TRANSPORT

TN301

Road Traffic (Vehicles) Act 2012

Road Traffic (Vehicles) Inspection Order 2018

Made by the Minister under section 19 of the Act.

1. Citation

This order is the *Road Traffic (Vehicles) Inspection Order 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) the rest of the order — on the day after that day.

3. Vehicles required to be inspected before grant of a licence

The grant of a vehicle licence for a vehicle is prohibited unless and until the vehicle has been examined and a certificate of inspection has been issued under the Act that the vehicle meets

the prescribed standards and requirements for that vehicle and that the vehicle is fit for the purpose for which the licence is desired.

4. Application of clause 3

Clause 3 is declared to apply in respect of all vehicles other than the following vehicles —

- (a) a vehicle that has not previously been licensed or registered in this State or in another State or a Territory, a production model of which has been approved by the CEO;
- (b) on and after 1 July 2018, a light vehicle —
 - (i) that was licensed or registered for the first time in this State or in another State or a Territory within the period of 3 years before the day on which the vehicle licence for the vehicle is to be granted; and
 - (ii) that has been driven less than 100 000 km; and
 - (iii) the vehicle licence for which is to be granted to a dealer, as defined in the *Motor Vehicle Dealers Act 1973* section 5(1), for the purposes of sale by the dealer;
- (c) a motor vehicle that —
 - (i) is designed for use primarily in industry (whether in the public or private sector) and to be driven or controlled by a person carried in or on the vehicle; and
 - (ii) is not designed for use primarily for the carriage on roads of passengers or goods or for hauling a semi-trailer;
- (d) a motor vehicle that —
 - (i) is, or has permanently attached to it, an excavator, road roller, road grader, bulldozer, mechanical shovel, plough, rotary hoe or similar plant; and
 - (ii) is designed to be driven or controlled by a person carried in or on the vehicle; and
 - (iii) is not suitable for the carriage of any load other than accessories necessary for the operation of the vehicle.

5. Vehicles required to be inspected before renewal of a licence

The renewal of a vehicle licence for a vehicle is prohibited unless and until the vehicle has been examined and a certificate of inspection has been issued under the Act that the vehicle meets the prescribed standards and requirements for that vehicle and that the vehicle is fit for the purpose for which the licence is desired.

6. Application of clause 5

- (1) Clause 5 is declared to apply in respect of the following vehicles —
 - (a) a motor vehicle in respect of which an omnibus licence is granted, or is to be applied for, under the *Transport Co-ordination Act 1966* Part III Division 2;
 - (b) a motor vehicle in respect of which a taxi-car licence is issued, or is to be applied for, under the *Transport Co-ordination Act 1966* Part IIIB;
 - (c) a motor vehicle that is, or is to be, operated as a taxi using taxi number plates issued under the *Taxi Act 1994* Part 3;
 - (d) except as provided in subclause (2), a motor vehicle that is fitted with seats for 13 or more persons, including the driver;
 - (e) a motor vehicle that is, or is to be, used solely or principally for the carriage of children to and from school and is fitted with seats for 8 or more persons, including the driver;
 - (f) except as provided in subclause (2), a motor vehicle that is, or is to be, used solely or principally under a hiring agreement and is fitted with seats for 8 or more persons, including the driver;
 - (g) a motor vehicle that is, or is to be, used solely or principally by a driving instructor for the purposes of the instruction of drivers and is fitted with the modifications required by the *Motor Vehicle Drivers Instructors Regulations 1964*.
- (2) Clause 5 is declared not to apply in respect of a motor vehicle referred to in subclause (1)(d) or (f) if —
 - (a) the vehicle is not a vehicle referred to in subclause (1)(a), (b), (c), (e) or (g); and
 - (b) the period since the vehicle was licensed or registered for the first time (whether in this State or in another State or a Territory) is not longer than 39 months.
- (3) Clause 5 is declared not to apply in relation to the grant of a vehicle licence (the ***new licence***) by way of the renewal of an existing vehicle licence (the ***previous licence***) if —
 - (a) when the previous licence was granted the vehicle was examined (the ***relevant examination***) and a certificate of inspection was issued under the Act; and
 - (b) the new licence is to be granted for a period that expires not more than 12 months after the date of the relevant examination.

7. Order to apply throughout the State

The provisions of this order are declared to apply throughout the State.

8. *Road Traffic (Inspection of Vehicles) Notice 2012* repealed

The *Road Traffic (Inspection of Vehicles) Notice 2012* is repealed.

R. SAFFIOTI, Minister for Transport.

— PART 2 —

FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994
EXMOUTH GULF PRAWN MANAGED FISHERY MANAGEMENT PLAN 1989
 PERMITTED AND PROHIBITED AREAS TO FISH FOR PRAWNS IN
 THE EXMOUTH GULF PRAWN MANAGED FISHERY

Notice No. 1 of 2018

I, Heather Brayford, Deputy Director General of the Department of Primary Industries and Regional Development, Western Australia, in accordance with clause 10 of the *Exmouth Gulf Prawn Managed Fishery Management Plan 1989* (the Plan) consider it in the better interest of the fishery to do so, do hereby—

1. Cancel *Notice No. 1 of 2017*, dated 27 March 2017;
2. Permit fishing for prawns in all parts of the Exmouth Gulf Prawn Managed Fishery between 1800 hours on any day and 1000 hours on the following day between 1800 hours 3 April 2018 and 1000 hours 17 December, except in the area described in Item 2 of the Plan.

HEATHER BRAYFORD, Deputy Director General
 As delegate for Chief Executive Officer.

Dated this 9th day of March 2018.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

Shire of Denmark

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 20 February 2018, determine that the method of valuation to be used by the Shire of Denmark, 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 101 as shown on Diagram 95440.

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

LG402

LOCAL GOVERNMENT ACT 1995

City of Cockburn

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 City of Cockburn, 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 231 to 245 inclusive, Lots 247 to 255 inclusive and Lots 257 to 259 inclusive as shown on Deposited Plan 410166.

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,
Leonora WA 6438.

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.

S. De MAIO, Warden.

To be heard by the Warden at Leonora on 8 May 2018.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 39/5552 Sibraa, Kevin Peter
Hodgson, Sue-Ellen

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 40/1369 Campbell, Roger
P 40/1370 Campbell, Roger David
P 40/1371 Campbell, Roger

MP402

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Leonora WA 6438.

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

S. De MAIO, Warden.

To be heard by the Warden at Leonora on 8 May 2018.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/8564 Van Blitterswyk, Wayne Craig
P 37/8565 Van Blitterswyk, Wayne Craig
P 37/8566 Van Blitterswyk, Wayne Craig

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 40/1354 Morapoi Mining Pty Ltd

MP403

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Leonora WA 6438.

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.

S. De MAIO, Warden.

To be heard by the Warden at Leonora on 8 May 2018.

MT MARGARET MINERAL FIELD
Prospecting Licences

P 37/8549	Rock The Polo Pty Ltd
P 37/8550	Rock The Polo Pty Ltd
P 37/8554	Rock The Polo Pty Ltd
P 37/8555	Rock The Polo Pty Ltd

MP404

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable 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.

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Kalgoorlie on 4 May 2018.

EAST COOLGARDIE MINERAL FIELD
Prospecting Licences

P 25/2100	Northern Mining Ltd
P 25/2101	Northern Mining Ltd
P 25/2179	Northern Mining Ltd
P 25/2180	Northern Mining Ltd

MP405

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Kalgoorlie on 4 May 2018.

BROAD ARROW MINERAL FIELD
Prospecting Licences

P 24/4750	Siberia Mining Corporation Pty Ltd
P 24/4751	Siberia Mining Corporation Pty Ltd

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 25/2396 Grandile, John Lee Alan
 P 26/4041 Hesford, Christopher
 P 26/4042 Hesford, Christopher

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 31/2098 McMeeken, William Peter

MP406

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
 Kalgoorlie WA 6430.

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

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Kalgoorlie on 4 May 2018.

BROAD ARROW MINERAL FIELD

Prospecting Licences

P 24/4977 ASR Resources Ltd

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 25/2281 Lindsay, Michael Andrew

N. E. COOLGARDIE MINERAL FIELD

Prospecting Licences

P 28/1173 Rowe, Stephanie Eva
 P 28/1272 Rogers, Paul Brendon

MP407

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
 Coolgardie WA 6429.

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.

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Kalgoorlie on 4 May 2018.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P 15/5796 Sharpe, Trevor David
 Gibbins, Mark Gregory
 P 15/5797 Sharpe, Trevor David
 Gibbins, Mark Gregory
 P 15/6039 Cardwell, Richard

MP408

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Coolgardie WA 6429.

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

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Kalgoorlie on 4 May 2018.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P 16/2979 Cameron, Malcolm David

Miscellaneous Licences

L 15/224 Siberia Mining Corporation Pty Ltd

MP409

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

MP410

MINING ACT 1978
INSTRUMENT OF EXTENSION OF TERM OF EXEMPTION OF LAND

I, Ronald Mark Gabrielson, Acting Executive Director, Resource Tenure, pursuant to section 19 of the *Mining Act 1978*, hereby extends the exemption originally declared on 26 March 2002 and published in the *Government Gazette* dated 5 April 2002 for that area described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a further period of two years, expiring on 25 March 2020.

Locality

Kalbarri National Park

Description of Land S19/169

Land designated S19/169 in the TENGRAPH electronic plan of the Department of Mines, Industry Regulation and Safety. A geospatial description is filed on the Department of Mines, Industry Regulation and Safety File no. A0061/201401 and identified as document 5615973.

Area of Land S19/169

436.986 hectares

Dated at Perth this 8th day of March 2018.

RONALD MARK GABRIELSON, Acting Executive Director,
Resource Tenure.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005 APPROVED AMENDMENTS TO STATE PLANNING POLICY

3.1: Residential Design Codes

1. Modify replacement dates on title page to 2 August 2013 and 23 October 2015.
2. Modify contents page as follows—
 - Replace ‘planning approval’ with ‘development approval’ under clauses 2.3 and 3.1; and
 - Replace ‘R30’ with ‘R40’ under Appendix 1 Definitions text relating to Table 1 and Table 4.
3. Remove sub-contents pages in Parts 1-6, Tables and Figures.
4. Modify clause 1.4 as follows—
 - Replace ‘R30’ with ‘R40’.
5. Modify clauses 2.1.2, 2.1.3, 2.2.1, 2.2.2, 2.3, 3.1, 4.1.2, 5.5.2 C2.4 and the R-Codes approval process flowchart under Part 2 as follows—
 - Replace ‘planning approval’ with ‘development approval’ and ‘planning application’ with ‘development application’.
6. Amend clause 2.2.2 as follows—
 - Insert ‘*’ after ‘single house’ and corresponding note at the end of the clause as follows—
‘Note—
*includes the erection or extension to a single house, ancillary dwelling, outbuilding, external fixture, boundary wall or fence, patio, pergola, veranda, garage, carport or swimming pool—refer to schedule 2, clause 61 (c) and (d) of the *Planning and Development (Local Planning Schemes) Regulations 2015* (as amended).’
 - Replace ‘(or other application as determined by the **decision-maker**)’ with ‘under the scheme’.
7. Modify clause 3.1 as follows—
 - Amend the text following point (c) as follows—
an application shall be made to the **decision-maker** on the appropriate application for development approval form (refer to schedule 2, clause 62 and 86 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (as amended)).
8. Modify clause 3.2.1 as follows—
 - Replace ‘determined by the **decision-maker**’ with ‘required under the **scheme**’.
9. Replace ‘R30’ with ‘R40’ under the Multiple Dwelling Application type heading in Part 3, Application information matrix.
10. Modify clause 4.1.2 as follows—
 - Delete ‘or other approval process as used by the **decision-maker**,’.
11. Modify clause 5.1.2 as follows—
 - Amend last dot point under P2.2 to—
Positively contributes to the prevailing or future development context and streetscape as outlined in the **local planning framework**.
 - Amend C2.4 as follows—
A porch, **balcony**, **veranda**, chimney or the equivalent may (subject to the Building Code of Australia) project not more than 1m into the **street setback** area. Projections up to 1m are not subject to a compensating area, provided that the total of such projections does not exceed 20 per cent of the building façade as viewed from the street (refer Figure 2b). Projections greater than 1m and exceeding 20 per cent of the building facade at any level are subject to an equivalent open area under clause 5.1.2 C2.1iii.
12. Modify clause 5.1.3 as follows—
 - Amend P3.1 as follows—
Buildings set back from **lot** boundaries or adjacent **buildings** on the same lot so as to—
 - Amend final dot point under P3.2 to—
Positively contributes to the prevailing or future development context and streetscape as outlined in the **local planning framework**.
 - Modify note after C3.3 as follows—
The term ‘up to a **lot boundary**’ means a **wall**, on or less than 600mm from any **lot boundary** (**green title** or **survey strata lot**), other than a **street boundary**.
13. Modify clause 5.2.3 by inserting new deemed-to-comply requirement as follows—
 - C3.3 For **battleaxe lots** or sites with internal **driveway** access, at least one major opening from a habitable room of the **dwelling** faces the approach to the dwelling.

14. Modify clause 5.3.5 C5.3 second dot point as follows—
- No closer than 6m to a **street** corner as required under AS2890.1 Parking Facilities: Off street Parking (as amended); and
 - Insert Figure 3.1 Prohibited Locations of Access Driveways from AS2890.1.
15. Amend clause 5.3.5 as follows—
- C5.4 second dot point to read—
the distance from an on-site car parking space to the **street** is 15m or more; or
16. Amend clause 5.3.6 C6.1 as follows—
- Insert '(as amended)' following 'AS1428.1.
17. Amend clause 5.3.8 as follows—
- Modify C8.1 as follows—
Retaining **walls** greater than 0.5m in **height** set back from **lot boundaries** in accordance with the **setback** provisions of Table 1. Retaining **walls** 0.5m or less in **height** may be located up to the lot boundary.
 - Delete C8.2.
 - Renumber C8.1 to C8.
18. Amend clause 5.4.1 Note i. following C1.2 as follows—
- Replace 'Codes' with 'Code'.
19. Modify clauses 5.4.4 and 5.4.5 as follows—
- Modify the heading of clause 5.4.4 to '**External fixtures, utilities and facilities**'.
 - Relocate P5 from clause 5.4.5 to clause 5.4.4 following P4.1 and renumber to P4.2.
 - Relocate C5.1, C5.2 and C5.3 from clause 5.4.5 to clause 5.4.4 following C4.4 and renumber to C4.5, C4.6 and C4.7 respectively.
 - Modify renumbered C4.5 as follows—
An **enclosed**, lockable storage area, constructed in a design and material matching the **dwelling** where visible from the **street**, accessible from outside the **dwelling**, with a minimum dimension of 1.5m when provided external to a garage and 1m when provided within a garage and an internal area of at least 4m², for each **grouped dwelling**.
 - Delete all references to clause 5.4.5.
20. Modify clause 6.1.4 P4.1 text preceding dot points as follows—
- Buildings set back from boundaries or adjacent buildings on the same lot so as to—
21. Modify clause 6.3.5 C5.3 second dot point as follows—
- the distance from an on-site car parking space to the **street** is 15m or more; or
22. Modify clauses 6.4.5 and 6.4.6 as follows—
- Amend title of 6.4.5 to **External fixtures, utilities and facilities**;
 - Relocate P6 from clause 6.4.6 to clause 6.4.5 following P5.2 and renumber to P5.3;
 - Relocate C6.1, C6.2 and C6.3 from clause 6.4.6 to clause 6.4.5, following C5.4 and renumber to C5.5, C5.6 and C5.7 respectively;
 - Modify renumbered C5.5—
An **enclosed**, lockable storage area, constructed in a design and material matching the **building/dwelling** where visible from the **street**, accessible from outside the **dwelling**, with a minimum dimension of 1.5m when provided external to a garage and 1m when provided within a garage and an internal area of at least 4m² shall be provided for each **multiple dwelling**;
 - Delete all references to clause 6.4.6.
23. Modify clause 7.3 as follows—
- Modify the heading as follows—
Scope of local planning policies, local development plans and activity centre plans
 - Modify clause 7.3.1 text preceding point (a) as follows—
Local planning policies, local development plans and activity centre plans may contain provisions that—
 - Modify clause 7.3.1 (a) Context lot boundary setbacks as follows—
Renumber C4.2ii to C4.3.
 - Modify clause 7.3.2 as follows—
Replace 'local structure' with 'activity centre'.
24. Modify the following definitions—
- Local planning strategy**
A document which supports the preparation and review of a **scheme** in accordance with Part 3 of the *Planning and Development (Local Planning Schemes) Regulations 2015*.
- Local structure plan**
A planning document prepared and approved under the provisions of the **scheme** which provides a framework for the planning and coordination of land use, **development** and subdivision.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of York

Local Planning Scheme No. 2—Amendment No. 50

Ref: TPS/1027

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of York Local Planning Scheme amendment on 8 March 2018 for the purpose of—

1. Amending Schedule 1—Interpretations’ by—
 - a. Creating a ‘General Definitions’ heading and ‘Land Use Definitions’;
 - b. Re-arranging the existing definitions to be listed in alphabetical order under the heading of ‘General Definitions’—
 battle-axe lot, Commission, conservation, constructed road, District, flood fringe, floodplain, floodway, Gazettal date, heritage place, heritage precinct, heritage list, land, lot, net lettable area (NLA), public authority, public utility, restoration, Schedule;
 - c. Inserting the new definitions to accord with the definitions from Schedule 1 Part 6 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (model provisions) and listed in alphabetical order under the heading of ‘General Definitions’—
 cabin, chalet, floor area, frontage, plot ratio, precinct, retail, short-term accommodation, wholesale;
 - d. Inserting the following definitions to be listed in alphabetical order under the heading of ‘General Definitions’—
 - (i) ‘height’ when used in relation to a building that is used for—
 - (a) residential purposes, has the same meaning as in the Residential Design Codes; or
 - (b) purposes other than residential purposes, means the maximum vertical distance between the ground level and the finished roof height directly above.
 - (ii) ‘minerals’ as the same meaning as the *Mining Act 1978*.
 - (e) Amending the following definitions to be listed in alphabetical order under the heading of ‘General Definitions’ to read—
 ‘building envelope’ means an area of land within a lot marked on a plan approved by the responsible authority within which all buildings and effluent disposal facilities on the lot must be contained
 - (f) Amending the following definitions to accord with the definitions from Schedule 1 Part 6 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (model provisions) and listed in alphabetical order under the heading of ‘General Definitions’—
 commercial vehicle, non-conforming use, incidental use, predominate use,
 - (g) Amending the following definitions as follows—
 - (i) ‘camping area’ to read ‘camping ground’;
 - (ii) ‘fast food outlet’ to read ‘fast food outlet/lunch bar’;
 - (iii) ‘intensive agriculture’ to read ‘agriculture—intensive’;
 - (iv) ‘industry—general’ to read ‘industry’;
 - (v) ‘industry—mining’ to read ‘mining operations’;
 - (vi) ‘industry—rural’ to read ‘industry—primary production’;
 - (vii) ‘motor vehicle and marine sales’ to read ‘motor vehicle, boat or caravan sales’;
 - (viii) ‘private recreation’ to read ‘recreation-private’;
 - (ix) ‘public worship’ to read ‘place of worship’;
 - (x) ‘restaurant’ to read ‘restaurant/café’;
 - (xi) ‘rural pursuit’ to read ‘rural pursuit/hobby farm’;
 and associated references throughout the scheme accordingly.
 - (h) Re-arrange the existing definitions to be listed in alphabetical order under the heading of ‘Land Use Definitions’—
 amusement facility, amusement machine, ancillary tourist use, caretaker’s dwelling, civic building, farm supply centre, guest house, industry—service, park home, plant nursery, produce store, public amusement, public recreation, reception centre, salvage yard;
 - (i) Inserting the new definitions to accord with the definitions from Schedule 1 Part 6 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (model provisions) and listed in alphabetical order under the heading of ‘Land Use Definitions’—
 ‘agriculture—extensive’, animal establishment, animal husbandry—intensive, art gallery, car park, child care premises, cinema/theatre, corrective institution, family day care, funeral parlour, home store, hospital, night club, restricted premises, rural home business, single house, tree farm, warehouse/storage, waste disposal facility, waste storage facility, winery;

- j. Amending the following definitions to accord with the definitions from Schedule 1 Part 6 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (model provisions) and listed in alphabetical order under the heading of ‘Land Use Definitions’
 abattoir, ‘agriculture—intensive’, amusement parlour, civic use, club premises, consulting rooms, convenience store, educational establishment, fast food outlet/lunch bar, fuel depot, holiday house, home business, home occupation, home office, hotel, industry, industry—extractive, industry—light, industry-primary production, market, medical centre, mining operations, motel, motor vehicle, boat or caravan sales, motor vehicle repair, office, park home park, place of worship, restaurant/café, rural pursuit/hobby farm, serviced apartment, service station, shop, tavern, telecommunications infrastructure, transport depot, veterinary centre
- k. Amending the following definitions to be listed in alphabetical order under the heading of ‘Land Use’ to read—
 ‘bed and breakfast’ means a dwelling, used by a resident of the dwelling, to provide accommodation for persons away from their normal place of residence on a short-term commercial basis and includes the provision of breakfast; for not more than four (4) adults or one family in an establishment containing a maximum of two (2) guest bedrooms and one (1) guest bathroom, located under the main roof of the dwelling house.
 ‘camping ground’ has the same meaning as in the *Caravan Parks and Camping Grounds Act 1995*.
 ‘caravan park’ has the same meaning as in the *Caravan Parks and Camping Grounds Act 1995*.
 ‘industry—cottage’ means a trade or light industry producing arts and crafts goods which does not fall within the definition of a home occupation and which—
 (a) does not cause injury to or adversely affect the amenity of the neighbourhood;
 (b) where operated in a residential zone, does not employ any person other than a member of the occupiers household;
 (c) is conducted in an out building which is compatible with the principal uses to which land in the zone in which it is located may be put;
 (d) does not occupy an area in excess of 50 square metres; and
 (e) does not display a sign exceeding 0.2 square metres in area.
 ‘recreation—private’ means premises used for indoor or outdoor leisure, recreation or sport which are not usually open to the public without charge.
 ‘showroom’ means premises used to display, sell by wholesale or retail, or hire, automotive parts and accessories, camping equipment, electrical light fittings, equestrian supplies, floor coverings, furnishings, furniture, household appliances, party supplies, swimming pools or goods of a bulky nature.
- l. Inserting the following definitions into Schedule 1—Land Use definitions (in alphabetical order to read—
 ‘community purpose’ means the use of premises designed or adapted primarily for the provision of educational, social or recreational facilities or services by organisations involved in activities for community benefit.
 ‘motor vehicle wash’ means premises where the primary use is the washing of motor vehicles.
 ‘repurposed dwelling’—a building or structure not previously used as a single house, which has been repurposed for use as a dwelling.
 ‘residential building’ has the same meaning as in the Residential Design Codes.
 ‘resort’ means integrated, purpose-built premises for short-stay guests comprising accommodation units and on-site tourism facilities such as reception, restaurant and leisure facilities like swimming pool, gymnasium, tennis courts, and where occupation by any person is limited to a maximum of three months in any 12-month period.
 ‘retirement village’ means any land or buildings used to accommodate retirees, together with ancillary facilities, but does not include a “Park Home Park”.
 ‘second-hand dwelling’—a dwelling that has previously been in a different location, and has been dismantled and transported to another location, but does not include a new modular or transportable dwelling.
 ‘staff/workers accommodation’ means shared self-contained living accommodation (separate to a single dwelling) used for the accommodation of persons directly employed in an approved activity carried out on the Lot and does not include a Caretakers Dwelling
- m. Deleting the following definitions—
 Act, advertisement, aquaculture, cultural heritage significance, development, dog kennels, exhibition centre, hobby farm, industry—hazardous, industry—noxious, Local Government, local shop, lodging house, lunch bar, multiple dwelling, owner, piggery, poultry farm, place, potable water, substantially commenced, zone.

2. Replacing the Zoning Table with the following—

Uses	Zones								Development zone
	Residential	Town centre	Mixed business	Rural townsite	Industrial	Rural residential	Rural smallholding	General agriculture	
Abattoir	X	X	X	X	X	X	X	SA	
Agriculture—extensive	X	X	X	X	X	X	AA	P	
Agriculture—intensive	X	X	X	X	X	SA	SA	P	
Amusement facility	X	IP	IP	IP	X	X	X	X	
Amusement parlour	X	AA	SA	X	X	X	X	X	
Ancillary tourist use	IP	IP	IP	IP	X	IP	IP	IP	
Animal establishment	X	X	X	IP	SA	SA	SA	SA	
Animal husbandry—intensive	X	X	X	X	X	X	X	SA	
Art gallery	IP	AA	AA	AA	X	IP	IP	IP	
Bed and breakfast	IP	AA	SA	IP	X	IP	IP	IP	
Camping ground	X	X	X	SA	X	X	X	SA	
Caravan park	X	X	X	SA	X	X	X	SA	
Caretaker's dwelling	X	X	IP	IP	IP	X	IP	IP	
Car park	X	AA	SA	X	X	X	X	X	
Child care premises	SA	X	X	SA	X	SA	SA	X	
Cinema/theatre	X	AA	SA	X	X	X	X	SA	
Club premises	X	AA	AA	AA	X	X	X	AA	
Community purpose	SA	SA	SA	SA	X	SA	SA	SA	
Consulting rooms	SA	P	AA	SA	X	X	X	X	
Convenience store	SA	X	P	SA	X	SA	SA	X	
Education establishment	SA	AA	AA	AA	X	X	X	AA	
Family day care	P	SA	AA	P	X	P	P	P	
Farm supply centre	X	X	SA	SA	P	X	X	SA	
Fast food outlet/lunch bar	X	AA	SA	SA	X	X	X	X	
Fuel depot	X	X	X	X	AA	X	X	IP	
Funeral parlour	X	AA	SA	X	SA	X	X	X	
Guest house	SA	AA	AA	SA	X	IP	IP	IP	
Holiday house	SA	AA	AA	SA	X	AA	AA	IP	
Home business	AA	AA	SA	AA	X	AA	AA	AA	
Home occupation	AA	AA	SA	AA	X	AA	AA	AA	
Home office	P	P	P	P	X	P	P	P	
Home store	SA	AA	AA	SA	X	SA	SA	IP	
Hotel	X	AA	SA	SA	X	X	X	X	
Industry	X	X	X	X	AA	X	X	X	
Industry—cottage	SA	X	AA	AA	X	AA	AA	AA	
Industry—extractive	X	X	X	X	X	X	X	AA	
Industry—light	X	X	SA	SA	P	X	X	X	
Industry—primary production	X	X	X	X	X	SA	SA	P	
Industry—service	X	X	AA	SA	P	X	X	X	
Market	X	AA	AA	SA	X	X	X	X	
Medical centre	SA	P	P	X	X	X	X	X	
Mining operations	X	X	X	X	X	X	X	SA	
Motel	X	AA	AA	SA	X	X	X	X	
Motor vehicle, boat or caravan sales	X	X	SA	X	AA	X	X	X	
Motor vehicle repair	X	X	X	SA	AA	X	X	X	
Motor vehicle wash	X	SA	SA	SA	AA	X	X	X	
Night club	X	AA	SA	X	X	X	X	X	
Office	X	P	P	X	AA	X	X	X	
Park home park	X	X	X	SA	X	X	X	X	
Place of worship	X	SA	SA	SA	X	X	SA	SA	

In accordance with Approved Structure Plan.

Zones	Development zone								Development zone
	Residential	Town centre	Mixed business	Rural townsite	Industrial	Rural residential	Rural smallholding	General agriculture	
Plant nursery	SA	X	SA	AA	AA	SA	SA	AA	In accordance with Approved Structure Plan.
Produce store	X	AA	AA	SA	X	X	X	IP	
Public recreation	AA	X	AA	AA	AA	X	X	AA	
Reception centre	IP	AA	AA	IP	X	IP	IP	IP	
Recreation—private	X	SA	SA	SA	SA	X	SA	SA	
Repurposed dwelling	AA	AA	AA	AA	X	AA	AA	AA	
Residential building	SA	AA	AA	AA	X	X	X	X	
Resort	X	X	X	X	X	X	SA	SA	
Restaurant /cafe	X	P	AA	AA	X	X	X	IP	
Restricted premises	X	SA	X	X	SA	X	X	X	
Retirement village	SA	X	SA	SA	X	X	X	X	
Rural home business	X	X	X	SA	X	SA	AA	AA	
Rural pursuit/hobby farm	X	X	X	X	X	SA	SA	P	
Salvage yard	X	X	X	X	AA	X	X	SA	
Second-hand dwelling	AA	AA	AA	AA	X	AA	AA	AA	
Service station	X	SA	SA	SA	AA	X	X	AA	
Serviced apartment	X	AA	SA	SA	X	X	X	X	
Shop	X	P	X	AA	SA	X	X	X	
Showroom	X	AA	AA	X	AA	X	X	X	
Single house	P	AA	AA	P	X	P	P	P	
Staff/workers accommodation	X	X	X	X	X	IP	IP	IP	
Tavern	X	AA	SA	SA	X	X	X	X	
Transport depot	X	X	X	X	AA	X	X	SA	
tree farm	X	X	X	X	X	X	X	SA	
Veterinary centre	X	SA	AA	SA	AA	SA	SA	AA	
Warehouse/storage	X	X	X	X	AA	X	X	X	
Waste disposal facility	X	X	X	X	X	X	X	X	
Waste storage facility	X	X	X	X	SA	X	X	SA	
Winery	X	X	SA	SA	SA	SA	SA	P	

3. Deleting subclause 4.14.4 (a) and re-numbering subsequent clauses;
4. Inserting a new sub clause after sub-clause 4.15.4 as follows—
 - 4.15.4 Regional Facilities
 - (a) In determining applications for regional facilities in the General Agriculture zone, Council shall have regard for the following matters—
 - (i) The suitability of the site relative to other potential sites;
 - (ii) Proximity and access to population centres;
 - (iii) Adequacy of separation distances to sensitive land uses;
 - (iv) The scale of the proposal relative to the size of the lot on which it is proposed and the size of adjacent lots;
 - (v) Visual impact and visual compatibility with surrounding land uses and development;
 - (vi) Adequacy of on-site parking;
 - (vii) Hours of operation;
 - (viii) Potential impact of any uses incidental or ancillary to the proposed use;
 - (ix) The capacity of the road network to safely accommodate vehicle movements generated by the development;
 - (x) Bushfire risk, giving consideration to the provisions of SPP 3.7;
 - (xi) Provision of essential services commensurate with the intended land use; and
 - (xii) Potential noise, amenity and air quality impacts.
 - (b) Notwithstanding anything contained in Clause 3.2.4, Council shall consider a proposal for regional facilities not listed in the Zoning Table having due regard for the matters in Clause 4.15.5(a).

5. Insert new clause 4.17 in the Scheme as follows—
 - 4.17 State Planning Policy 3.6 to be read as part of Scheme
 - (a) State Planning Policy 3.6—Development Contributions for Infrastructure, modified as set out in this scheme, is to be read as part of this Scheme.
 - (b) The local government—
 - (i) must make a copy of State Planning Policy 3.6 available for public inspection during business hours at the offices of the local government; and
 - (ii) may publish a copy of State Planning Policy 3.6 on the website of the local government
6. Deleting Clause 5.3 in its entirety from the Scheme;
7. Deleting Clause 5.8 in its entirety from the Scheme;
8. Deleting Clause 6.1 in its entirety and replace with the following—
 - 6.1. Special Control Areas

Special Control Areas are marked on the Scheme Map according to the legend on the Scheme Map.

The purpose, objectives and additional provisions that apply to each special control area is set out in this section.
9. Amending Schedule 8 relating to Shops, Showrooms and other uses appropriate to a Shopping Area by—
 - (i) Deleting the following wording—

the requirements of the Signs Hoarding and Bill Posting Local Laws.

and replacing with the following—

any adopted Local Planning Policies.
 - (ii) and in relation to the Maximum Area deleting the following wording—

not applicable

and replacing with the following—

Combined area of all advertisements not to exceed 5m².
10. Deleting Schedule 13 and 14 from the Scheme.
11. Adjusting numbering and cross-referencing of numbers in the Scheme accordingly.
12. Amending the Scheme maps by—
 - (i) Rezoning Lot 123 Horley Road from Road Reserve to Industrial.
 - (ii) Rezoning Lot R46915 Henrietta Street, York from Mixed Business to Reserve—Public Purposes.
 - (iii) Rezoning the south-west portion of the Intersection of Sees Road and Quellington Road, Malebelling from Reserve—Road to Reserve—Public Purpose.
 - (iv) Rezoning Lots 593 Georgiana Street and 607 and 608 Gilford Street, York (now Lots 617 and 618) from Reserve—Recreation and Open Space to Reserve—Public Purposes.
 - (v) Rezoning Lot 7 Joaquina Street, York from Town Centre to Reserve—Public Purposes.
 - (vi) Rezoning Lot 20 Avon Terrace, York from Reserve—Recreation and Open Space to Town Centre.

T. BOYLE, Shire President.
R. HOOPER, Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Ashburton
 Local Planning Scheme No. 7—Amendment No. 27

Ref: TPS/1542

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Ashburton Local Planning Scheme amendment on 9 February 2018 for the purpose of—

1. Reclassifying the following land parcels from the 'Parks, Recreation and Drainage' reserve to 'Residential R20'.
 - (a) Part Lot 277 Killawarra Drive and Amaroo Place, Tom Price
 - (b) Part Lot 271 Killawarra Drive and Jabbanup Place, Tom Price
2. Amending the Scheme Maps accordingly.

K. WHITE, President.
D. STEWART, Chief Executive Officer.

PREMIER AND CABINET

PR401

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 12(c) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon D. A. Templeman, MLA, to act temporarily in the office of Minister for Seniors and Ageing; Volunteering; Sport and Recreation in the absence of the Hon M. P. Murray, MLA, for the period 24 July to 5 August 2018 (both dates inclusive).

D. FOSTER, Director General,
Department of the Premier and Cabinet.

PR402

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 12(c) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon W. J. Johnston, MLA, to act temporarily in the office of Minister for Tourism; Racing and Gaming; Small Business; Defence Issues; Citizenship and Multicultural Interests in the absence of the Hon P. Papalia, MLA, for the period 29 June to 22 July 2018 (both dates inclusive).

D. FOSTER, Director General,
Department of the Premier and Cabinet.

PR403

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 12(c) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon P. C. Tinley, MLA, to act temporarily in the office of Minister for Tourism; Racing and Gaming; Small Business; Defence Issues; Citizenship and Multicultural Interests in the absence of the Hon P. Papalia, MLA, for the period 24 to 29 March 2018 (both dates inclusive).

D. FOSTER, Director General,
Department of the Premier and Cabinet.

SALARIES AND ALLOWANCES TRIBUNAL

SA401

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

The Salaries and Allowances Tribunal has issued a determination to acknowledge two appointments to the Deputy Director General positions at the Department of the Premier and Cabinet, positions within the Special Division of the WA Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 20 June 2017 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

This variation is effective on and from 27 December 2017.

Remove reference to the offices below as they appear in 'Table 3 Special Division Non-CEOs' within Part 1 of the First Schedule and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General	Premier and Cabinet	2	M. Bradshaw	\$307,301
Deputy Director General	Premier and Cabinet	2	M. Andrews	\$307,301

Signed on 20 February 2018.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. A. SARGEANT,
Member.

Salaries and Allowances Tribunal.

SA402

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination with respect to the appointment to the Prescribed Office position of President of the Mental Health Tribunal.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 20 June 2017 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

This variation is effective on and from 30 December 2017.

Remove reference to the office below as it appears in 'Table 2—Prescribed Office Holders' within Part 1 of the First Schedule and include the following—

Office	Department or Agency	Office Holder	Salary
President	Mental Health Tribunal	K. Whitney	\$242,108

Signed on 20 February 2018.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. A. SARGEANT,
Member.

Salaries and Allowances Tribunal.

SA404

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination with respect to the appointment of the State Solicitor at the State Solicitor's Office, a position within the Special Division of the WA Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 20 June 2017 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

This variation is effective on and from 17 November 2017.

Remove reference to the offices below as they appear in 'Table 14—Remuneration and Offices' within Part 1 of the Second Schedule and include the following—

Office	Department or Agency	Band	Office Holder	Salary
State Solicitor	Attorney General	1	N. Egan	\$441,164
Deputy State Solicitor—Commercial	Attorney General	2	Vacant	\$-

Signed on 20 February 2018.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. A. SARGEANT,
Member.

Salaries and Allowances Tribunal.

SA403

SALARIES AND ALLOWANCES ACT 1975
DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination to acknowledge the vacant position of Senior Parliamentary Counsel, PCO at the Department of Justice, a position within the Special Division of the WA Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 20 June 2017 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

This variation is effective on and from 27 January 2018.

Remove reference to the office below as it appears in 'Table 3 Special Division Non-CEOs' within Part 1 of the First Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Senior Parliamentary Counsel, PCO	Justice	4	L. O'Dwyer	\$250,705

Insert reference to the office below to appear in 'Table 3 Special Division Non-CEOs' within Part 1 of the First Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Senior Parliamentary Counsel, PCO	Justice	4	Vacant	\$-

Signed on 8 March 2018.

M. SEARES AO,
Chair.

B. A. SARGEANT PSM,
Member.

Salaries and Allowances Tribunal.

SA406

SALARIES AND ALLOWANCES ACT 1975
DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination with respect to the appointment of a Deputy Parliamentary Counsel at the Parliamentary Counsel's Office, a position within the Special Division of the WA Public Service. This Variation also updates the departmental references in relation to the Department of Justice.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 20 June 2017 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

This variation is effective on and from 5 February 2018.

Remove the table under 'Table 14—Remuneration and Offices' within Part 1 of the Second Schedule and include the following—

Office	Department or Agency	Band	Office Holder	Annual Salary
State Solicitor, SSO	Justice	1	N. Egan	\$441,164
Parliamentary Counsel, PCO	Justice	1	G. Lawn	\$441,164
State Counsel, SSO	Justice	2	G. Tannin SC	\$397,766
Deputy State Solicitor, SSO	Justice	2	Vacant	\$-
Deputy State Solicitor—Commercial, SSO	Justice	2	Vacant	\$-
Deputy Parliamentary Counsel, PCO	Justice	2	U. Couper	\$375,819
Senior Adviser, SSO	Justice	3	J. O'Halloran	\$354,043
Deputy State Counsel, SSO	Justice	3	A. Sefton	\$333,003
Senior Parliamentary Counsel, PCO	Justice	3	Vacant	\$-
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	A. Burrows SC	\$343,003

Office	Department or Agency	Band	Office Holder	Annual Salary
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	J. Whalley	\$333,003
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	L. Christian	\$333,003
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	J. Scholz	\$333,003
Consultant State Prosecutor	Office of the Director of Public Prosecutions	3	Vacant	\$-
Director Legal Services	Office of the Director of Public Prosecutions	3	M. Bugg	\$333,003
Adviser, SSO	Justice	4	M. Payne	\$250,705
Adviser, SSO	Justice	4	C. Bydder	\$250,705
Adviser, SSO	Justice	4	A. Komninos	\$250,705
Adviser, SSO	Justice	4	I. Petersen	\$250,705
Senior Parliamentary Counsel, PCO	Justice	4	L. O'Dwyer	\$250,705
Senior Parliamentary Counsel, PCO	Justice	4	Vacant	\$-

Signed on 20 February 2018.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. A. SARGEANT,
Member.

Salaries and Allowances Tribunal.

SA405

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination to acknowledge the appointment to the position of Executive Director, Courts and Tribunal Services at the Department of Justice, a position within the Special Division of the WA Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 20 June 2017 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

This variation is effective on and from 12 February 2018.

Remove reference to the office below as it appears in 'Table 3 Special Division Non-CEOs' within Part 1 of the First Schedule and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Executive Director, Courts and Tribunal Services	Justice	4	J. Stampalia	\$212,336

Signed on 20 February 2018.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. A. SARGEANT,
Member.

Salaries and Allowances Tribunal.

SA407

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination to acknowledge the retitling of the Deputy Director General position and the removal and inclusion of Assistant Director General positions and at the Department of Health, positions within the Special Division of the WA Public Service.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 20 June 2017 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

This variation is effective on and from 20 February 2018.

Remove reference to the offices below as they appear in 'Table 3 Special Division Non-CEOs' within Part 1 of the First Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General	Health	2	R. Brown	\$307,307
Assistant Director General System, Policy and Planning	Health	2	Vacant	\$-

Insert reference to the offices below into 'Table 3 Special Division Non-CEOs' within Part 1 of the First Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General Strategy and Governance	Health	2	R. Brown	\$307,307
Assistant Director General Clinical Excellence	Health	2	Vacant	\$-

Signed on 23 February 2018.

W. S. COLEMAN AM,
Chairman.

C. A. BROADBENT,
Member.

B. A. SARGEANT,
Member.

Salaries and Allowances Tribunal.

TRAINING**TA401****VOCATIONAL EDUCATION AND TRAINING ACT 1996****CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS**

Amendment to Western Australian *Government Gazette* 2015/151 dated 13 October 2015

Under the *Vocational Education and Training Act 1996* (the VET Act) section 60C, and subject to the provisions of Clauses 1.26 and 1.27 of the *Standards for Registered Training Organisations (RTOs) 2015* relating to the Transition of Training Products, I the Minister for Education and Training hereby—

- add the following prescribed vocational education and training qualifications—

Class B qualification

No.	Qualification	Conditions	Training Contract Requirements					Apprenticeship Title
			Title on contract	Nominal duration (months)	Part time	School based	Other requirements	
681.1	ACM30617 Certificate III in Pet Grooming		Trainee	24	Y	N		Pet Grooming

Dated: 11 March 2018.

Hon SUE ELLERY MLC, Minister for Education and Training.

TA402**VOCATIONAL EDUCATION AND TRAINING ACT 1996****CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS**

Amendment to Western Australian *Government Gazette* 2015/151 dated 13 October 2015

Under the *Vocational Education and Training Act 1996* (the VET Act) section 60C, and subject to the provisions of Clauses 1.26 and 1.27 of the *Standards for Registered Training Organisations (RTOs) 2015* relating to the Transition of Training Products, I the Minister for Education and Training hereby—

- delete all words in the "Conditions" column relating to PSP50416 Diploma of Government (Investigations); and

- delete the following prescribed vocational education and training qualifications—

Class B qualification

No.	Qualification	Conditions	Training Contract Requirements					Apprenticeship Title
			Title on contract	Nominal duration (months)	Part time	School based	Other requirements	
316.1	PSP50512 Diploma of Government, (Financial Services)	See <i>Government Gazette</i> 2015/151 dated 13 October 2015	Cadetship	24	Y	N	Part-time is defined as a minimum of 20 hours per week.	Government Financial Services Management
318.1	PSP50812 Diploma of Government (Human Resources)	See <i>Government Gazette</i> 2015/151 dated 13 October 2015	Cadetship	24	Y	N	Part-time is defined as a minimum of 20 hours per week.	Government Human Resources Management

Dated: 11 March 2018.

Hon SUE ELLERY MLC, Minister for Education and Training.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of Maria Carola Lateulere, late of Tuohy Nursing Home, 22 Morrison Road, Midland in the State of 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 9 February 2017, are required by the personal representative, Sergio Onorato Secchia to send particulars of their claims to the personal representative care of MDS Legal of 2nd Floor, 16 Irwin Street, Perth, Western Australia, within one (1) month of the date of publication of this notice, after which date the personal representative may convey or distribute the assets having regard only to the claims of which he has notice and the personal representative will not be liable to any person of whose claim he has had no notice at the time of distribution.

Dated: 8 March 2018.

MDS LEGAL for the personal representative.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Sigitas Maliunas, late of 212 Ewen Street, Woodlands, Western Australia, Caravan Manufacturer, died on 21 July 2017.

On 7 February 2018 the Supreme Court of WA granted Probate PRO/304/2018 to Evangaline Litsa Christodoulou and Geoffrey Gordon Lyn Potter as Executors c/- Mendelawitz Morton, Commercial Lawyers, PO Box 501, West Perth WA 6872 (Reference: H28210MO).

Creditors and other persons having claims in respect of the estate of the deceased (including to which Section 63 of the *Trustees Act 1962*, relates) are required by the Executors to send particulars of their claims to the Executors by 18 April 2018, after which date the Executors may convey or distribute the assets, having regard only the claims of which they then have notice.

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

Notice to Creditors and Claimants

Enid Joan Hanson, late of 16 Hamilton Court, Amaroo Village Gosnells, Western Australia, deceased. Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, Enid Joan Hanson, who died on 14 October 2017, are required by the executor Neal Trevor Hanson of 16 Kookaburra Crescent, High Wycombe WA 6057 to send particulars of their claims to him on or before the expiration of one month from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated this 12th day of March 2018.

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

Notice to Creditors and Claimants

Sandra May Goodsir Davidson, late of 37 Bosuns Crescent, West End, Geraldton, Western Australia, Retired, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 9 February 2018, are required by the Executor, Timothy Michael Hayter, Director of Mid West Lawyers Pty Ltd, Suite 1, Wiebbe Hayes House, 7 Wiebbe Hayes Lane, Geraldton, Western Australia to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

MID WEST LAWYERS.

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

Notice to Creditors and Claimants

Roland John Polette, late of 73 Wandoo Road, Broomehill West, 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 1st November 2017, are required by the Trustees of the estate, Michael John Polette and Julie Louise Polette of care of Taylor, Nott & Molinari, 64 Austral Terrace, Katanning, to send particulars of their claims to the Trustees within one (1) month of the date of publication of this notice, after which date the Trustees may convey or distribute the assets, having regard only to the claims of which the Trustees then have notice.

ZX406**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 16 April 2018, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Aigner, Hedwig, late of Neuhofen On The Ybbs, Hiesbach 4, Austria, who died 10.09.2004 (DE33045484 EM23).

Bullen, Naldya (also known as Naldja Mary Bullen), late of Germanus Kent House, 20 Dickson Drive, Broome, who died 30.03.2017 (DE33131635 EM26).

Carter, Geoffrey Kingsley, late of Unit 43, 21 Harvest Road, North Fremantle, found on 18.09.2017 (DE33148496 EM32).

Carter, Murray Gregory, late of Unit 7, 54 Guger Street, Claremont, who died 19.06.2017 (DE33145423 EM32).

Cook, Julia Mary, late of 14 Bradley Court, Samson, who died 11.01.2018 (DE19981905 EM32).

Drysdale, Vivienne Ethel, late of Ben Ritcher Lodge, 480 Guildford Road, Bayswater, who died 26.01.2018 (DE33046225 EM17).

Freestone, Ronald Edward, late of 23 Woodlake Boulevard, Ellenbrook, who died 08.01.2018 (DE33052143 EM24).

Garrigan, Timothy Patrick, late of 4 Glenwood Avenue, Helena Valley, who died 23.01.2018 (DE19952854 EM38).

Gibbs, Maitland Charles, late of 3 Silvertop Terrace, Willetton, who died 14.02.2018 (DE19924087 EM13).

Lawton, Margaret Ellen, late of Regis Cypress Gardens, 22 Coongan Avenue, Greenmount, who died 20.02.2018 (DE19914641 EM17).

Peck, Fung Len, late of 83/171 St Georges Terrace, Perth, who died 09.01.2017 (PM30326952 TM44).

Ramm, Charles Noel, late of 87b Lockhart Street, Como (formerly of 6 Rails Crescent, Wungong, who died 15.02.2018 (DE33108809 EM113).

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

PUBLIC NOTICES

ZZ401

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

DISPOSAL OF UNCOLLECTED GOODS

Notice under Part III of Intention to Sell or Otherwise Dispose of Goods

To: Lorna Hunter of 56 Gemini Way, Carlisle WA 6101, Bailor.

You were given notice on the 10th of February 2018 that the following goods—

2001 Jeep Grand Cherokee VIN# 1J4G848N8YY123003, Engine# WJUH7248D situated at 2-4 Vivian Street, Burswood, WA 6100 were ready for redelivery.

These goods are goods to the value of \$2,500 to which Part III of the abovementioned Act applies.

Unless not more than one month from the date of the giving of this notice you—

- (a) take redelivery of the goods or give directions for their redelivery; or
- (b) give notice in writing to Auto Clamp WA Pty Ltd of PO Box 267, Victoria Park WA 6979, bailee, that you claim that the goods exceed \$3000 in value it is intended to sell or otherwise dispose of them in accordance with the Act.

Dated: 13 March 2018.

SUE CHAPMAN, Bailee.
