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— PART 1 —

PROCLAMATIONS

AA101

Western Australian Jobs Act 2017

Western Australian Jobs Act 2017 Commencement Proclamation 2018

Made under the *Western Australian Jobs Act 2017* section 2(b) by the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

This proclamation is the *Western Australian Jobs Act 2017 Commencement Proclamation 2018*.

2. Commencement of Act

The *Western Australian Jobs Act 2017* sections 3 and 4 and Parts 2 to 6 come into operation on 1 October 2018.

W. MARTIN, Lieutenant-Governor and Administrator.

L.S.

M. McGOWAN, Minister for State Development, Jobs and Trade.

Note: The *Western Australian Jobs Regulations 2018* come into operation on the day on which the *Western Australian Jobs Act 2017* section 25 comes into operation.

ENERGY

EN301

Electricity Industry Act 2004

**Electricity Industry (Metering) Amendment
Code 2018**

Issued by the Minister under section 39 of the Act.

1. Citation

This code is the *Electricity Industry (Metering) Amendment Code 2018*.

2. Commencement

This code comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this code is published in the *Gazette*;
- (b) the rest of the code — on the 28th day after that day.

3. Code amended

This code amends the *Electricity Industry (Metering) Code 2012*.

4. Clause 5.19 amended

In clause 5.19(2)(c):

- (a) in subparagraph (iii) delete “(and, if a person residing at the site requires *life support equipment*, the person’s street address)”;
- (b) in subparagraph (iv) delete “*customer* (and, if a person residing at the site requires *life support equipment*, a phone number to enable the *network operator* to contact the person); and” and insert:

customer; and

BEN WYATT, Minister.

EN302

Electricity Industry Act 2004

Electricity Industry Exemption Amendment Order 2018

Made by the Governor in Executive Council.

1. Citation

This order is the *Electricity Industry Exemption Amendment Order 2018*.

2. Commencement

This order comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this order is published in the *Gazette*;
- (b) the rest of the order — on the 28th day after that day.

3. Order amended

This order amends the *Electricity Industry Exemption Order 2005*.

4. Clause 3 amended

In clause 3(3) delete “*Metering Code 2005*.” and insert:

(Metering) Code 2012.

5. Clause 4 amended

In clause 4(5)(a) delete “clause 6; and” and insert:

clauses 6 and 6A; and

6. Clause 6A inserted

After clause 6 insert:

6A. Conditions applying to certain exemptions under cl. 4: life support equipment

(1) In this clause —

appropriately qualified medical practitioner has the meaning given in the *Code of Conduct for the Supply of Electricity to Small Use Customers 2016* clause 1.5;

commencement day means the day on which the *Electricity Industry Exemption Amendment Order 2018* clause 6 comes into operation;

contact details, of a person, means the person's telephone number and email address, as nominated by the person;

exempt supplier means a person who is exempt from the *Electricity Industry Act 2004* section 7(3) and (4) under clause 4(2) and (4);

life support equipment means equipment of a type specified for the purposes of the Life Support Equipment Electricity Subsidy Scheme, as administered by the Department of Finance immediately before commencement day;

registered property, in relation to an exempt supplier, means a property included in the register kept by the exempt supplier in accordance with this clause;

retailer means a person who holds —

- (a) a retail licence; or
- (b) an integrated regional licence that authorises the licensee to sell electricity;

supply address, in relation to an exempt supplier, means the property in relation to which the person is exempt under clause 4(2) and (4).

- (2) An exempt supplier must, in accordance with this clause, keep a register of properties at the supply address at which a person who requires life support equipment resides.
- (3) If an exempt supplier is given written confirmation, by an appropriately qualified medical practitioner, that a person residing at a property at the supply address requires life support equipment, the exempt supplier must —
 - (a) include the property in the register by including its address, and the contact details of the occupier of the property, in the register; and
 - (b) keep a copy of the confirmation; and
 - (c) within 48 hours of being given the confirmation —
 - (i) notify the retailer (if any) who supplies electricity for the supply address, that a person residing at the supply address requires life support equipment; and
 - (ii) give a copy of the confirmation to the retailer.
- (4) If an exempt supplier is informed that there is no person or will, after a specified date, be no person

residing at a registered property at the supply address who requires life support equipment, the exempt supplier —

- (a) must, within 48 hours of being informed, pass on that information to the retailer (if any) who supplies electricity for the supply address; and
 - (b) may remove the property from the register accordingly.
- (5) The exempt supplier, in relation to a registered property at the supply address —
- (a) must not interrupt the supply of electricity to the registered property unless —
 - (i) 48 hours' notice has been given to the occupier of the property; or
 - (ii) an occupier of the property consents to the interruption;and
 - (b) must not disconnect the registered property for a failure to pay a fee or charge in relation to the supply of electricity to the property; and
 - (c) must pass on to the occupier of the registered property any notice given to the exempt supplier of an interruption to the supply of electricity to the supply address, within 48 hours of receiving the notice; and
 - (d) must pass on to the occupier of the registered property a request (if relevant) by a retailer for written confirmation by an appropriately qualified medical practitioner that a person residing at the supply address requires or continues to require life support equipment.
- (6) If a person becomes an exempt supplier in relation to a supply address by replacing a previous exempt supplier, the person must, within 48 hours of becoming an exempt supplier in relation to the supply address —
- (a) notify the occupier of each property at the supply address that they have become an exempt supplier in relation to the supply address; and
 - (b) request the occupier to inform them whether or not any person who resides at the property requires life support equipment.

Note: The heading to clause 6 is to read:

Conditions applying to certain exemptions under cl. 4: fees and charges

R. NEILSON, Clerk of the Executive Council.

EN303

Electricity Industry Act 2004

Electricity Industry (Caravan Park Operators) Exemption Amendment Order 2018

Made by the Governor in Executive Council.

1. Citation

This order is the *Electricity Industry (Caravan Park Operators) Exemption Amendment Order 2018*.

2. Commencement

This order comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this order is published in the *Gazette*;
- (b) the rest of the order — on the 28th day after that day.

3. Order amended

This order amends the *Electricity Industry (Caravan Park Operators) Exemption Order 2005*.

4. Clause 5 amended

In clause 5 delete “clause 6.” and insert:

clauses 6 and 7.

5. Clause 7 inserted

After clause 6 insert:

7. Conditions of exemption: life support equipment

(1) In this clause —

appropriately qualified medical practitioner has the meaning given in the *Code of Conduct for the Supply of Electricity to Small Use Customers 2016* clause 1.5;

commencement day means the day on which the *Electricity Industry (Caravan Park Operators) Exemption Amendment Order 2018* clause 5 comes into operation;

contact details, of a person, means the person’s telephone number and email address, as nominated by the person;

life support equipment means equipment of a type specified for the purposes of the Life Support Equipment Electricity Subsidy Scheme, as administered by the Department of Finance immediately before commencement day;

registered site means a site included in the register kept by the caravan park operator in accordance with this clause;

retailer means a person who holds —

- (a) a retail licence; or
 - (b) an integrated regional licence that authorises the licensee to sell electricity.
- (2) The caravan park operator must, in accordance with this clause, keep a register of sites in the caravan park at which a person who requires life support equipment resides.
- (3) If the caravan park operator is given written confirmation, by an appropriately qualified medical practitioner, that a person residing at a site in the caravan park requires life support equipment, the operator must —
- (a) include the site in the register by including its address or site number, and the contact details of the occupier of the site, in the register; and
 - (b) keep a copy of the confirmation; and
 - (c) within 48 hours of being given the confirmation —
 - (i) notify the retailer (if any) who supplies electricity for the caravan park, that a person residing at the caravan park requires life support equipment; and
 - (ii) give a copy of the confirmation to the retailer.
- (4) If the caravan park operator is informed that there is no person or will, after a specified date, be no person residing at a registered site in the caravan park who requires life support equipment, the operator —
- (a) must, within 48 hours of being informed, pass on that information to the retailer (if any) who supplies electricity for the caravan park; and
 - (b) may remove the site from the register accordingly.

- (5) The caravan park operator, in relation to a registered site in the caravan park —
- (a) must not interrupt the supply of electricity to the site unless —
 - (i) 48 hours' notice has been given to the occupier of the site; or
 - (ii) an occupier of the site consents to the interruption;and
 - (b) must not disconnect the site for a failure to pay a fee or charge in relation to the supply of electricity to the site; and
 - (c) must pass on to the occupier of the site any notice given to the operator of an interruption to the supply of electricity to the caravan park, within 48 hours of receiving the notice; and
 - (d) must pass on to the occupier of the site a request (if relevant) by a retailer for written confirmation by an appropriately qualified medical practitioner that a person residing at the caravan park requires or continues to require life support equipment.
- (6) If a person becomes a caravan park operator of the caravan park by replacing a previous caravan park operator, the person must, within 48 hours of becoming a caravan park operator of the caravan park —
- (a) notify the occupier of each site in the caravan park at which a person resides that they have become a caravan park operator of the caravan park; and
 - (b) request the occupier to inform them whether or not any person who resides at the site requires life support equipment.

Note: The heading to clause 6 is to read:

Conditions of exemption: fees and charges

N. HAGLEY, Clerk of the Executive Council.

JOBS, TOURISM, SCIENCE AND INNOVATION

JO301

Western Australian Jobs Act 2017

Western Australian Jobs Regulations 2018

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Western Australian Jobs Regulations 2018*.

2. Commencement

These regulations come into operation on the day on which the *Western Australian Jobs Act 2017* section 25 comes into operation.

3. Terms used

In these regulations —

contract value, of a supply, means the total contract value (inclusive of GST) of the supply, as estimated by the procurement agency for the supply;

DCSP Policy means the document titled “Delivering Community Services in Partnership Policy” published by the State government in July 2011 or any document published by the State government in substitution for that document;

Note for this definition:

The DCSP Policy is available on the website of the Department of Finance. The website address is <<https://www.finance.wa.gov.au>>.

GST has the meaning given in the *A New Tax System (Goods and Services Tax) Act 1999* (Commonwealth) section 195-1;

metropolitan supply means a supply that involves, or predominantly involves, the supply of goods or services in the metropolitan region as defined in the *Planning and Development Act 2005* section 4(1);

regional supply means a supply that involves, or predominantly involves, the supply of goods or services in 1 or more of the regions referred to in the *Planning and Development Act 2005* Schedule 4.

4. Criteria for s. 5(1) of Act

- (1) For the purposes of section 5(1) of the Act, the criteria to be met by a metropolitan supply are that —
 - (a) in the case of a supply that only involves the supply of goods or services for or in connection with a public

work as defined in the *Public Works Act 1902* section 2 — the contract value of the supply exceeds \$3 million; and

- (b) in any other case — the contract value of the supply exceeds \$1 million.
- (2) For the purposes of section 5(1) of the Act, the criterion to be met by a regional supply is that the contract value of the supply exceeds \$500 000.

5. Circumstances for s. 12(2) of Act

For the purposes of section 12(2)(b) of the Act, the obligation in section 12(1) of the Act does not apply to the procurement agency for a WAIPS supply in circumstances where —

- (a) the WAIPS supply only involves the supply of a service to which the DCSP Policy applies; and
- (b) the procurement process for the WAIPS supply is conducted in accordance with the DCSP Policy.

6. Criterion for s. 17(2) of Act

For the purposes of section 17(2) of the Act, the criterion to be met by a WAIPS supply is that the contract value of the WAIPS supply exceeds \$25 million.

R. NEILSON, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

City of Armadale

STREET NUMBERING 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 Armadale resolved on 27 August 2018 to adopt the following local law.

1. Citation

This Local Law may be cited as the *City of Armadale Street Numbering Amendment Local Law 2018*.

2. Commencement

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

3. Principal local law

This local law amends the *City of Armadale Street Numbering Local Law 2010* as published in the *Government Gazette* on 21 September 2010.

4. Clause 5 amended

Clause 5 is amended as follows—

- (a) In the definition for “**street**” delete “means a public roadway in a town, city or urban area, especially a sealed thoroughfare with footpaths and buildings

along one or both sides;" and insert "includes any public or private land-based thoroughfare or course navigable by vehicle or foot that can be used for assigning addresses or allowing access between points or to a feature;"

- (b) delete the definition of "**urban**".

Dated: 20 September 2018.

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

H. A. ZELONES JP, Mayor.
R. S. TAME, Chief Executive Officer.

— PART 2 —

AGRICULTURE AND FOOD

AG401

SOIL AND LAND CONSERVATION ACT 1945

NORTH SWAN LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2018

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the *North Swan Land Conservation District (Appointment of Members) Instrument 2018*.

2. Appointment of members

Under section 23(2b) of the Act and clause 4(1) of the *Soil and Land Conservation (North Swan Land Conservation District) Order 2007*, the following members are appointed to the land conservation district committee for the North Swan Land Conservation District—

- (a) on the nomination of the City of Swan: Cr Kevin Bailey;
- (b) to represent the Western Australia Farmers' Federation (Inc): Humphrey Park of Bullsbrook; and
- (c) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Jacqueline Higgins of Bullsbrook
 - (ii) Richard Janes of Bullsbrook
 - (iii) Anne Janes of Bullsbrook
 - (iv) Anne Sibbel of Bullsbrook
 - (v) Wendy Claxon of Bullsbrook
 - (vi) Ewan Foot of Bullsbrook
 - (vii) Sophie Madaffari of Bullsbrook

3. Term of Office

Members appointed to the committee under this instrument will hold office for a term expiring on 20 September 2021.

GLEN WHEATON, Deputy Commissioner of Soil and
Land Conservation.

Dated this 20th day of September 2018.

CONSUMER PROTECTION

CP401

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (CITY OF ALBANY) CHRISTMAS VARIATION ORDER 2018

Made by the Minister for Commerce and Industrial Relations under section 12E of the Act.

1. Citation

This order is the *Retail Trading Hours (City of Albany) Christmas Variation Order 2018*.

2. Commencement

This order comes into operation as follows—

- (a) clauses 1 and 2—on the day on which this order is published in the *Gazette*;
- (b) the rest of the order—on the day after that day.

3. Variation of retail trading hours

General retail shops, other than motor vehicle shops, in the Albany local government district are authorised to be open at times when those shops would otherwise be required to be closed—

- (a) on each day specified in the Table; and
- (b) during the hours specified for that day in the Table.

Table

Day	Hours
Saturday 1 December 2018	From 5.00pm until 9.00pm
Sunday 2 December 2018	From 10.00am until 5.00pm
Monday 3 December 2018	From 6.00pm until 9.00pm
Tuesday 4 December 2018	From 6.00pm until 9.00pm
Wednesday 5 December 2018	From 6.00pm until 9.00pm
Friday 7 December 2018	From 6.00pm until 9.00pm
Sunday 9 December 2018	From 10.00am until 5.00pm
Monday 10 December 2018	From 6.00pm until 9.00pm
Tuesday 11 December 2018	From 6.00pm until 9.00pm
Wednesday 12 December 2018	From 6.00pm until 9.00pm
Friday 14 December 2018	From 6.00pm until 9.00pm
Sunday 16 December 2018	From 10.00am until 5.00pm
Monday 17 December 2018	From 6.00pm until 9.00pm
Tuesday 18 December 2018	From 6.00pm until 9.00pm
Wednesday 19 December 2018	From 6.00pm until 9.00pm
Friday 21 December 2018	From 6.00pm until 9.00pm
Sunday 23 December 2018	From 10.00am until 5.00pm
Monday 24 December 2018	From 6.00pm until 9.00pm
Wednesday 26 December 2018	From 10.00am until 5.00pm
Friday 28 December 2018	From 6.00pm until 9.00pm
Sunday 30 December 2018	From 10.00am until 5.00pm
Monday 31 December 2018	From 6.00pm until 9.00pm
Tuesday 1 January 2019	From 10.00am until 5.00pm
Wednesday 2 January 2019	From 6.00pm until 9.00pm
Friday 4 January 2019	From 6.00pm until 9.00pm
Sunday 6 January 2019	From 10.00am until 5.00pm
Monday 7 January 2019	From 6.00pm until 9.00pm
Tuesday 8 January 2019	From 6.00pm until 9.00pm
Wednesday 9 January 2019	From 6.00pm until 9.00pm
Friday 11 January 2019	From 6.00pm until 9.00pm
Sunday 13 January 2019	From 10.00am until 5.00pm
Monday 14 January 2019	From 6.00pm until 9.00pm
Tuesday 15 January 2019	From 6.00pm until 9.00pm
Wednesday 16 January 2019	From 6.00pm until 9.00pm
Friday 18 January 2019	From 6.00pm until 9.00pm
Sunday 20 January 2019	From 10.00am until 5.00pm
Monday 21 January 2019	From 6.00pm until 9.00pm
Tuesday 22 January 2019	From 6.00pm until 9.00pm
Wednesday 23 January 2019	From 6.00pm until 9.00pm
Friday 25 January 2019	From 6.00pm until 9.00pm
Sunday 27 January 2019	From 10.00am until 5.00pm
Monday 28 January 2019	From 10.00am until 5.00pm
Tuesday 29 January 2019	From 6.00pm until 9.00pm
Wednesday 30 January 2019	From 6.00pm until 9.00pm

ENERGY

EN401

ELECTRICITY CORPORATIONS ACT 2005**ELECTRICITY CORPORATIONS (CAPACITY CAP) DIRECTION 2016**

To: The Electricity Generation and Retail Corporation (the Corporation)
219 St Georges Terrace
Perth WA 6000

I, Ben Wyatt, Minister for Energy, in accordance with clause 5 of the *Electricity Corporations (Capacity Cap) Direction 2016*, give notice to the Corporation that the generating works known as the Mungarra_GT1, Mungarra_GT3, West_Kalgoorlie_GT2 and West_Kalgoorlie_GT3 facilities are, from 1 October 2018 until such further date as may be notified by the Minister for Energy, temporarily necessary or appropriate for energy supply requirements or for the security and reliability of the South West Interconnected System.

Hon BEN WYATT MLA, Minister for Energy.

EN402

ELECTRICITY INDUSTRY ACT 2004**ELECTRICITY INDUSTRY (NETWORK QUALITY AND RELIABILITY OF SUPPLY)
AMENDMENT CODE 2018**

Made by the Minister under section 39(2a)(a) of the Act.

1. Citation

This code is the *Electricity Industry (Network Quality and Reliability of Supply) Amendment Code 2018*.

2. Commencement

This code comes into operation on the day on 1 October 2018.

3. Code amended

This code amends the *Electricity Industry (Network Quality and Reliability of Supply) Code 2005*.

4. Section 3 amended

(1) In section 3(1) after the definition of *distributor* insert—

Eastern Goldfields means the area supplied with electricity by—

- (a) the West Kalgoorlie Terminal 11kV feeders;
- (b) the West Kalgoorlie Terminal 640 Coolgardie 33kV feeder; and
- (c) the Piccadilly substation 11kV feeders,

operated by the Electricity Networks Corporation, being principally the townships of Kalgoorlie-Boulder and Coolgardie.

(2) In section 3(1) after the definition of *network* insert—

North Country means the area supplied with electricity by—

- (a) the Rangeway substation 11kV feeders;
- (b) the Durlacher substation 11kV feeders; and
- (c) the Chapman substation 11kV feeders,

operated by the Electricity Networks Corporation, being principally the township of Geraldton and its surrounds.

5. Division 3A inserted

After Division 3 insert—

Division 3A— Temporary reliability standards for supply to particular areas**13A. Temporary reliability standards for Eastern Goldfields and North Country**

(1) The reliability standards in this Division apply during the period beginning on 1 October 2018 and ending on 30 September 2023.

(2) In this Division—

essential services includes, but are not necessarily limited to, services such as hospitals and railways where the maintenance of a supply of electricity is necessary for the maintenance of public health, order and safety.

13B. Temporary reliability standards for supply to Eastern Goldfields

(1) Electricity Networks Corporation must, so far as is reasonably practicable, have in place arrangements to—

- (a) restore and maintain at least 45MW of supply to essential services loads and the majority of small use customers in the Eastern Goldfields as soon as is reasonably practicable

following the occurrence of an unplanned outage of a transmission element supplying the Eastern Goldfields; and

- (b) maintain at least 45MW of supply to essential services loads and the majority of small use customers in the Eastern Goldfields during the occurrence of a planned outage of a transmission element supplying the Eastern Goldfields.

13C. Temporary reliability standards for supply to North Country

(1) Electricity Networks Corporation must, so far as is reasonably practicable, have in place arrangements to—

- (a) restore and maintain at least 50MW of supply to essential services loads and the majority of small use customers in the North Country as soon as reasonably practicable following the occurrence of an unplanned outage of a transmission element supplying the North Country; and
- (b) maintain at least 50MW of supply to essential services loads and a majority of small use customers in the North Country during a planned outage of a transmission element supplying the North Country.

BEN WYATT, Minister for Energy.

LOCAL GOVERNMENT

LG401

BUSH FIRES ACT 1954

City of Swan

APPOINTMENTS

It is hereby advised that the following persons are appointed as City of Swan Bush Fire Control Officers under the *Bush Fires Act 1954*, Part IV Division 1 Section 38—

- Deputy Chief Bush Fire Control Officers—
- (1) Sean Corbin (East Gidgegannup VBFB)
 - (2) John Mangini (West Gidgegannup VBFB)
 - (3) Rudolph James (West Swan VBFB)
 - (4) Michael Teraci (West Swan VBFB)

Bush Fire Control Officers—

Tony Panicciari (City of Swan)	Garth West (Bullsbrook VFES)
Marrri Uusimaki (City of Swan)	Brian Davis (Bullsbrook VFES)
Patrick Heydon (City of Swan)	Chris Unstead (Bullsbrook VFES)
Bradley McCarthy (City of Swan)	Adrian Goh (Bullsbrook VFES)
Jo Vinci (City of Swan)	Greg Lang (Bullsbrook VFES)
Grace Campbell (City of Swan)	Shane Attwood (East Gidgegannup VBFB)
Nathan Tenni (City of Swan)	Alisdair McCrudden (East Gidgegannup VBFB)
Darren Dove (City of Swan)	Laurie Garcia (East Gidgegannup VBFB)
Bryon Jones (City of Swan)	Vince Püllella (East Gidgegannup VBFB)
Rowan Scott (City of Swan)	Phil Corbin (East Gidgegannup VBFB)
Letizia Ludewig (City of Swan)	*Sue Taylor (East Gidgegannup VBFB)
Russell Morecroft (City of Swan)	Stuart McKay (East Swan VBFB)
Jackie Strelein (City of Swan)	Ronald McPherson (East Swan VBFB)
Alice Strange (City of Swan)	*Rob Dittmer (East Swan VBFB)
Jackie Le Page (City of Swan)	*Rebecca Norbury (East Swan VBFB)
Paul Di Girolami (City of Swan)	Beau Algeri (West Gidgegannup VBFB)
Jeremy Davies (City of Swan)	Mark Smith (West Gidgegannup VBFB)
Magnus Ohman (City of Swan)	Neal Pennison (West Gidgegannup VBFB)
Debbie Screen (City of Swan)	*Joe Nistico (West Gidgegannup VBFB)
Richard Daniel (City of Swan)	Reuben Davies (West Swan VBFB)

* denotes restricted role as FCO

() denotes brigade represented.

Cancellations: All other previous appointments.

By order of the Council,

MICHAEL FOLEY, Chief Executive Officer.

MARINE/MARITIME

MA401

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
 WATER SKI AND MOTOR BOAT RACING AREA
 Lake Towerrinning
 Shire of West Arthur

Department of Transport,
 Fremantle WA, 25 September 2018.

Acting pursuant to the powers conferred by Regulation 48A of the *Navigable Waters Regulations 1958*, I hereby cancel Notice MA401 as published in the *Government Gazette* on 27 November 2015 and set aside the following area of water for the purpose of water skiing and racing of motor boats—

Lake Towerrinning: All those waters of Lake Towerrinning bounded by the shore and a line commencing on the shore approximately 565 metres north of the boat ramp at 33°34.670'S, 116°47.564'E; thence westerly to 33°34.645'S, 116°47.462'E; thence to 33°34.614'S, 116°47.272'E; thence to 33°34.614'S, 116°47.175'E; thence to 33°34.633'S, 116°47.081'E; thence south-westerly to 33°34.672'S, 116°46.996'E; thence to 33°34.739'S, 116°46.941'E; thence to 33°34.816'S, 116°46.913'E; thence southerly to 33°34.898'S, 116°46.913'E; thence to 33°34.978'S, 116°46.926'E; thence to 33°35.282'S, 116°47.022'E; thence to 33°35.315'S, 116°47.022'E (on the foreshore west of the camping area) but excluding the area closed to motorised vessels adjacent to the jetties and boat ramp. All coordinates based on GDA 94.

Providing however that racing of motor boats is only permitted for Aquatic Events approved under Regulation 51C of the *Navigable Waters Regulations* and;

The direction of all water skiing at Lake Towerrinning shall be in an anticlockwise direction and is only permitted within the hours of sunrise and sunset.

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

PARLIAMENT

PA401

PARLIAMENT OF WESTERN AUSTRALIA
 Royal Assent to Bills

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Acts passed by the Legislative Council and the Legislative Assembly during the First Session of the Fortieth Parliament.

Title of Act	Date of Assent	Act No.
Historical Homosexual Convictions Expungement Act 2018	18 September 2018	20 of 2018
Tobacco Products Control Amendment Act 2018	18 September 2018	21 of 2018
Heritage Act 2018	18 September 2018	22 of 2018

NIGEL PRATT, Clerk of the Parliaments.

20 September 2018.

PLANNING

PL404

PLANNING AND DEVELOPMENT ACT 2005
 APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Kalamunda
 Local Planning Scheme No. 3—Amendment No. 75

Ref: TPS/1953

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 Kalamunda Local Planning Scheme amendment on 14 September 2018 for the purpose of—

1. Amending Schedule 11 Part 2 to—
 - (a) Replace the words “In respect of the Industrial Development Zone generally bounded by Milner Road, Sultana Road West, Dundas Road and Maida Vale Road, the Structure Plan

for this area shall ensure” with “In respect of the Urban Development Zone, identified as DA2 on the Scheme Map, the Structure Plan(s) for this area shall ensure:”;

(b) Replace subclause (ii) with the following new subclauses—

(ii) The protection of declared rare flora, associated habitat, threatened fauna habitat, and low representation vegetation complexes in appropriately sized retention areas for conservation purposes. These retention areas shall be informed by Level 2 Flora and Vegetation and Fauna Surveys in accordance with EPA Guidance Statements 51 and 56 (or as revised), and targeted for Declared Rare Flora and threatened fauna, and associated habitat. The retention area size, location, protection and management mechanism shall be subject to OEPA advice prior to the WAPC endorsement of the structure plan.

(iii) All future subdivision and development proposals must be consistent with the retention areas agreed under the above point.

2. Amending the Local Planning Scheme Map to—

(a) Reclassify the area generally bounded by Dundas Road, the Local Open Space reserve (over Poison Gully between Dundas Road and Roe Highway), Roe Highway, Sultana Road West, Eureka Street and Imperial Street from the Local Open Space reserve and the Light Industry, Industrial Development and Special Rural zones to the Urban Development zone as shown on the Proposed Local Planning Scheme Zoning map.

(b) Amend the boundary of DA2 to correspond with the Urban Development zone as outlined above.

J. GIARDINA, Mayor.
R. HARDY, Chief Executive Officer.

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Harvey
Local Planning Scheme No. 1—Amendment No. 119

Ref: TPS/2214

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 Harvey Local Planning Scheme amendment on 22 August 2018 for the purpose of—

1. Rezoning Lot 6238 Mitchell Road, Benger from ‘No Zone’ to ‘General Farming’.
2. Amending the Shire of Harvey District Planning Scheme No. 1 zoning map accordingly.

T. JACKSON, President.
M. PARKER, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Swan
Local Planning Scheme No. 17—Amendment No. 152

Ref: TPS/2198

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 14 September 2018 for the purpose of—

(1) Introducing into Schedule 2—Additional Uses the following—

No.	Description of land	Additional Use	Conditions
104	Lot 144 on Plan 4553, Talbot Road, Hazelmere	“D”—Industry—General	1. Unless the development on the site is connected to reticulated sewer— (a) development is restricted to ‘dry industry’ whereby any development application must demonstrate that the

No.	Description of land	Additional Use	Conditions
			<p>quality and volume of effluent to be disposed onsite can be successfully disposed of without adverse environmental or health effects, using effluent disposal systems; and</p> <p>(b) development shall be restricted to the type which is predicted to generate and/or generate waste water intended for disposal onsite at a daily volume not exceeding 540 litres per 2000m² of site area.</p> <p>2. A Wastewater Management Plan shall be submitted with each development application to demonstrate that Condition 1 can be achieved to the satisfaction of the Local Government.</p> <p>3. Connection to an Aerobic Treatment Unit (ATU) or Nutrient Effluent Disposal System may be permitted where acceptable groundwater depths exist and subject to the approval by the Local Government and Health Department of Western Australia.</p> <p>4. Discretion to approve a Development Application for 'Industry-General' shall only arise upon the prior extinguishment (by legal agreement) of the 'Industry General' use at Lot 501 Adelaide Street, Hazelmere.</p>

(2) Amend the Scheme Maps accordingly.

D. LUCAS, Mayor.
M. D. FOLEY, Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Wanneroo
Local Planning Scheme No. 2—Amendment No. 154

Ref: TPS/2177

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 Wanneroo Local Planning Scheme amendment on 14 September 2018 for the purpose of—

1. Modifying Schedule 2—Section 1 (Clause 3.20)—Additional Uses of the Scheme Text by including the following entry—

No.	Street/Locality	Particulars of Land	Additional Use and Conditions (Where Applicable)
A39	1-39 1 Niche Parade (cnr Ocean Reef Road), Wangara	Lot 311 on Deposited Plan 400352	Drive Through Food Outlet ('P' use) limited to a maximum of 300m ² nla.

2. Modifying the Scheme Map by inserting the notation 'A39' applicable to Lot 311 Niche Parade (cnr Ocean Reef Road), Wangara.

T. ROBERTS, Mayor.
D. SIMMS, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA401

CASINO CONTROL ACT 1984

CASINO CONTROL (AREA OF GAMING LICENCE) NOTICE 2018

Made by the Gaming and Wagering Commission of Western Australia with the approval of the Minister for Racing and Gaming under the *Casino Control Act 1984* section 21(4a) and (4c).

1. Citation

This notice is the *Casino Control (Area of Gaming Licence) Notice 2018*.

2. Commencement

This order comes into operation as follows—

- (a) clauses 1 and 2—on the day on which this order is published in the *Gazette*;
- (b) the rest of the order—on the day after that day.

3. Terms used

In this notice—

casino means the casino known as “Crown Perth” at Burswood;

casino gaming licence means the casino gaming licence held by Burswood Nominees Ltd in respect of the casino under the Act.

4. Areas to which casino gaming licence relates

The area described and shaded on the plans in Schedule 1, being areas in the premises known as “Crown Perth” at Burswood, are the areas to which the casino gaming licence relates.

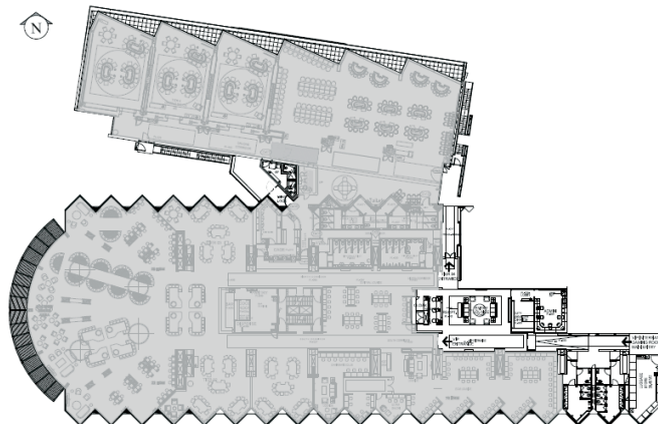
5. *Casino Control (Area of Gaming Licence) Notice 2017* revoked

The *Casino Control (Area of Gaming Licence) Notice 2017* is revoked.

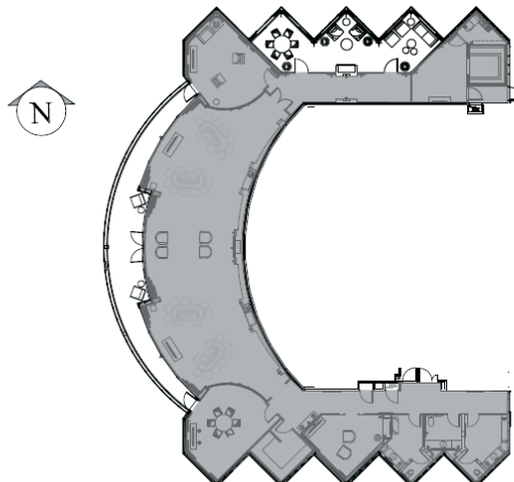
Schedule 1—Area to which the casino gaming licence relates

[cl. 4]

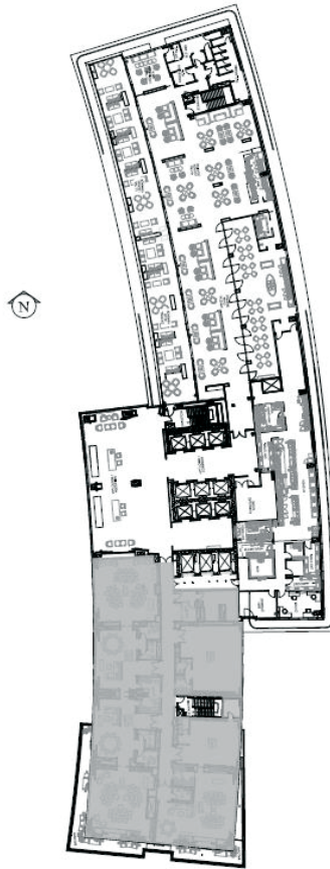
Plan A—The shaded area is the “International Room (Pearl Room)” on the ground floor level of the Crown Metropol Perth Hotel, and is part of the International Gaming Facility.



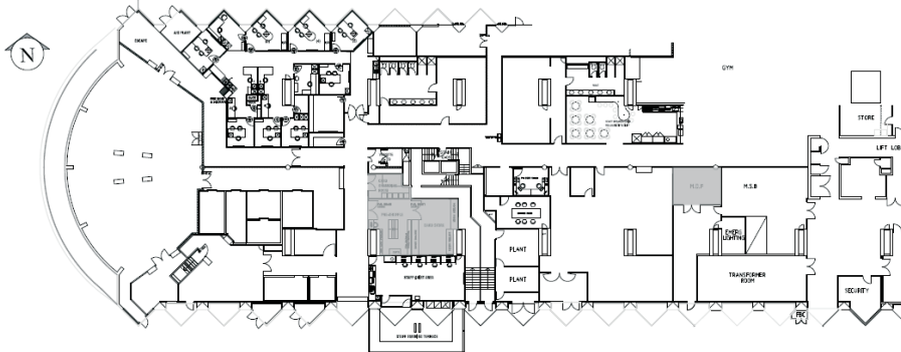
Plan B—The shaded area is the “International Room (Sky Salon)” on Level 11 of the Crown Metropol Perth Hotel, and is part of the International Gaming Facility.



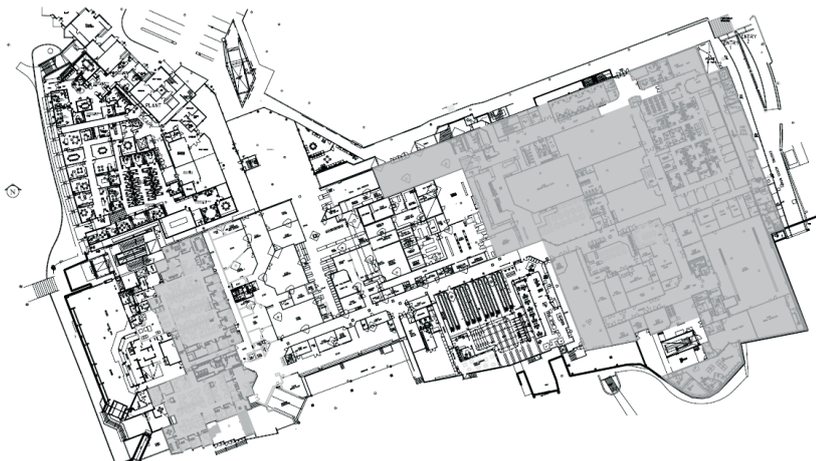
Plan C—The shaded area is the “International Room” on Level 15 of the Crown Towers Perth Hotel, and is part of the International Gaming Facility.



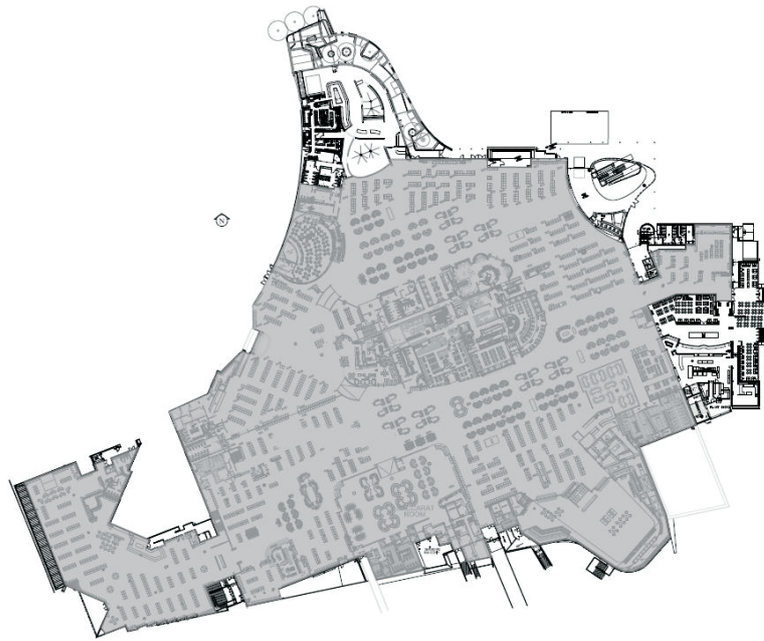
Plan D—The shaded areas are the Card Destruction Room, Pre-Shuffle Room, Card Store Room and Active Data Room on the lower ground floor level of the Crown Metropol Perth Hotel.



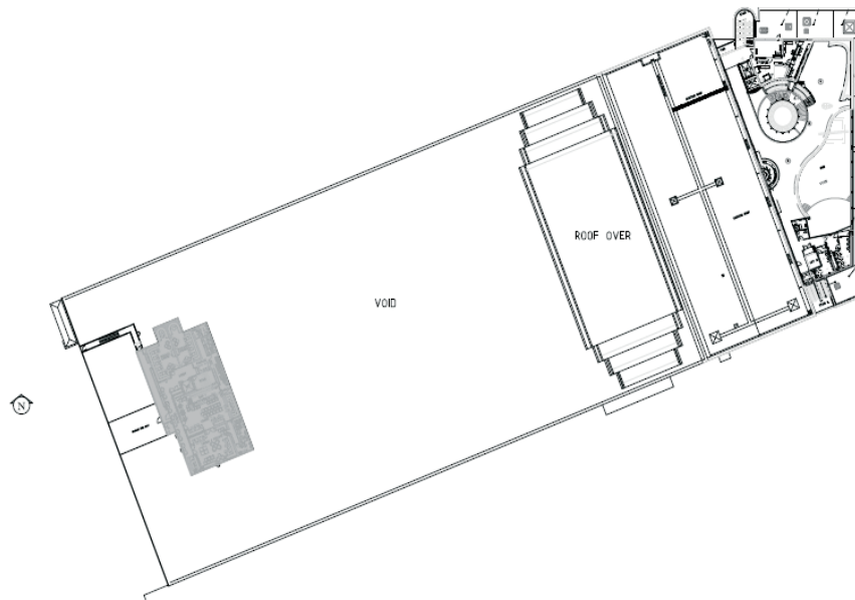
Plan E—The shaded areas are the Administration Area, Count Facilities Area and Secure Storage Area on the lower ground floor level of the casino.



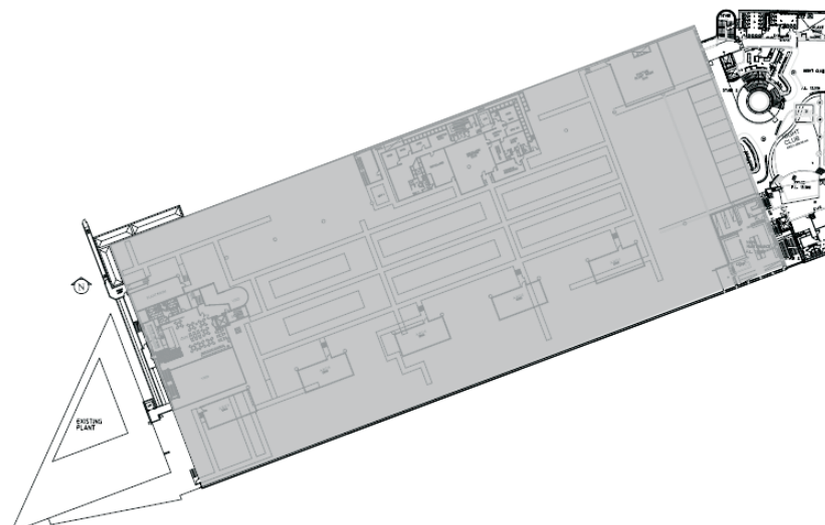
Plan F—The shaded area is the Gaming Area on the ground floor level of the casino.



Plan G—The shaded area is the Private Gaming Area on level 2 of the casino.



Plan H—The shaded area is the Surveillance Area and Restaurant on level 1 of the casino.



Plan I—The shaded area is the IT Services Computer Room on the lower ground floor level of the Crown Towers Perth Hotel.



Approved by the Minister for Racing and Gaming—

P. PAPALIA.

Dated: 18 September 2018.

Sealed by the Gaming and Wagering Commission of Western Australia in the presence of—

D. ORD, Chairperson.

R. BOVELL, Member.

(L.S.)

Dated: 28 August 2018.
