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Gazette**

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# — PART 1 —

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## LOCAL GOVERNMENT

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LG301

**LOCAL GOVERNMENT ACT 1995***City of Joondalup***ANIMALS AMENDMENT LOCAL LAW 2018**

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Joondalup resolved on 26 June 2018 to make the following local law.

**PART 1—PRELIMINARY****1.1 Citation**

This local law may be cited as the *City of Joondalup Animals Amendment Local Law 2018*.

**1.2 Commencement**

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

**1.3 Purpose and effect**

(1) The purpose of this local law is to remove the ability under the local law to establish dog exercise areas and dog prohibited areas in the district.

(2) The effect of this local law is to remove redundant provisions within the local law relating to dog exercise areas and dog prohibited areas.

**1.4 Principal local law amended**

This local law amends the *City of Joondalup Animals Local Law 1999*, as published in the *Government Gazette* on 27 August 1999 and as amended in the *Government Gazette* on 10 July 2000, 15 January 2002, 28 March 2008 and 18 February 2011.

**PART 2—AMENDMENTS****2.1 Clause 10 deleted**

Delete clause 10.

**2.2 First Schedule amended**

In the First Schedule, delete item 1.

**2.3 Second Schedule deleted**

Delete Second Schedule.

**2.4 Third Schedule amended**

(1) In the Third Schedule, delete the words “and dog” from the title.

(2) In Diagram 2 of the Third Schedule, delete the words “and dog” from the title.

Dated this 24th day of July 2018.

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

Hon ALBERT JACOB JP, Mayor.  
GARRY HUNT PSM, Chief Executive Officer.

LG302

**LOCAL GOVERNMENT ACT 1995***City of Joondalup***PARKING AMENDMENT LOCAL LAW 2018**

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Joondalup resolved on 26 June 2018 to make the following local law.

**PART 1—PRELIMINARY****1.1 Citation**

This local law may be cited as the *City of Joondalup Parking Amendment Local Law 2018*.

**1.2 Commencement**

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

**1.3 Purpose and effect**

(1) The purpose of this local law is to amend certain provisions within the *City of Joondalup Parking Local Law 2013*.

(2) The effect of this local law is to better clarify the provisions relating to the control of parking throughout the district.

**PART 2—AMENDMENTS****2.1 City of Joondalup Parking Local Law 2013 amended**

This Part of the local law amends the *City of Joondalup Parking Local Law 2013* as published in the *Government Gazette* on 19 August 2013 and amended in the *Government Gazette* on 4 September 2015.

**2.2 Clause 1.5 amended**

In clause 1.5 insert the following definitions in alphabetical order—

***dividing strip*** has the meaning given to it by the Code;

***painted island*** has the meaning given to it by the Code.

**2.3 Clause 6.8 amended**

Delete Clause 6.8 and insert—

**6.8 Stopping on a path, median strip, traffic island, painted island or dividing strip**

The driver of a vehicle (other than a bicycle) shall not stop so that any portion of the vehicle is on a path, median strip, traffic island, painted island or dividing strip unless the driver stops in an area to which a parking control sign applies and the driver is permitted to stop at that place under this local law.

**2.4 Schedule 2 amended**

Schedule 2 is amended as follows—

- (a) In the fourth column titled ‘Modified Penalty \$’ delete all instances of “60” and replace with “80”.
- (b) In the fourth column titled ‘Modified Penalty \$’ delete all instances of “70” and replace with “100”.
- (c) In the fourth column titled ‘Modified Penalty \$’ delete all instances of “80” and replace with “100”.
- (d) Delete Item 64 and insert—

64	6.8	Stop on path, median strip, traffic island, painted island or dividing strip	100
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Dated this 24th day of July 2018.

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

Hon ALBERT JACOB JP, Mayor.  
GARRY HUNT PSM, Chief Executive Officer.

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**PREMIER AND CABINET**

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PR301

Western Australia

**Commission Appointing the Honourable Wayne  
Stewart Martin AC to be the  
Lieutenant-Governor of the State of Western  
Australia and the Administrator 2018**

Issued by the Governor under clause XV of the *Letters Patent Relating to the Office of Governor of the State of Western Australia*, dated 14 February 1986, the *Australia Act 1986* (Commonwealth) section 7(2) and the *Australia Act 1986* (UK) section 7(2).

**1. Citation**

This commission is the *Commission Appointing the Honourable Wayne Stewart Martin AC to be the Lieutenant-Governor of the State of Western Australia and the Administrator 2018*.

**2. Commencement**

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

**3. Term used: State**

In this commission —  
*State* means the State of Western Australia.

**4. Appointment of Lieutenant-Governor**

I appoint the Honourable Wayne Stewart Martin AC to be, during my pleasure, the Lieutenant-Governor of the State with all of the powers, rights, privileges and advantages belonging or appertaining to that office.

**5. Appointment of Administrator and powers and functions when administering government of the State**

- (1) I appoint, authorise and require the Honourable Wayne Stewart Martin AC to be the Administrator, and to administer the government of the State, if and so long as there is a vacancy in the office of Governor of the State or the Governor is administering the government of the Commonwealth of Australia or, not having appointed a deputy, is unable to act as Governor or is on leave or is absent from the State.
- (2) I authorise and require the Honourable Wayne Stewart Martin AC, when administering the government of the State, to

exercise and perform all or any of the powers, functions and directions contained in the *Letters Patent Relating to the Office of Governor of the State of Western Australia*, dated 14 February 1986 or in future Letters Patent relating to that office according to the laws from time to time in force in the State.

Issued under the Public Seal of the State at Perth on 31 July 2018.

K. BEAZLEY, Governor.

L.S.

M. McGOWAN, Premier.

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PR302

Western Australia

## **Dormant Commission Appointing the Chief Justice of Western Australia or the Most Senior Available Judge to be the Administrator 2018**

Issued by the Governor under clause XV of the *Letters Patent Relating to the Office of Governor of the State of Western Australia*, dated 14 February 1986, the *Australia Act 1986* (Commonwealth) section 7(2) and the *Australia Act 1986* (UK) section 7(2).

### **1. Citation**

This commission is the *Dormant Commission Appointing the Chief Justice of Western Australia or the Most Senior Available Judge to be the Administrator 2018*.

### **2. Commencement**

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

### **3. Terms used**

In this commission —

**Chief Justice** means the Chief Justice of Western Australia for the time being;

**Judge** does not include the Chief Justice;

**Letters Patent** means the *Letters Patent Relating to the Office of Governor of the State of Western Australia*, dated 14 February 1986;

**Lieutenant-Governor** means the Lieutenant-Governor of the State;

**most senior available Judge** means the most senior Judge present in the State and able to act;

**State** means the State of Western Australia.

#### 4. **Purpose of commission**

This commission is issued because under the Letters Patent —

- (a) clause XI provides that an Administrator is to administer the government of the State in certain circumstances; and
- (b) clause XIII provides that the Lieutenant-Governor is to be the Administrator except in certain circumstances in which the Chief Justice or a Judge is to be the Administrator.

#### 5. **Appointment of Chief Justice as Administrator**

I appoint, authorise and require the Chief Justice to be the Administrator, and to administer the government of the State, if and so long as —

- (a) there is a vacancy in the office of Governor or the Governor is administering the government of the Commonwealth of Australia or, not having appointed a deputy under the Letters Patent Clause XVI, is unable to act as Governor or is on leave or is absent from the State; and
- (b) there is no Lieutenant-Governor for the time being or the Lieutenant-Governor is unable to act as Administrator or is absent from the State.

#### 6. **Appointment of most senior available Judge as Administrator**

I appoint, authorise and require the most senior available Judge to be the Administrator, and to administer the government of the State, if and so long as —

- (a) there is a vacancy in the office of Governor or the Governor is administering the government of the Commonwealth of Australia or, not having appointed a deputy under the Letters Patent Clause XVI, is unable to act as Governor or is on leave or is absent from the State; and
- (b) there is no Lieutenant-Governor for the time being or the Lieutenant-Governor is unable to act as Administrator or is absent from the State; and
- (c) there is no Chief Justice or the Chief Justice is unable to act as Administrator or is absent from the State.

**7. Powers and functions when administering government of the State**

I authorise and require the Chief Justice or the most senior available Judge, when administering the government of the State, to exercise and perform all or any of the powers, functions and directions contained in the Letters Patent or in future Letters Patent relating to the office of Governor of the State according to the laws from time to time in force in the State.

Issued under the Public Seal of the State at Perth on 31 July 2018.

K. BEAZLEY, Governor.

L.S.

M. McGOWAN, Premier.

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## — PART 2 —

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### ELECTORAL

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EL401

**ELECTORAL ACT 1907**

## REGISTRATION OF POLITICAL PARTIES—WESTERN AUSTRALIA

## Change of Name and Abbreviated Name

An application has been made to change the name of the “Micro Business Party” to the “Small Business Party”, and to remove the registered abbreviated name of the party, in the register of political parties kept by the Electoral Commissioner under section 62D of the *Electoral Act 1907*.

The following information was included in the application—

- (a) Name for the political party:  
Small Business Party
- (b) Name and address of the secretary of the political party:  
Robert Ellis  
1/262 Orrong Road  
Carlisle WA 6101

Any elector who believes that the application—

- (i) is not in accordance with section 62E of the *Electoral Act 1907*; or
- (ii) should be refused under section 62J of the *Electoral Act 1907*

is invited to submit to the Electoral Commissioner by Tuesday, 4 September 2018, a statement that—

- (a) sets out in detail the grounds for the elector’s belief in respect to (i) or (ii) above;
- (b) sets out the elector’s residential address and postal address; and
- (c) is signed by the elector.

Written submissions—

Electoral Liaison Officer  
Western Australian Electoral Commission  
GPO Box F316  
Perth WA 6841  
Email: fad@waec.wa.gov.au  
Fax: (08) 9226 0577

Any statement submitted will be available for public inspection without fee at the Western Australian Electoral Commission, Level 2, 111 St Georges Terrace, Perth WA 6000.

Enquiries can be made to the Electoral Liaison Officer, phone (08) 9214 0414 or email fad@waec.wa.gov.au.

DAVID KERSLAKE, Electoral Commissioner.

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### FISHERIES

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FI401

**FISH RESOURCES MANAGEMENT ACT 1994**

## MARINE AQUARIUM FISH MANAGED FISHERY MANAGEMENT PLAN 2018

FD 1257/14 [1191]

Made by the Minister under section 54.

**PART 1—PRELIMINARY****1. Citation**

This plan is the *Marine Aquarium Fish Managed Fishery Management Plan 2018*.

**2. Commencement**

This plan comes into operation on 1 October 2018.

### 3. Exception

This plan does not apply to the persons described in clause 7(a) prior to 1 November 2018.

### 4. Interpretation

(1) In this plan, unless the contrary intention appears—

**auxiliary boat** means a licensed fishing boat used to fish in connection with fishing from a primary boat, the name and licensed fishing boat number of which is specified on a licence;

**coral** means fish of that common name described by the scientific classification opposite that name in Schedule 7 to the regulations, excluding Order Corallimorpharia and Order Zoantharia;

**current entitlement** means the usual entitlement conferred by a licence as—

- (a) increased by any entitlement transferred to the licence under section 141(1) of the Act; or
- (b) decreased by any entitlement transferred from the licence under section 141(1) of the Act;

**Fishery** means the Marine Aquarium Fish Managed Fishery identified in clause 6;

**Fish Eye** means the electronic data management system managed by the Department for submitting and recording information related to operating in, and the taking of marine aquarium fish from, the Fishery;

**land hermit crab** means fish of that common name described by the scientific classification *Coenobita spp*;

**licence** means a managed fishery licence authorising a person to fish for marine aquarium fish in the Fishery;

**manual landing form** means a landing form approved by the CEO for use under clause 29(4) where a place of landing is in an area with no internet connection;

**marine aquarium fish** means fish taken for marine aquarium display purposes or live aquarium feed, excluding—

- (a) *Tectus niloticus*;
- (b) *Volute*;
- (c) Land hermit crabs;
- (d) *Tridacna gigas*;

**nominated diver** means a single natural person directed by a nominated operator to fish for marine aquarium fish under the authority of a licence;

**nominated operator** means a single natural person nominated by the holder of a licence under clause 21 to control a fishing operation;

**plan** means the *Marine Aquarium Fish Managed Fishery Management Plan 2018*;

**pre-fishing nomination** means a nomination made by a nominated operator under clause 27(1);

**primary boat** means a licensed fishing boat that is used to fish under the authority of a licence, the name and licensed fishing boat number of which is specified on the licence;

**quota species** means coral, giant clam, live rock and syngnathiformes;

**syngnathiformes** means fish listed under the family name syngnathidae with the common names of pipefish, seahorse or sea dragon;

**transferee's licence** means the licence to which an entitlement is proposed to be transferred;

**transferor's licence** means the licence from which an entitlement is proposed to be transferred;

**usual entitlement** means the entitlement conferred by a licence without regard to any entitlement temporarily transferred to or from the licence under section 141 of the Act.

(2) In this plan, the following terms describe fish of that common name described by the scientific classification opposite that name in Schedule 7 to the regulations—

- Giant Clam;
- Live Rock;
- Volute;
- Zoila Cowry.

### 5. Procedure before this Plan may be amended or revoked

For the purposes of section 65 of the Act, all the licence holders are the persons to be consulted before this plan is amended or revoked.

## PART 2—THE FISHERY

### 6. Identification and declaration of the Fishery

(1) The Fishery to which this plan relates is the fishing for marine aquarium fish by any means in the waters described in Schedule 1.

(2) The Fishery is a managed fishery, and may be referred to as the Marine Aquarium Fish Managed Fishery.

**PART 3—LICENCES AND FEES****7. Criteria for the grant of a licence**

The criteria to be satisfied before the CEO may grant a person a licence to fish in the Fishery are that—

- (a) on 1 October 2018, the applicant was the holder of an authorisation granted in accordance with the *Marine Aquarium Fish Management Plan 1995*; and
- (b) an application for the grant of a licence is made on or prior to 31 January 2018.

**8. Duration of a licence**

A licence expires on 30 June next following the date of grant or renewal.

**9. Matters to be specified on a licence**

A licence must specify—

- (a) the name and business address of the holder of the licence;
- (b) the name and licensed fishing boat number of not more than three licensed fishing boats that may be used as primary boats or auxiliary boats under the authority of the licence;
- (c) the licence number;
- (d) the date on which the licence was granted or renewed;
- (e) the date on which the licence expires;
- (f) the name of the Fishery;
- (g) the number of usual units of entitlement for quota species conferred by the licence;
- (h) the number of current units of entitlement for quota species conferred by the licence;
- (i) the unit value;
- (j) the amount of quota species that may be taken (in kilograms or number of individuals) under the authority of the licence; and
- (k) any conditions imposed on the licence by the CEO.

**10. Payment of fees by instalments**

(1) For the purposes of regulation 137(2) the fee may be paid by instalments as specified in Schedule 3 of this plan if—

- (a) an election to pay by instalments is made by the holder of a licence in accordance with subclause (2); and
- (b) there is no other fee, charge or levy in respect of the licence which has not been paid at the time the election is received at an office of the Department.

(2) An election for the purposes of subclause (1) must be—

- (a) made in writing;
- (b) received at an office of the Department on or before 1 July next following the day on which the licence expires; and
- (c) accompanied by the first instalment plus the surcharge.

(3) For the purposes of regulation 137(3) the surcharge will be 3.13% of the total fee.

**PART 4—CAPACITY OF THE FISHERY AND SCHEME OF ENTITLEMENT****11. Capacity of the Fishery**

(1) Subject to clause 12, the capacity of the Fishery from 1 November 2018 to 30 June 2019 will be comprised of the total quantity that may be taken of each of the quota species, which is—

- (a) 10,502 kg of coral;
- (b) 1,680 individual giant clams;
- (c) 42,000 kg of live rock;
- (d) 1,405 individual syngnathiformes.

(2) Subject to clause 12, the capacity of the Fishery from 1 July 2019 will be comprised of the total quantity that may be taken of each of the quota species, which is—

- (a) 15,000 kg of coral;
- (b) 2,400 individual giant clams;
- (c) 60,000 kg of live rock;
- (d) 2,000 individual syngnathiformes.

**12. Reduction of capacity of the Fishery**

(1) The capacity of the Fishery will be reduced upon—

- (a) the expiry of the 60 day period provided for in section 139(1) of the Act without an application for renewal of a relevant licence having been made;
- (b) the cancellation or non-renewal of a relevant licence under section 143(1) of the Act;
- (c) the cancellation of a relevant licence under section 223(1) of the Act; or
- (d) the surrender of a relevant licence under section 144(1) of the Act,

such reduction being the equivalent in kilograms or number of individuals of the relevant quota species to the number of usual units of entitlement conferred by the licence.

(2) The capacity of the Fishery will be reduced upon the making of an order under section 76(2) of the Act, such reduction being the number of kilograms or number of individuals of the relevant species of quota species corresponding to the units of entitlement fished, or intended to be fished, in excess of the entitlement of the licence.

(3) The CEO must, as soon as practicable following any change in capacity of the Fishery under this clause, publish notice of the change in the *Gazette*.

### **13. Sum of licence entitlements to equal capacity**

The sum of the entitlements to fish for a quota species that may be conferred by all the licences authorising fishing in the Fishery for that quota species is to be equal to the capacity of the Fishery in respect of that quota species.

### **14. Licence entitlement to be expressed in terms of units**

(1) The entitlement to fish for quota species conferred by a licence is to be—

- (a) expressed in terms of units of entitlement for each class of quota species; and
- (b) determined in accordance with clause 15.

(2) A class C unit confers an entitlement to fish for coral.

(3) A class G unit confers an entitlement to fish for giant clam.

(4) A class L unit confers an entitlement to fish for live rock.

(5) A class S unit confers an entitlement to fish for syngnathiformes.

(6) The maximum number of units conferred by all licences may be reduced from time to time where—

- (a) an application for the renewal of a licence is not received within the period specified by section 139 of the Act; or
- (b) a licence is cancelled; or
- (c) units are forfeited by the operation of the Act.

### **15. Unit values**

The extent of the entitlement to fish in the Fishery arising from time to time from a unit (the unit value) will be determined in accordance with Schedule 4 and be limited by reference to a number of kilograms or number of individuals of the relevant quota species to which the unit relates.

### **16. Conferral of entitlement**

(1) Where a licence is granted by the CEO under clause 7, the licence will, at the time it is granted, confer the number and class of units of entitlement specified in Schedule 5 in respect of the relevant authorisation.

(2) In subclause (1), *relevant authorisation* means the managed fishery licence referred to in clause 7(a) which was held by the person.

### **17. Prohibition on fishing in excess of entitlement**

At any time that a licence is in force a person must not—

- (a) fish under the authority of that licence unless the total quantity of the relevant quota species taken under the authority of the licence is less than or equal to the product of the current entitlement and the relevant unit value for that species;
- (b) have any of the relevant quota species on board a licensed fishing boat specified in a licence unless the total quantity of the relevant quota species taken under the authority of the licence is less than or equal to the product of the current entitlement and the relevant unit value for that species; or
- (c) take, land or sell quota species unless the total quantity of the relevant quota species taken under the authority of a licence is less than or equal to the product of the current entitlement and the relevant unit value for that species.

## **PART 5—TRANSFER OF ENTITLEMENT**

### **18. Grounds for refusing to transfer a licence or part of an entitlement**

(1) The CEO may refuse to transfer a licence on the grounds that the forms which are required to be submitted under clauses 29, 30 and 31 in respect of the relevant licences have not been submitted.

(2) The CEO may refuse to transfer part of an entitlement conferred by the transferor's licence to the transferee's licence on the grounds that—

- (a) the proposed transfer is not of a whole unit or whole number of units;
- (b) the forms which are required to be submitted under clauses 29, 30 and 31 in respect of the relevant licences have not been submitted; or
- (c) the forms submitted under clauses 29, 30 and 31 in respect of the transferor's licence establish that the value of the current units of entitlement that would be conferred by that licence after the transfer would be less than the extent to which fishing has been carried out under that licence.

### **19. Temporary transfer of entitlement**

The whole or part of an entitlement conferred by a licence may be temporarily transferred to another licence for a period ending at the time that the licence expires, provided that—

- (a) the transfer is for a whole number of units;

- (b) the fee to be paid in respect of the renewal of the transferor's licence has been paid; and
- (c) the value of the entitlement conferred by the transferor's licence after the transfer would not be less than the extent to which fishing has been carried out under that licence.

## **PART 6—NOMINATED OPERATORS AND NOMINATED DIVERS**

### **20. Criteria for a person to fish in Fishery**

A person must not fish in the Fishery unless that person—

- (a) is a nominated operator; or
- (b) is a nominated diver.

### **21. Licence holder to nominate a nominated operator**

(1) The holder of a licence must nominate a person as the nominated operator for that licence.

Note: Where the holder of a licence has nominated more than one person to act as the nominated operator, the person who is acting as the nominated operator at any given time is taken to be the nominated operator.

(2) The holder makes a nomination under subclause (1) by—

- (a) completing the form approved by the CEO for that purpose; and
- (b) submitting the form to the Department.

(3) The holder of a licence must not permit a person to act as the nominated operator under that licence until the holder of the licence has complied with subclause (2).

### **22. Obligations of nominated operators**

(1) A nominated operator must not fish in the Fishery under the authority of more than one licence at any time.

(2) A nominated operator must ensure that no more than three nominated divers fish in the Fishery under the authority of a licence at any time.

(3) A nominated operator must ensure that a nominated diver does not fish in the Fishery unless the nominated operator is present and in control of the fishing operation.

(4) Where a nominated operator has nominated to fish without a boat in the pre-fishing nomination form submitted in Fish Eye under clause 27(2), the nominated operator must ensure that any nominated diver fishing for marine aquarium fish under the authority of the relevant licence is within 500 metres of the nominated operator at all times.

### **23. Nominated divers**

A nominated diver must not fish in the Fishery under the authority of more than one licence at any time.

## **PART 7—GENERAL REGULATION OF FISHING OPERATION**

### **24. Means of fishing in the Fishery**

(1) A person must not fish in the Fishery by any means other than—

- (a) hand held nets; or
- (b) hand held tools; or
- (c) fishing lines.

(2) A person who fishes by use of fishing line must not use more than one fishing line.

(3) A person who fishes by use of fishing line must ensure that no more than three barbless hooks are attached to the line.

### **25. Restrictions on taking marine aquarium fish**

(1) A nominated operator must ensure that live rock is not taken under the authority of the relevant licence unless the whole of any rock, substrate or other substance on or in which the live rock is attached or inhabits is taken with the live rock.

(2) A nominated operator must ensure that no more than—

- (a) 100 litres per day of fish of the Order Corallimorpharia; and
- (b) 100 litres per day of fish of the Order Zoantharia,

is taken under the authority of a licence.

### **26. Use of boats**

A nominated operator must ensure that an auxiliary boat is not used to fish under the authority of a licence unless that auxiliary boat is within 5 nautical miles of the primary boat being used to fish under the authority of the licence.

## **PART 8—NOMINATIONS AND FORMS**

### **27. Nominated operator to make pre-fishing nomination**

(1) A nominated operator must make a pre-fishing nomination in Fish Eye before fishing in the waters of the Fishery on any given day.

- (2) Where a nominated operator makes a pre-fishing nomination under subclause (1), the nominated operator must—
- (a) submit a pre-fishing nomination form in Fish Eye; and
  - (b) record the receipt number issued by Fish Eye in respect of the nomination.
- (3) A nominated operator may cancel a pre-fishing nomination made under subclause (1) by—
- (a) submitting a cancellation of that nomination in Fish Eye; and
  - (b) recording the receipt number issued by Fish Eye in respect of the cancellation.
- (4) Where a nominated operator nominates a primary boat in the pre-fishing nomination form submitted in Fish Eye under subclause (2), the nominated operator must ensure that only the nominated boat is used as the primary boat.

### **28. Marking and labelling containers used to hold marine aquarium fish**

- (1) A nominated operator must ensure that any container being used to hold marine aquarium fish is marked or labelled with—
- (a) the name of the nominated operator; and
  - (b) the relevant licence number.
- (2) In addition to subclause (1), a nominated operator must ensure that any container being used to hold live rock is—
- (a) clearly and legibly marked or labelled with the accurate maximum internal volume of the container in litres; and
  - (b) covered with a lid that is level with the top of the container.

### **29. Nominated operator's obligations on landing marine aquarium fish**

- (1) A nominated operator must comply with this clause—
- (a) within 90 minutes of landing marine aquarium fish; and
  - (b) prior to allowing any marine aquarium fish to be removed from the place of landing; and
  - (c) prior to leaving the place of landing.
- (2) A nominated operator must—
- (a) determine the number of individual giant clams or syngnathiformes taken from the Fishery; and
  - (b) determine the weight of any live rock taken from the Fishery by multiplying the accurate maximum internal volume of the container as labelled in accordance with clause 28 by 400 grams, regardless of whether the container is full; and
  - (c) determine the weight of any coral taken from the Fishery by weighing the coral within one minute of it being taken out of the water; and
  - (d) round the weights determined under paragraphs (b) and (c) up to the nearest kilogram
- (3) Subject to subclause (4), a nominated operator must—
- (a) record the number of individuals determined under subclause (2)(a) and the weights determined under subclause (2)(d) in a landing form in Fish Eye; and
  - (b) submit the landing form in Fish Eye.
- (4) If the nominated operator is unable to access Fish Eye as the place of landing is in an area with no internet connection, the nominated operator must record the information required under subclause (3)(a) in a manual landing form.

### **30. Nominated operator's obligations in respect of landing forms**

- (1) Where a nominated operator has submitted a landing form in Fish Eye in accordance with clause 29(3)(b), the nominated operator must—
- (a) retain the copy of the landing form sent to the nominated operator by Fish Eye; and
  - (b) produce the copy of the landing form to a fisheries officer on demand.
- (2) Where a nominated operator has completed a manual landing form in accordance with clause 29(4), the nominated operator must—
- (a) complete a landing form in Fish Eye that replicates the information recorded on the manual landing form; and
  - (b) submit the completed landing form in Fish Eye within 7 days of landing; and
  - (c) submit the manual landing form to the Department within 7 days of landing.

### **31. Nominated operator to complete catch and effort form**

- A nominated operator must—
- (a) accurately determine the weight in kilograms, volume in litres or number of individuals of all species of marine aquarium fish taken from the Fishery; and
  - (b) enter the details determined under paragraph (a) into a catch and effort form in Fish Eye; and
  - (c) submit the catch and effort form in Fish Eye within 7 days of fishing in the Fishery.

**PART 9—PROHIBITIONS AND OFFENCES****32. Persons prohibited from fishing in the Fishery**

(1) A person must not fish in the Fishery other than—

- (a) in accordance with this plan; and
- (b) under the authority of a licence.

(2) Subclause (1) does not apply to a person undertaking recreational fishing in accordance with the Act.

**33. Prohibition on fishing for coral or live rock in an area of the Fishery**

A person must not fish for coral or live rock at any time in the waters described in Schedule 2.

**34. Prohibitions on selling or dealing with, or attempting to sell or deal with, or possessing, marine aquarium fish**

(1) In this clause—

*deal with* includes handling, storing, transporting, weighing and recording;

*otherwise dealt with* includes handled, stored, transported, weighed and recorded.

(2) A person must not sell, purchase or deal with or attempt to sell, purchase or deal with, or be in possession of, any marine aquarium fish taken from the waters of the Fishery, landed or otherwise dealt with in contravention of this plan.

(3) A person must not sell, purchase or deal with or attempt to sell, purchase or deal with, or be in possession of, any marine aquarium fish unless that marine aquarium fish was taken and landed by the holder of a commercial fishing licence under the authority of a licence.

**35. Prohibitions in respect of nominations and forms**

A person must not—

- (a) provide any false or misleading information in a nomination or form submitted in Fish Eye;
- (b) permit or assist any person to provide false or misleading information in a nomination or form submitted in Fish Eye;
- (c) act contrary to a pre-fishing nomination submitted in Fish Eye;
- (d) provide any false or misleading information in a manual landing form;
- (e) provide any false or misleading information in a catch and effort form.

**36. Prohibition on unauthorised persons accessing Fish Eye**

A person must not—

- (a) permit or assist a person who has not been issued a Fish Eye user identification or Fish Eye password to access Fish Eye;
- (b) provide a Fish Eye user identification or Fish Eye password to another person; or
- (c) access or attempt to access Fish Eye or a part of Fish Eye where that person is not authorised to access Fish Eye.

**37. Offences**

A person who contravenes clause 17, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35 and 36 of this plan commits an offence.

**SCHEDULES****SCHEDULE 1—Description of the Fishery**

[clause 6]

All Western Australian waters.

**SCHEDULE 2—Prohibited area for fishing for coral or live rock**

[clause 33]

Cleaverville Beach—the waters of the Indian Ocean bounded by a line commencing at the intersection of the high water mark and 116° 58.607' east longitude; thence north along the meridian to the intersection of 20° 38.984' south latitude and 116° 58.607' east longitude; thence east north east along the geodesic to the intersection of 20° 37.796' south latitude and 117° 02.230' east longitude; thence south along the meridian to the intersection of the high water mark; thence generally in a westerly and south westerly direction along the water mark to the commencement point.

**SCHEDULE 3—Payment of fees by instalments**

[clause 10]

The fee payable in respect of the grant or renewal of a licence may be paid in instalments consisting of—

- (a) the first instalment being 25% of the total fee and due for payment on or before 1 July;
- (b) the second instalment being 25% of the total fee and due for payment on or before 1 October following the day on which the first instalment is paid; and
- (c) the third instalment being 50% of the total fee and due for payment on or before 1 January following the day on which the first instalment is paid.

**SCHEDULE 4—Unit value**

[clause 15]

(1) The extent of entitlement to fish in the Fishery that arises from a unit during the licensing period from 1 November 2018 to 30 June 2019 will be determined as follows—

Class	Type of fish	Unit value
C	Coral	0.7 kg
G	Giant clam	0.7 individual
L	Live rock	0.7 kg
S	Syngnathiformes	0.7 individual

(2) Where the entitlement determined in accordance with paragraph (1) does not equate to a whole number, then the entitlement is to be rounded up to the nearest whole number.

(3) The extent of entitlement to fish in the Fishery that arises from a unit during a licensing period after 1 July 2019 will be determined as follows—

Class	Type of fish	Unit value
C	Coral	1 kg
G	Giant clam	1 individual
L	Live rock	1 kg
S	Syngnathiformes	1 individual

**SCHEDULE 5—Conferral of entitlement**

[clause 16]

Authorisation number	Class C units (Coral)	Class G units (Giant Clams)	Class L units (Live Rock)	Class S units (Syngnathiformes)
MAFI2567	6,650	200	5,000	127
MAFC2564	250	200	5,000	753
MAFI2565	250	200	5,000	214
MAFI2566	1,050	200	5,000	120
MAFI2568	1,050	200	5,000	343
MAFI2570	250	200	5,000	61
MAFI2571	650	200	5,000	59
MAFI2572	250	200	5,000	58
MAFI2573	3,450	200	5,000	72
MAFI2576	650	200	5,000	75
MAFI2587	250	200	5,000	60
MAFI2588	250	200	5,000	58

Dated the 14th day of July 2018.

D. KELLY, Minister for Fisheries.

**FI402****FISH RESOURCES MANAGEMENT ACT 1994****MARINE AQUARIUM FISH MANAGED FISHERY MANAGEMENT PLAN REVOCATION NOTICE 2018**

FD 1257/14 [1191]

Made by the Minister under section 54.

**1. Citation**

This instrument is the *Marine Aquarium Fish Managed Fishery Management Plan Revocation Notice 2018*.

**2. Commencement**

This instrument comes into operation on 1 November 2018.

**3. Management plan revoked**

The *Marine Aquarium Fish Managed Fishery Management Plan 1995* is revoked.

Dated the 14th day of July 2018.

D. KELLY, Minister for Fisheries.

FI403

**FISH RESOURCES MANAGEMENT ACT 1994**  
**PROHIBITION ON COMMERCIAL FISHING (NINGALOO MARINE PARK) AMENDMENT**  
**ORDER 2018**

Order No. 7 of 2018

FD 4093/17 [1348]

Made by the Minister under section 43.

**1. Citation**This order is the *Prohibition on Commercial Fishing (Ningaloo Marine Park) Amendment Order 2018*.**2. Commencement**

This order comes into operation on 1 November 2018.

**3. Order amended**The amendment in this order is to the *Prohibition on Commercial Fishing (Ningaloo Marine Park) Order 2005*.**4. References to Marine Aquarium Fish Management Plan 1995 amended**Delete all references to “*Marine Aquarium Fish Management Plan 1995*” and insert—  
*Marine Aquarium Fish Managed Fishery Management Plan 2018*

Dated the 14th day of July 2018.

D. KELLY, Minister for Fisheries.

FI404

**FISH RESOURCES MANAGEMENT ACT 1994**  
**PROHIBITION ON COMMERCIAL FISHING (MUIRON ISLANDS MARINE MANAGEMENT AREA)**  
**AMENDMENT ORDER 2018**

Order No. 8 of 2018

FD 4094/17 [1349]

Made by the Minister under section 43.

**1. Citation**This order is the *Prohibition on Commercial Fishing (Muiron Islands Marine Management Area) Amendment Order 2018*.**2. Commencement**

This order comes into operation on 1 November 2018.

**3. Order amended**The amendments in this order are to the *Prohibition on Commercial Fishing (Muiron Islands Marine Management Area) Order 2008*.**4. Clause 2 amended**

- (a) Delete the definitions of “coral” and “live rock”.
- (b) In the definition of “marine aquarium fish”, delete “*Marine Aquarium Fish Management Plan 1995*” and insert—  
*Marine Aquarium Fish Managed Fishery Management Plan 2018*

**5. Schedule 3 amended**

In Schedule 3, delete item 3 and insert—

3. Fishing for marine aquarium fish, in the waters of the unclassified area, in accordance with the *Marine Aquarium Fish Managed Fishery Management Plan 2018*;

Dated the 14th day of July 2018.

D. KELLY, Minister for Fisheries.

## FI405

**FISH RESOURCES MANAGEMENT ACT 1994**  
**PROHIBITION ON COMMERCIAL FISHING (SHARK BAY MARINE PARK)**  
**AMENDMENT ORDER 2018**

Order No. 6 of 2018

FD 4092/17 [1347]

Made by the Minister under section 43.

**1. Citation**

This order is the *Prohibition on Commercial Fishing (Shark Bay Marine Park) Amendment Order 2018*.

**2. Commencement**

This order comes into operation on 1 November 2018.

**3. Order amended**

The amendments in this order are to the *Prohibition on Commercial Fishing (Shark Bay Marine Park) Order 2004*.

**4. Clause 2 amended**

- (a) In subclause (1), in the definition of “marine aquarium fish”, delete “*Marine Aquarium Fish Management Plan 1995*” and insert—  
*Marine Aquarium Fish Managed Fishery Management Plan 2018*
- (b) In subclause (3), delete “Oyster”.

**5. Schedule 1 amended**

- (a) In item 5, delete “by a person who is the holder of a fishing boat licence which specifies condition No.156” and insert—  
by a person who is the holder of a Class B Shark Bay Crab Managed Fishery Licence in accordance with the *Shark Bay Crab Managed Fishery Management Plan 2015*.
- (b) In item 6(2), delete “*Marine Aquarium Fish Management Plan 1995*” and insert—  
*Marine Aquarium Fish Managed Fishery Management Plan 2018*
- (c) Delete item 7.

Dated the 14th day of July 2018.

D. KELLY, Minister for Fisheries.

## FI406

**FISH RESOURCES MANAGEMENT ACT 1994**  
**PROHIBITION ON COMMERCIAL FISHING (SHOALWATER ISLANDS MARINE PARK)**  
**AMENDMENT ORDER 2018**

Order No. 5 of 2018

FD 4091/17 [1346]

Made by the Minister under section 43.

**1. Citation**

This order is the *Prohibition on Commercial Fishing (Shoalwater Islands Marine Park) Amendment Order 2018*.

**2. Commencement**

This order comes into operation on 1 November 2018.

**3. Order amended**

The amendment in this order is to the *Commercial Fishing (Shoalwater Islands Marine Park) Order 2010*.

**4. References to Marine Aquarium Fish Management Plan 1995 amended**

Delete all references to “*Marine Aquarium Fish Management Plan 1995*” and insert—  
*Marine Aquarium Fish Managed Fishery Management Plan 2018*

Dated the 14th day of July 2018.

D. KELLY, Minister for Fisheries.

FI407

**FISH RESOURCES MANAGEMENT ACT 1994**  
**PROHIBITION ON FISHING FOR CORAL (PORT GREGORY) REVOCATION ORDER 2018**  
Order No. 15 of 2018

FD 4090/17 [1345]

Made by the Minister under section 43.

**1. Citation**This order is the *Prohibition on Fishing for Coral (Port Gregory) Revocation Order 2018*.**2. Commencement**

This order comes into operation on 1 November 2018.

**3. Order revoked**Notice No. 125, published in the *Gazette* of 11 February 1983, which continued in force under the regulations as if it was an order made under section 43 of the Act, is revoked.

Dated the 14th day of July 2018.

D. KELLY, Minister for Fisheries.

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## JUSTICE

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JU401

**JUSTICES OF THE PEACE ACT 2004**  
APPOINTMENTS

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

Gaynor Frances Van Hazendonk of Northcliffe.

JOANNE STAMPALIA, Executive Director,  
Court and Tribunal Services.

JU402

**JUSTICES OF THE PEACE ACT 2004**  
RESIGNATIONS

It is hereby notified for public information that the Minister has accepted the resignation of—

Mrs Kathleen May Hitchins formerly of South Hedland  
from the Office of Justice of the Peace for the State of Western Australia.JOANNE STAMPALIA, Executive Director,  
Court and Tribunal Services.

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## LOCAL GOVERNMENT

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LG401

**DOG ACT 1976**  
**CAT ACT 2011**  
*Shire of Augusta Margaret River*  
APPOINTMENTS

The following persons have been appointed as Registration Officers pursuant to the *Dog Act 1976* (as amended) and the *Cat Act 2011* (as amended)—

Michelle Bruce—Customer Service Officer

Belinda Browning—Customer Service Officer.

All existing appointments are in effect.

GARY EVERSLED, Chief Executive Officer.

## LG402

## CITY OF MELVILLE

## APPOINTMENT

It is hereby noted for public information that Jason John Fletcher has been appointed as an Authorised Person of the City of Melville pursuant to the following—

1. To exercise power under part XX of the *Local Government (Miscellaneous Provisions) Act 1960*;
2. Section 449 of the *Local Government (Miscellaneous Provisions) Act 1960* as Pound Keeper and Ranger;
3. Part 9 Division 2 of the *Local Government Act 1995*;
4. Section 9.10, 9.13 and 9.15 of the *Local Government Act 1995* (as defined in the City of Melville Facilities Local Laws) as an Authorised Person;
5. Part 3 subdivision 4 of the *Local Government Act 1995*;
6. Section 3.39 of the *Local Government Act 1995* as an Authorised Person: and as an Authorised Person pursuant to the following—
  - *Dog Act 1976* for the purpose of registering, seizing, impounding, detaining and destroying of dogs; Section 33E(1) *Dog Act 1976* as an Authorised Person
  - *Control of Vehicles (Off-road Areas) Act 1978*
  - *Litter Act 1979*
  - *Bush Fires Act 1954*
  - *Cat Act 2011*

and effecting general ranger duties within the district.

MARTIN TIELEMAN, A/Chief Executive Officer.

1 August 2018.

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**MINERALS AND PETROLEUM**

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## MP401

## MINING ACT 1978

## APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,  
Southern Cross WA 6426.

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.

J. HAWKINS, Warden.

To be heard by the Warden at Southern Cross on 18 September 2018.

## YILGARN MINERAL FIELD

## Miscellaneous Licences

L 77/209	Rob Hoppmann Mining Pty Ltd
L 77/211	Rob Hoppmann Mining Pty Ltd

## MP402

## MINING ACT 1978

## APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,  
Southern Cross WA 6426.

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. HAWKINS, Warden.

To be heard by the Warden at Southern Cross on 18 September 2018.

YILGARN MINERAL FIELD

Prospecting Licences

P 77/4032 Richard Read & Associates Pty Ltd

Highscore Pty Ltd

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## PLANNING

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PL401

**PLANNING AND DEVELOPMENT ACT 2005**  
APPROVED LOCAL PLANNING SCHEME AMENDMENT

*City of Vincent*

Local Planning Scheme No. 2—Amendment No. 1

Ref: TPS/2299

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 Vincent Local Planning Scheme amendment on 25 July 2018 for the purpose of—

1. Adding a full stop to cl. 1;
2. Modifying cl. 8(c) full colon to semi-colon before the word ‘and’;
3. Modifying cl. 9(k) to change the word ‘uses’ to ‘users’;
4. Modifying cl. 16(1) to change the words ‘Scheme Map’ to ‘Scheme Maps’;
5. Modifying part of cl. 16 Table—Zone Objectives (Mixed Use) second point from ‘mixed of varied’ to ‘mix of varied’;
6. Modifying part of cl. 16 Table—Zone Objectives (Mixed Use) fourth point from ‘vital an intergral’ to ‘vital and integral’;
7. Modifying part of cl. 16 Table—Zone Objectives (Mixed Use) fifth point from ‘including, but not limited, to solar’ to ‘including, but not limited to, solar’;
8. Adding full stop to cl. 16 Table—Zone Objectives (Regional Centre) fourth point;
9. Modifying cl. 17 Table 1—Zoning Table from ‘Car park’ to ‘Car Park’;
10. Adding full stop to cl. 18 (2) after the meaning of ‘X’;
11. Removing first two blank rows from cl. 21 Table and renumber remainder from 1-5;
12. Modifying cl. 26(3) and (4) to change wording from ‘2 000 square meters’ to ‘2,000 square meters’;
13. Modifying cl. 31 ‘*Environmental Protection Act 1986*’ from italic to roman;
14. Removing first blank row from cl. 32 Table and renumber remainder from 1-5;
15. Modifying definition of ‘industry—light’ by changing the word ‘manage’ to ‘managed’;
16. Modifying definition of ‘medical centre’ to match Model Scheme Text by adding the words ‘injuries or’ between ‘human’ and ‘ailments’;
17. Replacing the full stop with a semi-colon at the end of the definition for ‘motor vehicle repair’;
18. Modifying the definition of ‘bulky goods showroom’ (a) by changing the words ‘childrens’ goods’ to read ‘children’s goods’;
19. Modifying the definition of ‘bulky goods showroom’ (b) by changing ‘used to sell by retail goods’ to ‘used to sell goods’;
20. Modifying the definition of ‘liquor store—large’, ‘liquor store—small’, ‘motel’ and ‘tavern’ by italicising ‘*Liquor Control Act 1988*’;
21. Adding full stops after ‘85A’ and ‘85B’ in Schedule 1—Supplemental Provisions;
22. Modifying the definition of ‘convenience store’ (a) by changing the words ‘newsagents, and;’ to ‘newsagents; and;’

23. Modifying the definition of 'convenience store' (c) to include a semi-colon at the end of the sentence;
24. Modifying the definition of 'home business' (d) to include the word 'only' before 'by means of the internet';
25. Modifying the definition of 'home business' (f) to include the word 'of' before more than 4.5 tonnes';
26. Modifying the definition of 'home occupation' (d) by changing the wording 'does not display a sign exceeding 0.2m<sup>2</sup>' to 'does not involve the display on the premises of a sign with an area exceeding 0.2m<sup>2</sup>';
27. Modifying the definition of 'home occupation' (e) to include the word 'Internet' instead of 'internet';
28. Modifying the definition of 'industry—light' to include a semi-colon at the end of the sentence rather than a full stop;
29. Modifying the definition of 'restricted premises' to include the word '(Commonwealth)' in italics instead of roman font;
30. Modifying the definition of 'shop' to include the word 'therapy' instead of 'therapist';
31. Modifying all reference to this 'Town Planning Scheme' to read 'Local Planning Scheme' unless referring to Town Planning Scheme No. 1;
32. Renumbering Schedules from 1-3 in their current order;
33. Replacing Supplemental Provision 61A(1)(k) with—

**'61. Development for which development approval not required**

(1) Development approval of the local government is not required for the following works—

- (k) works to remove, destroy and/or interfere with any tree(s) where it is not listed on the City of Vincent Trees of Significance Inventory.'
34. Replacing Supplemental Provision 67(cz) with—
- '67. Matters to be considered by local government**
- (zc) any advice of the Design Advisory Committee.'

35. Modifying definition of 'consulting rooms' to match Model Scheme Text from '**consulting rooms** means premises designed or adapted primarily for the provision of educational, social or recreational facilities or services by organisations involved in activities for community benefit' to '**consulting rooms** means premises used by no more than 2 health practitioners at the same time for the investigation or treatment of human injuries or ailments and for general outpatient care'; and
36. Replacing the R40 Residential Density Code for 50 Fairfield Street, Mount Hawthorn with the R60 Residential Density Code.

E. COLE, Mayor.  
L. KOSOVA, Chief Executive Officer.

**PL402**

**PLANNING AND DEVELOPMENT ACT 2005**  
**APPROVED LOCAL PLANNING SCHEME AMENDMENT**  
*Shire of Dalwallinu*  
Local Planning Scheme No. 2—Amendment No. 4

Ref: TPS/2267

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 Dalwallinu Local Planning Scheme amendment on 3 July 2018 for the purpose of—

Rezoning—

- Lot 1 Rolinson Drive, Kalannie from 'Special Use' (SU14) to 'Residential' (R10/30);
- Lot 27 Locke Street, Kalannie from 'Special Use' (SU12) to 'Residential' (R10/30); and
- Lot 137 Hazlett Street, Kalannie from 'Special Use' (SU11) to 'Townsite'.

S. CARTER, President.  
J. SUTHERLAND, Chief Executive Officer.

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**POLICE**


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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: 26 July 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider
Kelly	David	WA	01166	Keen Bros (WA)

PO402

**ROAD TRAFFIC ACT 1974**  
**ROAD TRAFFIC CODE 2000**  
 AUTHORISED PERSONS

Declaration

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

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

Dated: 27 July 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider
Douglas	Robert	WA	01167	Illuminate Group

PO403

**ROAD TRAFFIC ACT 1974**  
**ROAD TRAFFIC CODE 2000**  
 AUTHORISED PERSONS

Declaration

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

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

Dated: 27 July 2018.

CHRIS DAWSON, Commissioner of Police.

Surname	First Name	State	Pilot Licence Number	Training Provider
Hall	Nicholas	WA	01168	Keen Bros (WA)

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## PREMIER AND CABINET

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PR401

### INTERPRETATION ACT 1984 MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with section 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 Police; Road Safety in the absence of the Hon M. H. Roberts MLA for the period 6 to 10 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 R. Saffioti MLA to act temporarily in the office of Minister for Education and Training in the absence of the Hon S. M. Ellery MLC for the period 3 to 5 August 2018 (both dates inclusive).

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

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## TREASURY AND FINANCE

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TR401

### TAXATION ADMINISTRATION ACT 2003 COMMISSIONER'S PRACTICE

Under the provisions of section 127 of the *Taxation Administration Act 2003*, the following Commissioner's practice is hereby published for public information—

TAA 27.2 INTERIM ASSESSMENTS FOR TRANSFER DUTY AND LANDHOLDER DUTY PURPOSES

TAA 15.1 Estimate Assessments

Full details of the Commissioner's practice can be obtained from the Office of State Revenue website at [www.finance.wa.gov.au](http://www.finance.wa.gov.au).

N. SUCHENIA, Commissioner of State Revenue,  
Department of Finance.

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## DECEASED ESTATES

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ZX401

### 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 by the respective personal representatives of care of Culshaw Miller Lawyers, Level 1, 16 St Georges Terrace, Perth, Western Australia to send particulars of their claims to them by 4 September 2018, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Docopulos, Constantinos, late of Hellenic Community Aged Care, 2 Hellenic Drive, Dianella, Western Australia, died 3 November 2016.

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

## Notice to Creditors and Claimants

Maxwell David Oliffe, late of Castledare Nursing Home, 108 Fern Road, Wilson, Western Australia, Shearer, 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 18 February 2018, are required by the Executor, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria 3000 to send particulars of their claims to it, care of Lou Caiafa, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria 3000 within one (1) month of the date of publication hereof, after which date the Executor may convey or distribute the assets having regard only to the claims of which the Executor then has notice.

Dated: 3 August 2018.

EQUITY TRUSTEES WEALTH SERVICES LIMITED as Executor.

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

## Notice to Creditors and Claimants

Alison Leanne Raspa, late of 4 Dava Street, Duncraig, 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 23 November 2017, are required by the Administrator to send particulars of their claim to [alrestate@outlook.com](mailto:alrestate@outlook.com) by the date one month from the publication date of this notice, after which date the Administrator may convey or distribute the assets having regard only to the claims of which he then has notice.

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

## Notice to Creditors and Claimants

In the Estate of Robyn Dale Wilson, late of 24 Yeldon Tor, Winthrop 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 above-named deceased, who died on 31 October 2017, are required to send particulars of their claims to the Executors, care of RSM (see address below) within one (1) month of the date of publication of this notice, after which date the Executors may convey or distribute the assets having regard only to claims of which notice has been given.

c/- Andrew Marshall RSM,  
GPO Box R1253, Perth WA 6844.  
Telephone: (08) 9261 9393  
Contact: Andrew Marshall

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

## Notice to Creditors and Claimants

Norma Marion Barratt, late of 22 Lady Brand Drive, Greenfields, 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 6 February 2018, are required by the Administrator, William Ross Barratt of 22 Lady Brand Drive, Greenfields, Western Australia to send particulars of their claims within one month of the publication date of this notice to him, after which date he may convey or distribute the assets, having regard only to the claims of which he then has 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 3 September 2018, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Burton, Lenard John, late of 9 McCudden Street, Nulsen, who died on 30.05.2018 (DE 19915257 EM26)

Callanan, Bernard (also known as Bernard Eric Callanan), late of Second Avenue Hostel, 51-53 Second Avenue, Mount Lawley, who died on 27.06.2018 (DE 19941643 EM36)

Collins, Jacqueline Edith, late of Morrison Lodge, 1A North Street, Midland, who died on 19.10.2017 (DE 19811881 EM23)

De Boer, Arnold, late of Mandurah Nursing Home, 1-5 Hungerford Avenue, Halls Head, who died on 15.09.2017 (PM 33109951 TM52)

Goater, Dennis, late of 3/115 Lowanna Way, Armadale, who died on 23.03.2017 (PM 33114246 TM53)

Hallahan, Geraldine Goretti, late of 19527 South Western Highway, Donnybrook, who died on 11.09.2017 (DE 19925067 EM313)

Kratochvill, Joseph Nicholas (also known as Nikolaus Joseph Kratochvill), late of Juniper Bethavon, 107 Duke Street, Northam, formerly of 166 Old Spencers Road, Clackline (DE 19621072 EM38)

McKay, Reginald Thomas (also known as Reg Thomas), late of 4/8 Deerness Way, Armadale, who died on 10.06.2018 (DE 19760555 EM24)

Nickson, Christopher Guy Meredith, late of 17 Tweed Close, Camillo, who died on 28.06.2018 (DE 19890558 EM110)

Schueller, Cveta, late of Mertome Village, 30 Winifred Road, Bayswater, who died on 12.03.2018 (PM 33128882 TM52)

Solomons, Philip Gary, late of 10B Simper Street, Wembley, who died on 19.06.2018 (DE 20002721 EM110)

Watts, Irene Florence, late of Tandara Care Centre, 73 Jarrah Road Bentley, who died on 20.06.2018 (DE 19991227 EM37)

Webster, George Andrew, late of RAAF Association Retirement Village, 41 Portrush Parade, Meadow Springs, who died on 17.07.2018 (DE 19832862 EM23)

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