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The *Gazette* will not be published on Tuesday 3rd April 2018.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

School Curriculum and Standards Authority Amendment Act 2017

School Curriculum and Standards Authority Amendment Act 2017 Commencement Proclamation 2018

Made under the *School Curriculum and Standards Authority Amendment Act 2017* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *School Curriculum and Standards Authority Amendment Act 2017 Commencement Proclamation 2018*.

2. Commencement

The *School Curriculum and Standards Authority Amendment Act 2017*, other than sections 1, 2, 7 and 8, comes into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. SANDERSON, Governor.

L.S.

S. ELLERY, Minister for Education and Training.

LOCAL GOVERNMENT

LG301

WASTE AVOIDANCE AND RESOURCE RECOVERY ACT 2007

LOCAL GOVERNMENT ACT 1995

City of Nedlands

WASTE AMENDMENT LOCAL LAW 2017

Under the powers conferred on it by the *Waste Avoidance and Resource Recovery Act 2007* and the *Local Government Act 1995* and under all other enabling powers, the Council of the City of Nedlands resolved on 27 February 2018 to make the following local law.

1. Citation

This local law may be cited as the *City of Nedlands Waste Amendment Local Law 2017*.

2. Commencement

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

3. Principal Local Law

This local law amends the *City of Nedlands Waste Local Law 2016* as published in the *Government Gazette* on 7 June 2017.

4. Part 4 amended

Insert the following clause numbered as 4.1 and renumber the following clauses accordingly—

4.1 Objection and appeal rights

Division 1 of Part 9 of the LG Act applies to a decision under this local law to grant, renew, vary or cancel—

- (a) an approval under clause 2.7(b);
- (b) an exemption under clause 2.8(2);
- (c) an authorisation under clause 2.9(b);
- (d) an approval under clause 2.10(1);
- (e) an authorisation under clause 3.2(1)(c);
- (f) an approval under clause 3.2(2); and
- (g) an approval under clause 3.3.

Consented to—

MIKE ROWE, Chief Executive Officer,
Department of Water and Environmental Regulation.

Dated this 24th day of January 2018.

The Common Seal of the City of Nedlands was affixed by authority of a resolution of the Council in the presence of—

MAX HIPKINS, Mayor,
GREG TREVASKIS, Chief Executive Officer.

Dated this 26th day of March 2018.

LG302**LOCAL GOVERNMENT ACT 1995***City of Vincent***STANDING ORDERS AMENDMENT LOCAL LAW 2017**

Under the powers conferred by the *Local Government Act 1995* and by all other powers enabling it, the Council of the City of Vincent resolved on 6 March 2018 to make the following local law.

1. Citation

This local law may be cited as the *City of Vincent Standing Orders Amendment Local Law 2017*.

2. Commencement

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

3. Principal local law

In this local law the *City of Vincent Standing Orders Local Law 2008* published in the *Government Gazette* on 14 October 2008 and amended as published in the *Government Gazette* on 5 July 2013, is referred to as the principal local law. The principal local law is amended.

4. Title

In the title of the principal local law delete “Standing Orders” and insert “Meeting Procedures”.

5. General

Wherever it appears, delete “Standing Orders” and insert “Meeting Procedures”.

6. Citation

In clause 1.1 of the principal local law after subclause (2) insert—

- (3) This local law was previously cited as the “*City of Vincent Standing Orders Local Law 2008*” until it was amended by the “*City of Vincent Standing Orders Amendment Local Law 2017*”.

7. Table of Contents

In the table of contents—

- (a) delete clause 2.16 and insert—
“2.16 Recording and web streaming of proceedings”;
- (b) delete clauses 8.10, 8.11 and 8.12 and insert—
“8.10 Mobile phones and audible electronic devices”;
- (c) delete clause 12.9 and insert—
“12.9 Council Briefings”.

8. Clause 1.6 amended

In clause 1.6—

- (a) delete “**Agenda**” and insert “**agenda**”;
- (b) delete the definition of “**document**” and insert—
“**document**” means a document as prescribed in the *Freedom of Information Act 1992*,”
- (c) delete the definition of “**Minor Amendment**”;
- (d) delete the definition of “**notice paper**” and insert—
“**notice paper**” in relation to any proposed meeting means a paper setting out the terms of business to be transacted at the meeting and the order of that business. The notice calling a special meeting may stand as the notice paper for that meeting;”
- (e) delete the definition of “**presiding member**” and insert—
“**presiding member**” means—
(a) in respect of the Council, the person presiding under section 5.6 of the Act; and
(b) in respect of a committee, the person presiding under sections 5.12, 5.13, and 5.14 of the Act;”

9. Clause 2.1 amended

In clause 2.1 delete “Councillor” and insert “Council Member”.

10. Clause 2.2 amended

Delete clause 2.2(1) and insert—

- (1) Notice of ordinary meetings of the Council are to—
(a) be given to members in writing;
(b) state the place, date and hour of the meeting;
(c) state the business to be transacted; and
(d) be transmitted by electronic mail, together with an agenda at least seventy-two (72) hours before the time of the commencement of the meeting.”

11. Clause 2.3 amended

In clause 2.3 after the word “Regulations” insert “ and on the City’s website”;

12. Clause 2.5 amended

In clause 2.5(4)—

- (a) After the words “transacted at a” delete “Special” and insert “special”;
- (b) After the words “which the” delete “Special” and insert “special”.

13. Clause 2.6 amended

In clause 2.6(3)—

- (a) Delete “Special” and insert “special”.

14. Clause 2.8 amended

In clause 2.8—

- (a) In clause 2.8(5) delete “new order in which they are raised and include;” and insert “following order:”
- (b) After subclause (5)(c) insert—
“(d) items which are marked “confidential” and are to be considered “behind closed doors.””

15. Clause 2.9 amended

In clause 2.9(1) delete “at least one (1) hour”;

16. Clause 2.16 amended

Delete clause 2.16 and insert—

“2.16 Recording and web streaming of proceedings

- (1) No person is to use any electronic, visual or vocal recording device or instrument to record the proceedings of the Council or a committee, unless the person has been given prior permission by the Council.
- (2) Subclause (1) does not apply if the recording is taken by or at the direction of the CEO, with the permission of the Council or committee.
- (3) Wherever a meeting is open to the public, the Council may make the proceedings of the Council available to members of the public via web streaming.
- (4) The presiding member may decide to stop or start web streaming at any time during the Council meeting.”

17. Clause 2.18 amended

In clause 2.18, delete subclause (6).

18. Clause 2.19 amended

- (1) Delete clauses 2.19(1) and 2.19(2);
- (2) Renumber clause 2.19(4) as 2.19(1);
- (3) Renumber clause 2.19(3) as 2.19(2);
- (2) In clause 2.19(6)(a), delete “address” and insert “the suburb in which they reside or, where a member of the public is representing the interests of a business, the suburb in which that business is located”;
- (3) In clause 2.19(6)(c) after “three (3) minutes” insert “and each person may only speak once”;
- (4) Renumber clauses 2.19(5) to 2.19(9) as 2.19(3) to 2.19(7) respectively;
- (5) In clause 2.19 after subclause (7) insert—
 - “(8) Notwithstanding clause 2.19(4)(c), additional written questions not asked in the time allocated may be submitted in writing to the CEO and will be treated as correspondence.”

19. Clause 2.22 amended

- (1) In clause 2.22(1) delete “the committee”;
- (2) In clause 2.22(2) after “Mayor” insert “ or presiding member”.

20. Clause 2.24 amended

- (1) In clause 2.24(1)(g)(iv) delete “councillors” and insert “Council Members”.
- (2) In clause 2.24 after subclause (4) insert—
 - “(5) Once Council has resolved that a petition be received pursuant to clause (4)(a) or (4)(b), the CEO shall nominate an officer who will be responsible for dealing with the petition.”

21. Clause 3.2 amended

- (1) In clause 3.2, where it appears delete “Councillor” and insert “Council Member”;
- (2) In clause 3.2 delete “Councillors” and insert “Council Members”.

22. Clause 4.7 amended

- (1) In clause 4.7 prior to clause (1) insert “With the exception of a Notice of Motion under clause 2.25 which may be moved or seconded by the presiding member:”

23. Clause 4.12 amended

- (1) At the commencement of clause 4.12(3) delete “*The*” and insert “Except as otherwise provided by clause 4.7, the”

24. Clause 4.14 inserted

- (1) After clause 4.13 insert—
 - “4.14 Notwithstanding the provisions of Part 6, where a member wishes to move “that the motion be deferred” it is considered appropriate that the member advise of this intent during debate but allow other members to speak on the matter prior to moving the motion to defer.”

25. Clause 5.2 amended

Delete clause 5.2(3) and insert—

- “(3) The result of voting openly is determined by a method such as on the count of raised hands or through electronic voting that enables a record to be taken of each member’s vote.”

26. Clause 8.10 amended

Delete clause 8.10.

27. Clause 8.11 amended

Delete clause 8.11.

28. Clause 8.12 amended

Re-number clause 8.12 as 8.10.

29. Clause 9.7 amended

In clause 9.7(2) after the words “member to” insert “be seated or to”.

30. Clause 9.8 amended

In clause 9.8, wherever it appears delete “Councillor” and insert “Council Member”.

31. Part 12 amended

Delete “PART 12—COMMITTEES AND FORUMS” and insert—

“PART 12—COMMITTEES AND COUNCIL BRIEFINGS”.

32. Clause 12.9 amended

Delete clause 12.9 and insert—

“12.9 Council Briefings

- (1) Council Briefings may be held to provide Council Members with the opportunity to ask questions and clarify issues relevant to the agenda items due to be presented to the following Ordinary Council Meeting.
- (2) Clause 2.17 of these Meeting Procedures shall apply to Council Briefings.
- (3) Clause 2.19 of these Meeting Procedures shall apply to Council Briefings, but questions shall only relate directly to items listed on the agenda.
- (4) Council may prescribe procedures for the management of Council Briefings.”

33. Clause 13.1 amended

In clause 13.1(1) delete “Employee” and insert “employee”.

Dated: 4 April 2018.

The Common Seal of the City of Vincent was affixed in the presence of—

EMMA COLE, Mayor.
LEN KOSOVA, Chief Executive Officer.

— PART 2 —

HEALTH

HE401

MEDICINES AND POISONS ACT 2014

MEDICINES AND POISONS (SECTION 72) (REGISTERED PESTICIDES 1080 AND PAPP) NOTICE 2018

Made by the Chief Executive Officer under section 72 of the *Medicines and Poisons Act 2014*.

1. Citation

This notice may be cited as the *Medicines and Poisons (Section 72) (Registered Pesticides 1080 and PAPP) Notice 2018*.

2. Commencement

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

3. Interpretation

(1) In this notice, unless the context otherwise requires—

1080 means a registered pesticide that contains fluoroacetic acid;

appropriate training means training in the—

- (a) (where required) mixing and preparation of 1080 that is to be mixed and prepared before use; and
- (b) correct use of 1080 or PAPP against one or more of the prescribed pests; and
- (c) precautions necessary for the safe handling of 1080 or PAPP; and
- (d) first aid treatment appropriate to a person affected by 1080 or PAPP;

CEO DBCA means the Chief Executive Officer of DBCA or an officer of DBCA authorised by the CEO DBCA to perform the functions of the CEO DBCA under this notice;

CEO DPIRD means the Chief Executive Officer of DPIRD or an officer of DPIRD authorised by the CEO DPIRD to perform the functions of the CEO DPIRD under this notice;

CEO DoH means the Chief Executive Officer of DoH or an officer of DoH authorised by the CEO DoH to perform the functions of the CEO DoH under this notice;

Code of Practice means the “*Code of Practice for the Safe Use and Management of Registered Pesticides Containing 1080, PAPP and Strychnine*” approved by the CEO DoH and published on the DPIRD and DoH websites;

DBCA means the Department of Biodiversity, Conservation and Attractions;

DoH means the Department of Health;

DPIRD means the Department of Primary Industries and Regional Development;

Licensed Pest Management Technician means a Pest Management Technician who is licensed under the Pesticides Regulations;

Medicines and Poisons Act means the *Medicines and Poisons Act 2014*;

Medicines and Poisons Regulations means the *Medicines and Poisons Regulations 2016*;

PAPP means a registered pesticide that contains 4-aminopropiophenone;

Pesticides Regulations means the *Health (Pesticides) Regulations 2011*;

prescribed pests means wild dogs, wild pigs, rabbits, feral cats and foxes;

registered pesticide has the same meaning as it has in the Pesticides Regulations;

wild dogs means dingoes, free living domestic dogs and their hybrids.

4. Conditions relating to sale and supply of 1080

(1) 1080 can only be sold or supplied by a person licensed under the Medicines and Poisons Regulations to sell 1080 by retail to—

- (a) a person who has been given appropriate training and who is authorised in writing by the CEO DPIRD, the CEO DBCA or the CEO DoH to be sold or supplied 1080 for the purposes of destroying prescribed pests; or
- (b) a Licensed Pest Management Technician for the purposes of destroying prescribed pests.

(2) Subclause (1) does not apply to the sale or supply of 1080 that is authorised under the Medicines and Poisons Act or the Medicines and Poisons Regulations.

5. Conditions relating to use and possession of 1080

(1) 1080 can only be used or possessed—

- (a) by a person who has been given appropriate training and is authorised in writing by the CEO DPIRD, the CEO DBCA or the CEO DoH to use or possess 1080 for the purposes of destroying prescribed pests; or
- (b) by a Licensed Pest Management Technician for the purposes of destroying prescribed pests; or
- (c) if the use or possession of 1080 is authorised under the Medicines and Poisons Act; the Medicines and Poisons Regulations; or the Pesticides Regulations.

(2) The use or possession of 1080 is subject to the following conditions—

- (a) the use or possession of 1080 must comply with the Code of Practice;
- (b) 1080 that needs to be mixed and prepared before it is used must be mixed and prepared immediately before it is used by a person who has been given appropriate training;
- (c) before 1080 is used on any land, the person who proposes to use it is to give prior notice in writing or in a form approved by the CEO DPIRD or the CEO DoH to each occupier of adjoining land of the period during which and the place or places at which 1080 is proposed to be used;
- (d) baits containing 1080 cannot be laid on a farm or pastoral property unless—
 - a. the relevant permit for the farm or pastoral property has been issued by DPIRD; or
 - b. the laying of baits containing 1080 is authorised by DBCA.

6. Conditions relating to sale and supply of PAPP

(1) PAPP can only be sold or supplied by a person licensed under the Medicines and Poisons Regulations to sell PAPP by retail to—

- (a) a person who has been given appropriate training and who is authorised in writing by the CEO DPIRD, the CEO DBCA or the CEO DoH to be sold or supplied PAPP for the purposes of destroying prescribed pests; or
- (b) a Licensed Pest Management Technician for the purposes of destroying prescribed pests.

(2) Subclause (1) does not apply to the sale or supply of PAPP that is authorised under the Medicines and Poisons Act or the Medicines and Poisons Regulations.

7. Conditions relating to use and possession of PAPP

(1) PAPP can only be used or possessed—

- (a) by a person who has been given appropriate training and is authorised in writing by the CEO DPIRD, the CEO DBCA or the CEO DoH to use or possess PAPP for the purposes of destroying prescribed pests; or
- (b) by a Licensed Pest Management Technician for the purposes of destroying prescribed pests; or
- (c) if the use or possession of PAPP is authorised under the Medicines and Poisons Act; the Medicines and Poisons Regulations; or the Pesticides Regulations.

(2) The use or possession of PAPP is subject to the following conditions—

- (a) the use or possession of PAPP must comply with the Code of Practice;
- (b) before PAPP is used on any land, the person who proposes to use it is to give prior notice in writing or in a form approved by the CEO DPIRD or the CEO DoH to each occupier of adjoining land of the period during which and the place or places at which PAPP is proposed to be used;
- (c) baits containing PAPP cannot be laid on a farm or pastoral property unless the relevant permit for the farm or pastoral property has been issued by DPIRD.

8. Revocation

The *Poisons (Section 24) (Registered Pesticide 1080) Notice 2000** is revoked.

[*Published in the *Gazette*, 7 April 2000, pp. 1814-1818]

Dated the 11th day of April 2018.

Dr ANDREW ROBERTSON, Deputy Chief Health Officer
As delegate of the Chief Executive Officer.

HE402

MEDICINES AND POISONS ACT 2014**MEDICINES AND POISONS (SECTION 72) (REGISTERED PESTICIDE STRYCHNINE ALKALOID)
NOTICE 2018**

Made by the Chief Executive Officer under section 72 of the *Medicines and Poisons Act 2014*.

1. Citation

This notice may be cited as the *Medicines and Poisons (Section 72) (Registered Pesticide Strychnine Alkaloid) Notice 2018*.

2. Commencement

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

3. Interpretation

(1) In this notice, unless the context otherwise requires—

appropriate training means training in the—

- (a) (where required) mixing and preparation of Strychnine Alkaloid that is to be mixed and prepared before use; and
- (b) correct use of Strychnine Alkaloid against one or more of the prescribed pests; and
- (c) precautions necessary for the safe handling of Strychnine Alkaloid; and
- (d) first aid treatment appropriate to a person affected by Strychnine Alkaloid;

CEO DBCA means the Chief Executive Officer of DBCA or an officer of DBCA authorised by the CEO DBCA to perform the functions of the CEO DBCA under this notice;

CEO DPIRD means the Chief Executive Officer of DPIRD or an officer of DPIRD authorised by the CEO DPIRD to perform the functions of the CEO DPIRD under this notice;

CEO DoH means the Chief Executive Officer of the Department of Health or an officer of DoH authorised by the CEO DoH to perform the functions of the CEO DoH under this notice;

Code of Practice means the “*Code of Practice for the Safe Use and Management of Registered Pesticides Containing 1080, PAPP and Strychnine*” approved by the CEO DoH and published on the DPIRD and the DoH websites;

damage licence has the same meaning as it has in the *Wildlife Conservation Regulations 1970*;

DBCA means the Department of Biodiversity, Conservation and Attractions;

district has the same meaning as it has in the *Local Government Act 1995*;

DoH means the Department of Health;

DPIRD means the Department of Primary Industries and Regional Development;

Licensed Pest Management Technician means a Pest Management Technician who is licensed under the Pesticides Regulations;

Medicines and Poisons Act means the *Medicines and Poisons Act 2014*;

Medicines and Poisons Regulations means the *Medicines and Poisons Regulations 2016*;

Pesticides Regulations means the *Health (Pesticides) Regulations 2011*;

prescribed pests means wild dogs and emus;

registered pesticide has the same meaning as it has in the Pesticides Regulations;

Strychnine Alkaloid means a registered pesticide that contains strychnine;

wild dogs means dingoes, free living domestic dogs and their hybrids.

4. Conditions relating to sale and supply of Strychnine Alkaloid

(1) Strychnine Alkaloid can only be sold or supplied by a person licensed under the Medicines and Poisons Regulations to sell Strychnine Alkaloid by retail to—

(a) a person who is an officer of DPIRD who—

- (i) has been given appropriate training; and
- (ii) is authorised in writing by the CEO DPIRD or the CEO DoH to be sold or supplied Strychnine Alkaloid for the purposes of destroying prescribed pests; and
- (iii) where the prescribed pests are emus, holds a damage licence issued by DBCA.

(b) a Licensed Pest Management Technician—

- (i) for the purposes of destroying wild dogs on a property in any one or more of the districts specified in the Schedule; or
- (ii) who is authorised by the CEO DPIRD to be sold or supplied Strychnine Alkaloid for the purposes of destroying prescribed pests; and
- (iii) where the prescribed pests are emus, holds a damage licence issued by DBCA.

(c) a person who is not an officer of DPIRD or a Licensed Pest Management Technician who—

- (i) has been given appropriate training; and
- (ii) is authorised in writing by the CEO DPIRD to be sold or supplied Strychnine Alkaloid for the purposes of destroying prescribed pests; and
- (iii) where the prescribed pests are emus, holds a damage licence issued by DBCA.

(2) Subclause (1) does not apply to the sale or supply of Strychnine Alkaloid that is authorised under the Medicines and Poisons Act or the Medicines and Poisons Regulations.

5. Conditions relating to use and possession of Strychnine Alkaloid

(1) Strychnine Alkaloid can only be used or possessed—

(a) by a person who is an officer of DPIRD who—

- (i) has been given appropriate training; and
- (ii) is authorised in writing by the CEO DPIRD or the CEO DoH to use or possess Strychnine Alkaloid for the purposes of destroying prescribed pests; and
- (iii) where the prescribed pests are emus, holds a damage licence issued by DBCA.

- (b) a Licensed Pest Management Technician—
- (i) for the purposes of destroying wild dogs on a property in any one or more of the districts specified in the Schedule; or
 - (ii) who is authorised by the CEO DPIRD to use or possess Strychnine Alkaloid for the purposes of destroying prescribed pests; and
 - (iii) where the prescribed pests are emus, holds a damage licence issued by DBCA.
- (c) a person who is not an officer of DPIRD or a Licensed Pest Management Technician who—
- (i) has been given appropriate training; and
 - (ii) is authorised in writing by the CEO DPIRD to use or possess Strychnine Alkaloid for the purposes of destroying prescribed pests; and
 - (iii) where the prescribed pests are emus, holds a damage licence issued by DBCA.
- (d) if the use or possession of Strychnine Alkaloid is authorised under the Medicines and Poisons Act; the Medicines and Poisons Regulations; or the Pesticides Regulations.
- (2) The use or possession of Strychnine Alkaloid is subject to the following conditions—
- (a) the use or possession of Strychnine Alkaloid must comply with the Code of Practice;
 - (b) Strychnine Alkaloid that needs to be mixed and prepared before it is used must be mixed and prepared immediately before it is used by a person who has been given appropriate training;
 - (c) before Strychnine Alkaloid is used on any land, the person who proposes to use it is to give prior notice in writing or in a form approved by the CEO DPIRD to each occupier of adjoining land of the period during which and the place or places at which Strychnine Alkaloid is proposed to be used.

6. Revocation

The *Medicines and Poisons (Section 72) (Registered Pesticide Strychnine Alkaloid) Notice 2017** is revoked.

[*Published in the *Gazette*, 21 April 2017, pp. 2182-2186]

SCHEDULE

Those areas of the State covered by the local government districts of—

PART 1 (Pastoral districts)

Ashburton	Meekatharra
Broome	Menzies
Carnarvon	Mt. Magnet
Coolgardie	Murchison
Cue	Ngaanyatjarraku
Derby—West Kimberley	Port Hedland
Dundas	Roebourne
East Pilbara	Sandstone
Exmouth	Shark Bay
Halls Creek	Upper Gascoyne
Kalgoorlie-Boulder	Wiluna
Laverton	Wyndham—East Kimberley
Leonora	Yalgoo

PART 2 (Agricultural districts)

Chapman Valley	Mukinbudin
Dalwallinu	Narembeen
Esperance	Nungarin
Kondinin	Northampton
Koorda	Perenjori
Kulin	Ravensthorpe
Lake Grace Westonia	Three Springs
Merredin	Trayning
Mingenew	Victoria Plains
Moora	Wongan-Ballidu
Morawa	Yilgarn
Mt. Marshall	

Dated the 11th day of April 2018.

Dr ANDREW ROBERTSON, Deputy Chief Health Officer
As delegate of the Chief Executive Officer.

JUSTICE

JU101

*CORRECTION***LEGAL PROFESSION RULES 2009****ELECTED MEMBERS AND MEMBERS OF THE LEGAL PRACTICE BOARD
OF WESTERN AUSTRALIA**

An error occurred in the notice published under the above heading on page 1292 of *Gazette* No. 53 dated 13 April 2018 and is corrected as follows.

Delete—

Robert Kenneth O'Connor SC
 Stephen Owen-Conway SC
 Thomas Francis Percy SC

Insert—

Robert Kenneth O'Connor QC
 Stephen Owen-Conway QC
 Thomas Francis Percy QC

 JU401
PRISONS ACT 1981**PERMIT DETAILS**

Pursuant to Section 15P of the *Prisons Act 1981*, I hereby issue the following permits—

Surname	Other Name(s)	Permit No.
Andrews	Jean	PA0219
Clarke	Matthew James	PA0220

TONY HASSALL, A/Commissioner.

Dated: 13 April 2018.

 JU402
PRISONS ACT 1981**PERMIT DETAILS**

Pursuant to Section 15U of the *Prisons Act 1981*, I hereby revoke the following permits—

Surname	Other Name(s)	Permit No.
Andrews	Jean	WAN0035
Clarke	Matthew James	WAN042

TONY HASSALL, A/Commissioner.

Dated: 13 April 2018.

MARINE/MARITIME

MA401

WESTERN AUSTRALIAN MARINE ACT 1982**NAVIGABLE WATERS REGULATIONS 1958****PROHIBITED SWIMMING AREA***City of Greater Geraldton*

Department of Transport,
 Fremantle WA, 20th April 2018.

Acting pursuant to the powers conferred by Regulation 10A (b) of the *Navigable Waters Regulations 1958*, I hereby prohibit swimming in the following area of water between 8:00pm and 10:00pm on Sunday 22nd April 2018—

Geraldton Port

Area of Closure: All of the waters within Champion Bay bounded by a line commencing at the south western corner of the Batavia Coast Marina main breakwater at approximately

28°46.135'S, 114°36.534'E, thence south west to a point at approximately 28°46.281'S, 114°36.200'E, thence south west to a point at approximately 28°46.320'S, 114°36.164'E (at the end of the Geraldton Port eastern breakwater), thence south along the eastern edge of the Geraldton Port eastern breakwater to a point at approximately 28°46.474'S, 114°36.188'E, thence east along the foreshore to a point at approximately 28°46.183'S, 114°36.577'E, thence north to the point of commencement at approximately 28°46.135'S, 114°36.534'E. All coordinates based on GDA9.

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

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

MINERALS AND PETROLEUM

MP401

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 21 May 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 29/889	Heron Resources Limited	North Coolgardie
E 29/984	Black Mountain Gold Limited	North Coolgardie
E 39/1758	Ling, Monte Justin Issler, Natacha Andrea	Mt Margaret
E 51/1674	Beeton, Robert Bruce Dyer, Edward John Sirr, Robert Alfred	Murchison
MINING LEASE		
M 15/1813	Charlton, Michael Edward	Coolgardie
M 24/159	Siberia Mining Corporation Pty Ltd	Broad Arrow
M 24/376	Siberia Mining Corporation Pty Ltd	Broad Arrow
M 24/683-I	Heron Resources Limited	Broad Arrow
M 24/686	Heron Resources Limited	Broad Arrow
M 24/772-I	Heron Resources Limited	Broad Arrow
M 24/797-I	Heron Resources Limited	Broad Arrow
M 24/915-I	Heron Resources Limited	Broad Arrow
M 24/916	Heron Resources Limited	Broad Arrow
M 29/212	Black Mountain Gold Limited	North Coolgardie
M 59/723	Australian Gem Resources Pty Ltd	Yalgoo
M 59/727	Australian Gem Resources Pty Ltd	Yalgoo

MP402

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.

S. DE MAIO, Warden.

To be heard by the Warden at Kalgoorlie on 8 June 2018.

EAST COOLGARDIE MINERAL FIELD
Prospecting Licences

P 25/2161	The Food Revolution Group Ltd
P 25/2162	The Food Revolution Group Ltd
P 25/2163	The Food Revolution Group Ltd
P 25/2164	The Food Revolution Group Ltd
P 25/2165	The Food Revolution Group Ltd
P 25/2166	The Food Revolution Group Ltd
P 25/2167	The Food Revolution Group Ltd
P 25/2168	The Food Revolution Group Ltd
P 25/2169	The Food Revolution Group Ltd

MP403

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.

S. DE MAIO, Warden.

To be heard by the Warden at Kalgoorlie on 8 June 2018.

BROAD ARROW MINERAL FIELD
Prospecting Licences

P 24/4754	Siberia Mining Corporation Pty Ltd
P 24/5110	Groves, Craig Donald
P 24/5111	Groves, Craig Donald

NORTH COOLGARDIE MINERAL FIELD
Prospecting Licences

P 29/2251	Black Mountain Gold Limited
P 29/2252	Black Mountain Gold Limited
P 29/2253	Black Mountain Gold Limited
P 29/2254	Black Mountain Gold Limited

Miscellaneous Licences

L 29/42	Black Mountain Gold Limited
L 29/43	Black Mountain Gold Limited
L 29/44	Black Mountain Gold Limited

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.

S. DE MAIO, Warden.

To be heard by the Warden at Kalgoorlie on 8 June 2018.

BROAD ARROW MINERAL FIELD

Prospecting Licences

P 24/4978 Matador Mining Limited

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 26/4150 Golden Mile Milling Pty Ltd

N. E. COOLGARDIE MINERAL FIELD

Prospecting Licences

P 27/2013 Wilson, Walter Scott
Wibberley, Jonathan Norman

P 28/1212 Noden, Terrence Andrew

MP405

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.

S. DE MAIO, Warden.

To be heard by the Warden at Kalgoorlie on 8 June 2018.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P 15/5810 Xiao, Zhi Qiang

P 15/5811 Xiao, Zhi Qiang

P 15/6060 Waterman, Douglas Kane

P 15/6061 Oliver, Andrea Maree
Torsney, Susan Mary

P 16/2971 Lennard, Nadine Ann

P 16/2972 Lennard, Nadine Ann

MP406

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.

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Leonora on 5 June 2018.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 38/4171 Bonney, Alwyn Nathan

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 40/1398 Marshall, Ellen

MP407

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.

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Leonora on 5 June 2018.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/8588	Moving Rock & Resources Pty Ltd
P 37/8589	Moving Rock & Resources Pty Ltd
P 37/8590	Moving Rock & Resources Pty Ltd
P 37/8591	Moving Rock & Resources Pty Ltd
P 37/8592	Moving Rock & Resources Pty Ltd
P 37/8593	Moving Rock & Resources Pty Ltd
P 37/8594	Moving Rock & Resources Pty Ltd
P 37/8595	Moving Rock & Resources Pty Ltd
P 37/8719	Hutchinson, Ronald John
P 38/4170	Matador Mining Limited
P 39/5627	Gallop, Leeanne Caroline Gallop, Joseph Brian

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 40/1390	Higgins, Darren Rodney
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PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Kwinana

Local Planning Scheme No. 2—Amendment No. 144

Ref: TPS/1994

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 Kwinana Local Planning Scheme amendment on 6 April 2018 for the purpose of—

1. Modifying the density coding of Lot 54 Johnson Road and Lot 9001 Holden Close, Bertram from 'R20' to 'R40'.
2. Adding 'Development Area 1a' into Schedule IV—Development Areas of the Scheme.
3. Removing Lot 54 Johnson Road and Lot 9001 Holden Close, Bertram from Development Area No. 1 and including Lot 54 Johnson Road and Lot 9001 Holden Close, Bertram into Development Area 1a.
4. Adding Additional Uses No. 3—Lot 54 Johnson Road and Lot 9001 Holden Close, Bertram into Schedule VII—Additional Uses of the Scheme.

No.	Land Particulars	Base Zone	Permitted Uses	Development Standards/Conditions
3	Lot 54 Johnson Road and Lot 9001 Holden Close, Bertram	Residential	Professional Office (AA)	<ol style="list-style-type: none"> 1. The development site directly abuts Johnson Road or Holden Close; 2. The Professional Office land use is provided in a Mixed Use

No.	Land Particulars	Base Zone	Permitted Uses	Development Standards/Conditions
				<p>development as defined by the Residential Design Codes of Western Australia;</p> <p>3. The Professional Office land use is predominantly located on the ground floor level of the development;</p> <p>4. Vehicle access and parking is coordinated to minimise the number of vehicle crossovers to Johnson Road or Holden Close.</p>

5. Amend the Scheme Map accordingly.
6. Add the following special provisions into Schedule IV—Development Area 1a—Lot 54 Johnson Road and Lot 9001 Holden Close, Bertram—
 1. Notwithstanding the density coding of the Scheme map, Council may permit development up to a maximum residential density of R60 where—
 - a. The development site abuts Public Open Space, Johnson Road or Holden Close;
 - b. The development site does not abut existing Residential R20 development;
 - c. There is at least two-storey frontage to Public Open Space, Johnson Road or Holden Close;
 - d. The development minimises the visual impact of garage doors and driveways on the streetscape.
 2. In considering subdivision applications, the Council may—
 - a. Recommend the application, the Council may—
 - i. Roads are located and designed to integrate and connect with the adjoining road network, and to maximise connectivity through the site;
 - ii. Public Open Space is centrally located within the site.
 - b. In the absence of built development, recommend approval for subdivision up to maximum density depicted on the Scheme map.

C. ADAMS, Mayor.
J. ABBISS, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Swan
Local Planning Scheme No. 17—Amendment No. 87

Ref: TPS/1569

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 Swan Local Planning Scheme amendment on 6 April 2018 for the purpose of—

- (a) Rezoning the following lots from 'General Rural' to 'Residential Development'—
Lots 811 and 814 Bushmead Road, portion of Lots 818 and 850 Baker Street; Lot 816 and portion of Lots 9 and 801 Stirling Crescent, Hazelmere.
- (b) Reclassifying the 686m² portion of road reserve on DP48737 Bushmead Road abutting the south side of Lot 99 Bushmead Road, Hazelmere from 'General Rural' zone to a 'Local Road' reserve.
- (c) Reclassifying the unconstructed portion of Chatham Road on Plan 4539 located between Lot 850 Baker Street and Lot 801 Baker Street, Hazelmere from a 'Local Road' reserve to 'Residential Development'.
- (d) Modifying the Scheme Maps accordingly.

C. ZANNINO, Mayor.
M. BISHOP, A/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: 16 April 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider
Wilson	Ayvon	WA	01099	Employment Training Solutions

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 W. J. Johnston MLA to act temporarily in the office of Treasurer; Minister for Finance; Energy; Aboriginal Affairs in the absence of the Hon B. S. Wyatt MLA for the period 30 August to 9 September 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 F. M. Logan MLA to act temporarily in the office of Minister for Mines and Petroleum; Commerce and Industrial Relations; Electoral Affairs; Asian Engagement in the absence of the Hon W. J. Johnston MLA for the period 22 September to 7 October 2018 (both dates inclusive).

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

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962
 DECEASED ESTATES

Notice to Creditors and Claimants

Stephen John Plecas, late of 20 Bradshaw Street, Eden Hill 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 Stephen John Plecas, deceased, who died between the 3rd day of November

2017 and the 24th day of November 2017 at Eden Hill in the said State are required by the administrators Veronica May Grey of 151 Beacham Road, West Pinjarra, Western Australia and Lynette Ann Giles of 17A Cygni Street, Mandurah, Western Australia, to send particulars of their claims to Peel Legal Barristers & Solicitors, PO Box 1995, Mandurah WA 6210 by the date one month following the publication of this notice, after which date the personal representative may convey or distribute the assets having regard only to the claims of which they have then had notice.

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

Notice to Creditors and Claimants

In the estate of Nolana Roselle Hansen, late of Margaret Hubery House, 36 Fifth Avenue, Shelley, Western Australia, who died on 29 August 2016.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the said deceased person are required by the Administrator of the deceased's estate being Marianne Frances Kendall, care of Angus Tibbits Solicitors, Suite 10, 73 Calley Drive, Leeming, Western Australia, to send particulars of their claims to her by 11 May 2018, after which date the Administrator may convey or distribute the assets having regard only to the claims of which she then has notice.

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

Notice to Creditors and Claimants

Robert John Stewart Kempton, late of 93 Forrest Street, Beverley in the State of Western Australia, Retired, died on the 15th day of April 2017.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the above mentioned deceased person are required by the Executors to send particulars of their claims to the Executors care of Mayberry, Hammond & Co., 85 Fitzgerald Street, Northam, Western Australia within one (1) calendar month from the date of publication of this notice, at the expiration of which time the Executor may convey or distribute the assets having regard only to claims of which notice has been given.

Dated this 17th day of April 2018.

MAYBERRY, HAMMOND & CO, Solicitors for the Executor.
85 Fitzgerald Street, Northam WA.

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

Notice to Creditors and Claimants

Ashley William Homer, late of 28/144 Mill Point Road, South Perth, Western Australia, Pilot, 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 30 October 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 of this notice, after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

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

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of

their claims to me on or before 20 May 2018, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Addison, Robert Warren, late of 4 Waidup Street, Wanneroo, who died 28 February 2018 (DE19793413 EM113).

Burton, Russell Malcolm, late of 30 Onslow Street, Geraldton, formerly of Baptistcare, Compass House, 16 Felicia Street, Geraldton and 34 Bosun Crescent, Geraldton, who died 9 January 2018 (PM33048264 TM53).

Gaston, Murray Furze, late of Regents Garden Resort, 33 Drovers Place, Wanneroo, who died 23 July 2017 (DE33045912 EM26).

Hay, Marilyn, late of Unit 1, 12 Austral Parade, East Bunbury, who died 18 March 2018 (DE33051508 EM16).

Hill, Kathleen Patricia, late of St Vincents Nursing Home, 224 Swan Street, Guildford, who died 7 June 2014 (PM33086141 TM52).

Mahmoudian, Parviz, late of Unit 16, 15 Melville Parade, South Perth, who died 23 September 2017 (DE33149411 EM24).

Mounsey, Jean Sylvia, late of 38 Swallow Hill Court, Karnup, who died 18 March 2018 (DE19962757 EM35).

Murray, Margaret Eleanor, late of Baptistcare Graceford, 18 Turner Road, Byford, who died 11 March 2018 (DE19680245 EM13).

Nicol, Nancy Doreen, also known as Nancye Doreen Nicol, late of 23 Hartland Place, Yanchep, who died 1 April 2018 (DE19981519 EM110).

O'Malley, Colleen, late of Edward Collick House, 173 Wilson Street, Kalgoorlie, who died 2 May 2017 (PM33114240 TM52).

Pastides, Michael, late of 8 Dale Place, Darlington, who died 25 January 2018 (DE33070879 EM32).

Price, Hilda May, late of Clarence Estate (Aged Homes), 55 Hardie Road, Spencer Park, formerly of Unit 21, 227 North Road, Centennial Park, who died 2 January 2018 (DE19894450 EM38).

Ruys, Hubertina Gertruda, also known as Hubertina Ruys and Terri Ruys and H.G. Ruijs-Rademakers, late of Braemar House Nursing Home, 10 Windsor Road, East Fremantle, formerly of Unit 113, 99 Burslem Drive, Maddington, who died 25 August 2017 (DE19891745 EM15).

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

ZX406

PUBLIC TRUSTEE ACT 1941

ADMINISTERING OF ESTATES

Notice is hereby given that pursuant to Section 14 of the *Public Trustee Act 1941* and amendments the Public Trustee has elected to administer the estate of the undermentioned deceased person.

Dated at Perth on the 20th day of April 2018.

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

Name of Deceased	Address	Date of Death	Date Election Filed
French, Margaret Elvire (DE19970469 EM16)	Late of St George's Home, 2 Essex Street, Bayswater, formerly of 21 Sandon Road, Thornlie	24 January 2018	11 April 2018
