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GOVERNMENT**
Gazette

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— PART 1 —

FIRE AND EMERGENCY SERVICES

FE301

Fire Brigades Act 1942

Fire Brigades Amendment Regulations 2019

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Fire Brigades Amendment Regulations 2019*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Fire Brigades Regulations 1943*.

4. Part VI Division 1 heading inserted

At the beginning of Part VI insert:

Division 1 — Preliminary

5. Regulation 96 amended

- (1) In regulation 96 insert in alphabetical order:

Appeal Board means the Appeal Board constituted under regulation 137I;

breach of discipline means conduct of a kind described in regulation 134;

disciplinary action, in respect of an employee, means 1 or more of the following actions —

- (a) cautioning the employee;

- (b) imposing on the employee a fine not exceeding an amount equal to the amount of remuneration received by the employee in respect of the last 5 days during which the employee was at work as an employee before the day on which the finding that the conduct of the employee constitutes a disciplinary offence was made;
- (c) reducing the employee's rank, class or status;
- (d) transferring the employee to a district or workplace other than that in which the conduct constituting the disciplinary offence occurred;
- (e) terminating the employee's employment;

disciplinary charge means a charge of a breach of discipline;

disciplinary finding means a finding under regulation 137C(4)(a);

improvement action, in respect of an employee, means 1 or more of the following actions —

- (a) counselling;
- (b) training and development;
- (c) issuing a warning to the employee that certain conduct is unacceptable;
- (d) any other action of a similar nature;

inquiry means an inquiry under regulation 137C;

operating account of the Department has the meaning given in the *Fire and Emergency Services Act 1998* section 3;

targeted drug means any of the following —

- (a) a drug to which the *Misuse of Drugs Act 1981* applies;
- (b) a Schedule 2 poison as defined in the *Medicines and Poisons Act 2014* section 3;
- (c) a Schedule 3 poison as defined in the *Medicines and Poisons Act 2014* section 3;
- (d) a Schedule 4 poison as defined in the *Medicines and Poisons Act 2014* section 3;
- (e) a drug or substance declared to be a targeted drug under regulation 135(1).

- (2) In regulation 96 in the definition of **operational staff** delete “section 19 of the Act.” and insert:

the *Fire and Emergency Services Act 1998* section 19;

6. Part VI Division 2 heading inserted

After regulation 96 insert:

Division 2 — General employment provisions

7. Regulation 132 amended

In regulation 132(4) delete “Second Schedule of the *Workers’ Compensation and Injury Management Act 1981*.” and insert:

Workers’ Compensation and Injury Management Act 1981
Schedule 2.

8. Part VI Division 3 heading inserted

After regulation 134A insert:

Division 3 — Disciplinary matters

9. Regulation 134 amended

In regulation 134:

- (a) delete “Any employee who —” and insert:

An employee commits a breach of discipline if the employee —

- (b) delete paragraph (d) and insert:

(d) is on duty while under the influence of or impaired by alcohol, a targeted drug or both; or

(da) while on duty, consumes, uses or possesses alcohol, a targeted drug or both; or

- (c) in paragraph (g) delete “Department,” and insert:

Department.

- (d) delete the passage that begins with “shall be guilty” and ends with “these regulations.”.

Note: The heading to amended regulation 134 is to read:

Breach of discipline

10. Regulations 135 to 138 replaced

Delete regulations 135 to 138 and insert:

135. Targeted drugs

- (1) The FES Commissioner may declare a drug or substance to be a targeted drug for the purpose of regulation 134.
- (2) A declaration is not effective unless it is published by the FES Commissioner in the *Gazette*.
- (3) The FES Commissioner may, by notice published in the *Gazette*, amend or revoke a declaration.

136. Preliminary decision by FES Commissioner

- (1) If the FES Commissioner is made aware, or becomes aware, that an employee may have committed a breach of discipline, the FES Commissioner must decide —
 - (a) to do 1 or more of the following —
 - (i) make a disciplinary charge against the employee;
 - (ii) subject to regulation 137(1), suspend the employee from duty on full pay, partial pay or without pay;
 - (iii) take improvement action with respect to the employee;
 - or
 - (b) to take no action with respect to the employee.
- (2) If the FES Commissioner decides to make a disciplinary charge against the employee, the FES Commissioner must —
 - (a) record the charge in writing; and
 - (b) comply with regulation 137A.
- (3) If the FES Commissioner decides to suspend the employee from duty or to take improvement action, the FES Commissioner must give the employee written notice of the decision.
- (4) The FES Commissioner may carry out any investigation that the FES Commissioner considers necessary or expedient for the purposes of making a decision under subregulation (1).
- (5) An employee is entitled to be represented during an investigation carried out under subregulation (4) by —
 - (a) an advocate from a trade union or other association of which the employee is a member;
 - or

- (b) if the employee is not a member of a trade union or other association, a person approved by the FES Commissioner.

137. Suspending employee from duty

- (1) The FES Commissioner must not suspend an employee from duty under regulation 136(1)(a)(ii) unless the FES Commissioner considers that the employee's alleged breach of discipline is of such a nature that the employee should not continue in the performance of the employee's duty.
- (2) The FES Commissioner may at any time remove, or vary the terms of, a suspension from duty.
- (3) The FES Commissioner must remove a suspension from duty if —
 - (a) the FES Commissioner decides not to make a disciplinary charge against the employee; or
 - (b) a disciplinary charge made against the employee is withdrawn under regulation 137B; or
 - (c) the employee is found under regulation 137C(4)(b) not to have committed a breach of discipline.
- (4) Any pay withheld from an employee while suspended from duty is forfeited to the operating account of the Department if a disciplinary finding is made against the employee.
- (5) An employee is entitled to have any pay withheld from the employee restored to the employee if the suspension from duty is removed under subregulation (3).

137A. Notification of disciplinary charge

- (1) If the FES Commissioner decides to make a disciplinary charge against an employee, the FES Commissioner must give the employee a copy of the charge together with a written notice directing the employee to reply in writing to the charge, in accordance with subregulation (2), within 7 working days after receiving the copy of the charge.
- (2) The reply to the disciplinary charge must —
 - (a) state whether the employee admits or denies the charge; and
 - (b) be signed by the employee or the person acting for or on behalf of the employee.

- (3) If the employee does not reply to the disciplinary charge within 7 working days after receiving the copy of the charge, the employee is taken to deny the charge.

137B. Withdrawal of disciplinary charge

The FES Commissioner may at any time withdraw a disciplinary charge made against an employee by giving written notice to that effect to the employee.

137C. Inquiry

- (1) The FES Commissioner must conduct an inquiry in relation to a disciplinary charge made against an employee as soon as practicable.
- (2) The FES Commissioner must give the employee —
 - (a) written notice of the time and place at which the inquiry will be held at least 7 days before the commencement of the inquiry; and
 - (b) copies of all documents intended to be used at the inquiry.
- (3) If the employee fails to appear at the inquiry, and the FES Commissioner is satisfied that the employee was given notice of the inquiry in accordance with subregulation (2), the FES Commissioner may conduct the inquiry in the employee's absence.
- (4) At the conclusion of the inquiry, the FES Commissioner must make —
 - (a) a finding that the employee has committed a breach of discipline; or
 - (b) a finding that the employee has not committed a breach of discipline.
- (5) The FES Commissioner must give the employee written notice of the finding and, in the case of a disciplinary finding, of the FES Commissioner's decision under regulation 137D in relation to the finding.

137D. Action if disciplinary finding made

If, at the conclusion of an inquiry, the FES Commissioner makes a disciplinary finding, the FES Commissioner must decide, in respect of the employee —

- (a) to take disciplinary action; or
- (b) to take improvement action; or
- (c) to take both disciplinary action and improvement action; or
- (d) to take no action.

137E. Expenses

If, at the conclusion of an inquiry, the FES Commissioner makes a finding under regulation 137C(4)(b), the employee must be paid the reasonable expenses incurred by the employee in connection with defending the disciplinary charge at the inquiry, as fixed by the FES Commissioner.

137F. Right of appeal: decision of delegate of FES Commissioner

- (1) This regulation applies if a delegate of the FES Commissioner makes —
 - (a) a disciplinary finding against an employee; or
 - (b) a decision under regulation 137D in respect of an employee.
- (2) The employee may appeal to the FES Commissioner against the finding or decision.
- (3) An employee who decides to bring an appeal under this regulation must give written notice of the appeal to the FES Commissioner within 7 days after receiving notice of the finding or decision appealed against.

137G. Right of appeal: decision of FES Commissioner

- (1) In this regulation —

appellable decision means —

 - (a) a disciplinary finding made by the FES Commissioner; or
 - (b) a decision made by the FES Commissioner under regulation 137D; or
 - (c) a decision made by the FES Commissioner on an appeal under regulation 137F.
- (2) An employee may appeal to the Appeal Board against an appellable decision made in respect of the employee.
- (3) An employee who decides to bring an appeal under this regulation must give written notice of the appeal to the FES Commissioner within 7 days after receiving notice of the appellable decision.

137H. Notice of appeal

- (1) In this regulation —

notice of appeal means a notice given to the FES Commissioner under regulation 137F(3) or 137G(3).

- (2) A notice of appeal must —
 - (a) give details of the finding or decision appealed against; and
 - (b) set out the grounds of appeal; and
 - (c) be signed by the employee (or the person acting for or on behalf of the employee).
- (3) An employee must give a notice of appeal to the FES Commissioner personally or by registered post.

137I. Appeal Board

- (1) The Appeal Board must consist of a chairperson and 2 members appointed by the FES Commissioner.
- (2) The chairperson of the Appeal Board must be —
 - (a) a magistrate; or
 - (b) if a magistrate is unable or unwilling to act, a person who has the necessary qualifications for appointment as a magistrate.
- (3) One of the members of the Appeal Board must be a person —
 - (a) nominated by the trade union or other association of which the appellant is a member; or
 - (b) if the appellant is not a member of a trade union or other association, nominated by the appellant.
- (4) The FES Commissioner is authorised to pay to the chairperson and members of the Appeal Board such fees as are agreed.

138. Provisions about appeals

- (1) In this regulation —

appeal body means —

 - (a) in relation to an appeal brought under regulation 137F — the FES Commissioner; or
 - (b) in relation to an appeal brought under regulation 137G — the Appeal Board.
- (2) In the case of an appeal brought under regulation 137F or 137G the following provisions apply —
 - (a) the appeal body must appoint a time for the determination of the appeal;
 - (b) the time appointed must be within 28 days of the receipt of the notice of appeal by the FES Commissioner;

- (c) the parties to the appeal must be given at least 7 days' written notice of the time appointed;
- (d) subject to paragraph (e), the appeal body may —
 - (i) confirm, vary or set aside the finding or decision the subject of the appeal; and
 - (ii) if it sets aside the finding or decision, substitute its own finding or decision;
- (e) the appeal body must set aside a decision made under regulation 137D in respect of the appellant if the appeal body sets aside the finding to which the decision relates;
- (f) the appeal body must give the appellant written notice of its decision on the appeal;
- (g) the appeal body may fix and award to the appellant reasonable expenses of conducting the appellant's case;
- (h) the appeal may be brought on the grounds of innocence of the disciplinary charge or excessive severity of the action taken under regulation 137D.

11. Regulation 139 amended

- (1) Delete regulation 139(1A) and insert:
 - (1A) The following provisions apply in respect of an inquiry or an appeal brought under regulation 137F or 137G.
- (2) In regulation 139(4):
 - (a) delete "Chairman" and insert:

chairperson
 - (b) delete the passage that begins with "hearing of —" and ends with "shall" and insert:

hearing of the inquiry or appeal must
- (3) In regulation 139(5) delete "The Secretary or a person" and insert:

A person
- (4) Delete regulation 139(8).

12. Regulation 140 amended

In regulation 140:

- (a) delete “regulations 135, 137,” and insert:

regulation 136, 137, 137A, 137C, 137F, 137G, 137H,
- (b) delete “Chairman” and insert:

chairperson
- (c) renumber paragraphs (i), (ii) and (iii) as paragraphs (a), (b) and (c).

Note: The heading to amended regulation 140 is to read:

Remedial power of chairperson of Appeal Board

13. Regulations 141, 142 and 142A inserted

After regulation 140 insert:

141. Action that may be taken if employee convicted of serious offence

- (1) In this regulation —
serious offence means —
 - (a) an indictable offence against a law of the State (whether or not the offence is or may be dealt with summarily), another State or a Territory of the Commonwealth or the Commonwealth; or
 - (b) an offence against the law of another State or a Territory of the Commonwealth that would be an indictable offence against a law of this State if committed in this State (whether or not the offence could be dealt with summarily if committed in this jurisdiction); or
 - (c) an offence against the law of a foreign country that would be an indictable offence against a law of the Commonwealth or this State if committed in this State (whether or not the offence could be dealt with summarily if committed in this jurisdiction); or
 - (d) an offence, or an offence of a class, prescribed under the *Public Sector Management Act 1994* section 108.

- (2) Despite the *Sentencing Act 1995* section 11, if an employee is convicted or found guilty of a serious offence, the FES Commissioner may decide, with respect to the employee —
 - (a) to take disciplinary action; or
 - (b) to take improvement action; or
 - (c) to take both disciplinary action and improvement action; or
 - (d) to take no action.
- (3) Before the FES Commissioner takes action with respect to an employee under subregulation (2), the FES Commissioner must give the employee an opportunity to make a submission in relation to the proposed action.

142. Payment and recovery of fine

- (1) An employee must pay to the FES Commissioner the amount of any fine imposed on the employee by way of disciplinary action under this Division.
- (2) If an employee fails to comply with subregulation (1), the FES Commissioner may recover the amount in a court of competent jurisdiction as a debt owing to the State.

142A. Giving documents to employee

A requirement in this Division to give a written notice or other document to an employee is a requirement to give the notice or other document to the employee (or the person acting for or on behalf of the employee) personally or by registered post.

14. Part VI Division 4 heading inserted

Before regulation 143 insert:

Division 4 — Indemnity

15. Regulation 158 amended

In regulation 158 in the definition of *Association* delete “1987;” and insert:

2015;

16. Regulation 190 amended

In regulation 190(1) in the proviso paragraph (c) delete “Second Schedule of the above Act.” and insert:

Workers’ Compensation and Injury Management Act 1981
Schedule 2.

M. INGLIS, Clerk of the Executive Council.

— PART 2 —

ENERGY

EN401

ELECTRICITY INDUSTRY ACT 2004

AMENDED LICENCE

Notice is given that the following electricity integrated regional licence has been amended—

Licensee:	Alinta Energy Transmission (Chichester) Pty Ltd ABN 97 623 412 635
Classification:	Electricity integrated regional licence (EIRL10, Version 2)
Commencement Date:	11 October 2018
Date of Amendment:	8 August 2019
Term of Licence:	Up to and including 10 October 2048
Licence Area:	The licence area is the area as set out in plan ERA-EL-150(A) in the State of Western Australia.
Amendment:	To include distribution services.
Inspection of Licence:	Economic Regulation Authority 4th Floor, Albert Facey House 469 Wellington Street PERTH WA 6000 http://www.erawa.com.au

Ms NICOLA CUSWORTH, Chair, Economic Regulation Authority.

FIRE AND EMERGENCY SERVICES

FE401

FIRE AND EMERGENCY SERVICES SUPERANNUATION ACT 1985

APPOINTMENTS

The following have been appointed/elected to the Fire and Emergency Services Superannuation Board—

MEMBER

Mr F Sciarrone (Re-appointed)	19/8/2019—18/8/2022
Ms K G Lamont (Re-appointed)	19/8/2019—18/8/2022
Mr K P Wyeth (Re-elected)	19/8/2019—18/8/2022

ALTERNATE MEMBER

Mr P R Markovic (Re-elected)	19/8/2019—18/8/2020
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FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994

PROHIBITION ON FISHING (COCKBURN SOUND AND WARNBRO SOUND) AMENDMENT ORDER 2019

Order No. 12 of 2019

FD 1482/19; CID 190299

Made by the Minister under section 43.

1. Citation

This order is the *Prohibition on Fishing (Cockburn Sound and Warnbro Sound) Amendment Order 2019*.

2. Order amended

The amendments in this order are to the *Prohibition on Fishing (Cockburn Sound and Warnbro Sound) Order 2005*.

3. Clause 2 replaced

Delete clause 2 and insert—

pink snapper or ***Snapper (Pink snapper)*** means fish of either common name as it appears in the regulations, and described in the regulations by the relevant scientific classification for that common name;

regulations means the regulations made under the Act, or under any subsequent Act that repeals the Act;

waters of Cockburn Sound and Warnbro Sound means all waters bounded by a line commencing at a point at 32° 04.25' south latitude and 115° 45' east longitude (on the mainland); then extending due west along the parallel to a point at 32° 04.25' south latitude and 115° 36.30' east longitude; then extending southerly along the geodesic to a point at 32° 22.67' south latitude and 115° 39.10' east longitude; then extending due east along the parallel to a point at 32° 22.67' south latitude and 115° 43.36' east longitude (on the mainland); then generally northerly along the high water mark to the commencement point.

4. Clause 3 amended

Delete clause 3 and insert—

3. Prohibition on fishing for pink snapper or by line

A person must not, at any time during the period commencing on 1 September in any year and ending on 31 January in the following year, fish in the waters of Cockburn Sound and Warnbro Sound—

(a) for pink snapper; or

(b) by line from a boat where pink snapper is on board, or is attached in any way, to the boat.

Dated 7th of August 2019.

D. KELLY, Minister for Fisheries.

JUSTICE

JU401**COURT SECURITY AND CUSTODIAL SERVICES ACT 1999**

PERMIT DETAILS

Pursuant to the provisions of section 51(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of Corrective Services has issued the following Permit to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Permit Expiry Date
Lang	Charmaine Merle	BRS-180166	24/03/2022

Pursuant to the provisions of section 56(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Babar	Abdul Haseeb	BRS-180156	08/08/2019
Webster	Gareth Thornley	BRS-170503	08/08/2019

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

SUE HOLT, Assistant Director,
Prisoner Transport and Custodial Services Contract Management.

JU402**PRISONS ACT 1981**

PERMIT DETAILS

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

Surname	Other Name(s)	Permit No.
Williams	Brenton John	PA0284

TONY HASSALL, Commissioner.

Date: 8 August 2019.

JU403

PRISONS ACT 1981**PERMIT DETAILS**Pursuant to Section 15U of the *Prisons Act 1981*, I hereby revoke the following permit—

Surname	Other Name(s)	Permit No.
Williams	Brenton John	PA0283

TONY HASSALL, Commissioner.

Date: 8 August 2019.

JU404

PRISONS ACT 1981**PERMIT DETAILS**Pursuant to Section 15U of the *Prisons Act 1981*, I hereby revoke the following permit—

Surname	Other Name(s)	Permit No.
D'Cruz	Lionell James	MEL0102

RICHARD ELDERFIELD, A/Commissioner.

Date: 13 August 2019.

JU405

JUSTICES OF THE PEACE ACT 2004**APPOINTMENTS**

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

Ann Marie Therese Chemello of Hillarys
 Duwadisawage Suran Ravindranath de Alwis of Riverton
 Sheri Lee Hudson of Currambine
 Pamela May Nichols of Ocean Reef

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

JU406

JUSTICES OF THE PEACE ACT 2004**TERMINATIONS**It is hereby notified for public information that the appointment of the following persons from the Office of Justice of the Peace for the State of Western Australia has been terminated pursuant to section 14 of the *Justices of the Peace Act 2004 (WA)*—

Edward Turner of Attadale

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995*City of Melville***APPOINTMENTS**

This is to certify that Helen Gwendoline Graham and Hussain Ali were on the 6 August 2019 appointed by the City as Authorised Persons for Garden City Shopping Centre, Booragoon to perform any of the functions of an Authorised Person under the City of Melville Parking Local Law 2016 and for the purposes of Sections 9.10, 9.11, 9.13 and 9.16 of the *Local Government Act 1995*.

MARTEN TIELEMAN, Chief Executive Officer.

LG402

DOG ACT 1976
CAT ACT 2011
LITTER ACT 1979
Shire of Leonora
APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed as 'authorised persons' for the Shire of Leonora pursuant to the *Dog Act 1976*, the *Cat Act 2011* and the *Litter Act 1979*.

- Ralph Leslie Briggs
- Kateva Lillian Susan Dubberley
- James Gregory Epis
- Linda Anne Gray
- David Ruxton Hadden
- Ebony Rose Howard
- Gillian Mary Leslie
- Kiara Jay Lord
- John Leonard Oxley
- Peter John Smith
- Roderick James Sprigg
- Alex Edward Taylor

The appointment of the following as 'authorised persons' are hereby cancelled.

- Glenn William Baker
- Tanya Maree Browning
- John Wayne Taylor
- Wayne John Taylor
- Daniel Neil Yates

J. G. EPIS, Chief Executive Officer.

LG501

BUSH FIRES ACT 1954
FIREBREAK AND FUEL HAZARD REDUCTION NOTICE
Shire of Victoria Plains

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required to install firebreaks clear of all flammable material or take alternative approved measures, and to undertake fuel hazard reduction measures before 1 October and thereafter maintain the firebreaks and measures up to and including 31 March the following year, in accordance with the following—

1. DEFINITIONS

ban on the movement of all vehicles includes machinery and the operation of internal combustion engines within the Shire and during a time as specified in a Notice or broadcast with the exception of the movement of vehicles and machinery on constructed gazetted roads, internal vehicle access and yards;

firebreak means a strip of land cleared to the specified width by ploughing, cultivating, scarifying, burning or otherwise clearing;

flammable material includes bush (as defined in the *Bushfires Act 1954*), timber, boxes, cartons, paper and like flammable materials, rubbish and also any combustible matter, but does not include green standing trees, or growing bushes and plants in gardens, or lawns;

harvest ban applies on the operation of all grain harvesting machines including swathing, baling or slashing machines within the Shire and during a time, as specified in a Notice or broadcast;

harvesting includes grain harvesting, swathing, baling or slashing of stubble or hay in any crop;

internal vehicle access is defined as a trafficable surface, free of all flammable material, a minimum of width of four metres, and with overhanging vegetation pruned back so as not to come into contact with any part of a vehicle;

mobile fire fighting unit is defined as having a minimum water carrying capacity of 450 litres, fitted with a hose and pump capable of delivering water through an adjustable nozzle in the spray and jet configurations;

plantation means any area of planted tree used for timber production;

rural land means all land outside a townsite, and which is farmed as a single contiguous unit;

townsite means all land within the townsites of Bolgart, Calingiri, Piawaning and Yerecoin as defined under the *Land Administration Act 1997* or *Local Government Act 1995*, and Mogumber settlement; and

yard is defined as an area, greater than four metres wide, with a constructed, trafficable surface, free of all flammable material save live standing trees.

2. RURAL LAND GREATER THAN 10 HECTARES

2.1 Firebreaks, cleared of all flammable material—

- (a) at least 3 metres wide shall be maintained inside and within 20 metres of the boundary of all land; and surrounding such other positions as is necessary to divide land in excess of 400 hectares into area not exceeding 400 hectares, each completely surrounded by a firebreak;
- (b) at least 3 metres wide and within 20 metres of all buildings and haystacks shall completely encircle the buildings and haystacks;
- (c) at least 6 metres wide immediately surrounding each fuel storage location, whether containing fuel or not; and
- (d) shall have a vertical clearance of not less than 4 metres.

2.2 Fuel storage, whether containing fuel or not, shall not be located closer than 15 metres to any building or public thoroughfare.

2.3 Harvesting operations—

A person shall not undertake or allow harvesting during the Restricted or Prohibited Burning period unless—

- (a) one hand held water filled fire extinguisher with a minimum capacity of 7.5 litres is filled in a readily accessible position on the machine, and
- (b) a readily mobile fire fighting unit is in attendance in or adjacent to the entrance of the paddock being harvested.

2.4 Harvest bans and other bans—permitted activities—

- (a) Loading and offloading of grain, fertiliser and feed on sites which—
 - (i) are clear of all flammable material to a radius of at least 50 metres with an internal vehicle access, and
 - (ii) have a mobile fire fighting unit in attendance at all times.
- (b) Water carting for stock and domestic purposes provided it is accompanied by a mobile fire fighting unit, or alternatively, the water carting vehicle acts as the mobile fire fighting unit and meets minimum specifications.
- (c) All necessary travel to and from and within piggeries, sheep or cattle feed lots, provided this is undertaken with a mobile fire fighting unit in attendance.
- (d) All necessary carting of livestock, provided that such a vehicle is accompanied by a mobile fire fighting unit.
- (e) Activities which received specific exemptions from the local government or the Chief Bush Fire Control Officer—
 - (i) approval is to be sought on an individual basis,
 - (ii) may be subject to specified conditions, and
 - (iii) it should be noted that approval may not be granted.

2.5 Public Holidays

A harvest ban and a ban on the movement of all vehicles and machinery and the operation of internal combustion engines is imposed on Christmas Day, Boxing Day and New Year's Day each year.

3. RURAL LAND LESS THAN 10 HECTARES

- (a) Rural land less than 1 hectare shall comply with the requirements for townsite land.
- (b) Rural land more than 1 hectare but less than 10 hectares, shall comply with—
 - (i) the requirements of rural land greater than 10 hectares, and
 - (ii) all flammable material on the land shall be reduced to a height of less than 10 centimetres for a distance at least 10 metres from any firebreak.

4. ALL TOWNSITE LAND

- (a) Where the area of land is 1 hectare in area or less—all flammable material on the land shall be reduced to a height of less than 10 centimetres.
- (b) Where the area of land exceeds 1 hectare in area—
 - (i) firebreaks at least 3 metres wide immediately inside all external boundaries of the land and surrounding all buildings situated on the land, and
 - (ii) flammable material on the remainder of the land shall be reduced to a height of less than 10 centimetres.
- (c) A special control zone or other land not elsewhere specified in this Notice, shall comply with the higher level measures required by adjoining land unless varied under clause 7.2.

5. OPEN AIR FIRES

- (a) Open air fires are permitted during the Restricted Burning period, subject to compliance with the provisions relating to Restricted Burning periods and Shire of Victoria Plains Local Laws.
- (b) Open air fires are not permitted at all during the Prohibited Burning period (including camping and garden refuse).
- (c) No open air fires in the open air are permitted on any day when the fire danger rating is "Very High" or above.

6. PROPERTIES WITH FIRE MANAGEMENT PLANS

Properties with an approved fire management plan shall comply with the approved plan and or the requirements of this this Notice, whichever is the greater.

7. PLANTATIONS

7.1 Tree plantations of less than three hectares (3ha)

Construct a ten metre (10m) wide bare earth cleared firebreak immediately surrounding the plantation (adjacent areas of the same property subject to provisions as for Rural Land).

7.2 Plantations larger than three hectares (3ha)

- (a) Construct a fifteen metre (15m) wide bare earth cleared firebreak immediately surrounding the plantation (adjacent areas of the same property subject to provisions as for Rural Land).
- (b) Internal firebreaks are required to be six metre (6m) bare earth cleared surrounding compartments of no larger than thirty hectares (30ha).
- (c) Trees must be trimmed back to provide a vertical clearance of a minimum four metres (4m) to allow fire appliances to drive along all firebreaks.
- (d) A minimum water supply of 25,000 litres for every fifty hectares (50ha) of plantation must be maintained, with a hardstand area provided for fire appliances to park when drawing water.
- (e) Water sources must be located to allow for a maximum refill turnaround of 20 minutes from any area in the plantation.

8. GENERAL

8.1. If the requirements of this Notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act. A permit to burn is required during the Restricted Burning periods from an authorised officer.

8.2. If it is considered to be impracticable for any reason to clear firebreaks or to remove flammable material from the land or any other provisions required by this Notice you may apply to the Council or its duly authorised person not later than 1 September, for permission to provide firebreaks in alternative positions or to take alternative action to manage fire hazards on the land. If permission is not granted by the Council or a duly authorised person, you shall comply with the requirements of this Notice.

8.3. Penalties apply to persons who fail to comply with the requirements of this Notice.

8.4. A person who fails to comply with the Notice is also liable, whether prosecuted or not to pay the cost of performing the work directed in this Notice if it is not carried out by the owner or occupier by the date required by this Notice.

By Order of the Council

GLENDIA TEEDE, Chief Executive Officer.

MARINE/MARITIME

MA402

WESTERN AUSTRALIAN MARINE ACT 1982 NAVIGABLE WATERS REGULATIONS 1958

EXEMPTION FOR TOW-IN SURFING FROM COMPLIANCE WITH CERTAIN PROVISIONS OF THE *NAVIGABLE WATERS REGULATIONS 1958*

(WAMA—2019—203337)

Department of Transport,
Fremantle WA, 16 August 2019.

I, Christopher J. Mather, Acting General Manager Marine Safety, Department of Transport, a delegate of the Chief Executive Officer, acting pursuant to section 115A of the *Western Australian Marine Act 1982*, hereby exempt personal watercraft (PWC) from the following regulations while the PWC is being operated to carry out tow-in surfing activities—

- (a) Regulation 48A(2) of the *Navigable Water Regulations 1958* (by which the towing of water skiers may only occur in gazetted water-skiing areas); and
- (b) Regulation 49 of the *Navigable Water Regulations 1958* (by which the driver of a speed boat towing a water skier must be accompanied by another person to keep watch over the skier).

This exemption is subject to the following conditions—

The person

1. The person is 17 years of age or over;
2. The person holds a Recreational Skippers Ticket;
3. The person wears a kill switch lanyard on the wrist or attached to his or her personal floatation device; and
4. The person gives way to all other aquatic activities (for example; swimmers, paddle surfers, other vessels, persons on the shore).

The PWC

5. The PWC is equipped with—
 - a. All safety equipment required under the *Navigable Waters Regulations 1958*;
 - b. A rescue sled—
 - (i) of a minimum size of 90cm width, 1.2m length and 7cm thickness equipped with a minimum of five (5) grip handles;
 - (ii) the load on which does not exceed the load capacity recommended by the manufacturer;
 - c. A kill switch lanyard, which is wrapped around the handlebars;
 - d. A marine band radio which has an effective range of coverage for the operation;
 - e. An effective quick release floating tow rope;
 - f. An effective bow tow line;
 - g. A mask, dive fins, and a safety knife, each effective and each in a readily accessible location; and
 - h. A suitable first aid kit.

The person towed

6. Only one person is towed at a time; and
7. The person being towed holds a Recreational Skippers Ticket.

The craft towed—

8. Only one craft is towed at a time; and
9. The towed craft is not motorised.

The activities

10. The tow-in surfing is not in protected waters, any gazetted water ski, PWC restricted or prohibited areas;
11. The tow-in surfing activities do not impede the safe passage or navigation of any other craft;
12. The tow-in surfing activities are a minimum of 50 metres from any other tow-in surfing activity and 200 metres from all other aquatic activities (for example, swimmers, paddle surfers, other vessels, persons on the shore); and
13. The tow-in surfing activities take place between sunrise and sunset.

This exemption does not exempt any person or vessel from the application of any other legislation including speed restrictions and the *Prevention of Collisions at Sea Regulations 1983*.

This instrument is to be known as WAMA-2019-203337 and remains in force until 1 August 2021 unless revoked sooner.

CHRISTOPHER J. MATHER, A/Marine Safety General Manager,
Department of Transport.

MA401

**WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958**

EXEMPTION OF ELECTRIC HYDROFOILS FROM COMPLIANCE WITH CERTAIN PROVISIONS OF THE
NAVIGABLE WATERS REGULATIONS 1958

(WAMA—2019—203336)

Department of Transport,
Fremantle WA, 16 August 2019.

I, Christopher J. Mather, A/Marine Safety General Manager, Department of Transport (DoT) and delegate of the Chief Executive Officer, acting pursuant to the power in section 115A of the *Western Australian Marine Act 1982* (the Act), hereby exempt electric hydrofoils from compliance with the following regulations of the *Navigable Waters Regulations 1958* (the Regulations)—

- (a) Regulation 52A (vessels to be equipped with lifejackets);
- (b) Regulation 52B (vessels to be equipped with distress signals);

- (c) Regulation 52BAB (vessels to be equipped with an Emergency Position Indicating Radio Beacon or EPIRB);
- (d) Regulation 52C (vessels to be equipped with anchors and lines);
- (e) Regulation 51D(3) (vessels under 7 metres in length not fitted with a bilge pump to carry a bucket or bailer); and
- (f) Regulations 45B(7)(a)(i), (ii) and (iii) (vessels to display registration numbers of a certain size, in a specified location).

The exemptions above are subject to the following conditions—

Registration

1. The electric hydrofoil displays the registration number allotted to it on the left and right sides of the board, with each digit not less than 50 millimetres in height and not less than 12 millimetres in width. The registration number must otherwise comply with regulations 45B(7)(b)(iv) and (v) of the Regulations.

Operation

2. The electric hydrofoil is operated between the hours of sunrise and sunset.

Safety Equipment

3. An operator of an electric hydrofoil outside protected waters and more than 400 metres from any shore, is to—

- a. wear any of the following, appropriate in terms of buoyancy and size to the body mass of that person—
 - i. a Level 50 lifejacket;
 - ii. a Level 50S lifejacket;
 - iii. a Level 100 lifejacket;
 - iv. a Level 150 lifejacket;
 - v. a Level 275 lifejacket;
 - vi. a SOLAS lifejacket;
 - vii. a PFD Type 1;
 - viii. a PFD Type 2;
 - ix. a PFD Type 3; and
- b. subject to condition 4, carry—
 - i. an EPIRB or personal locator beacon; or
 - ii. distress signals: not fewer than 2 red hand-held flares or parachute distress rockets, and not fewer than 2 hand-held orange smoke signals or 1 orange smoke canister.

4. An operator of an electric hydrofoil more than 2 nautical miles from the mainland, or more than 400 metres from an island that is more than 2 nautical miles from the mainland; carries an EPIRB or personal locator beacon.

5. The required distress signals must—

- a. not pass the marked manufacturer expiry date;
- b. comply with the *Marine Order Part 25 (Equipment—lifesaving) 2014* (Commonwealth), or *Australian Standard 2092-2004 Pyrotechnical marine distress flares and signals for pleasure craft* published by Standards Australia as amended from time to time.

6. The required safety equipment is maintained in a serviceable condition and produced to a DoT officer upon request.

This instrument does not exempt an electric hydrofoil from being operated in compliance with other marine legislation requirements including speed restrictions, recreational skipper's ticket requirements and the *Prevention of Collisions at Sea Regulations 1983*.

The terms in this instrument have the same meaning given to the terms in the Act and the Regulations.

This instrument is to be known as WAMA—2019—203336 and remains in force until 1st August 2021, unless revoked sooner.

CHRISTOPHER J. MATHER, A/Marine Safety General Manager,
Department of Transport.

MINERALS AND PETROLEUM

MP401**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum
Karratha WA 6741.

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.

R. YOUNG, Warden.

To be heard by the Warden at Karratha on 17 October 2019.

WEST PILBARA MINERAL FIELD

Prospecting Licences

P 47/1744 Arnold, Ashley Dean

MP402**MINING ACT 1978**

INTENTION TO FORFEIT

Department Mines, Industry Regulation and Safety
Perth WA 6000.

In accordance with Regulation 50 of the *Mining Regulations 1981*, notice is hereby given that unless the outstanding royalty payment due on the under mentioned leases is paid on or before 12 September 2019 or a written submission is made by that date to the Minister of the Mining Act for the Minister to consider, it is the intention of the Minister under the provisions of Section 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant by the holder of the under mentioned leases for failure to comply with the royalty provisions in accordance with Regulation 86A.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
MINING LEASE		
M 45/1230	Altura Lithium Operations Pty Ltd	Marble Bar
M 47/1359-I	Process Minerals International Pty Ltd	West Pilbara M.F.

MP404**MINING ACT 1978**

FORFEITURE

Department of Mines, Industry Regulation and Safety
East Perth WA 6004.

I hereby declare in accordance with the provisions of section 96A of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for failure to comply with statutory requirements being failure to pay annual rent.

DANIEL ENDACOTT, Acting Executive Director, Resource and
Environmental Compliance Division.

Tenement	Holder	Mineral Field
EXPLORATION LICENCE		
53/1865	Australian Mineral Partners Pty Ltd	Murchison
80/5060	Sarag Pty Ltd	Kimberley
80/5077	Sarag Pty Ltd	Kimberley
80/5084	Sarag Pty Ltd	Kimberley

MP403

MINING ACT 1978
INTENTION TO FORFEIT

Department Mines, Industry Regulation and Safety
Perth WA 6000.

In accordance with Regulation 50 of the *Mining Regulations 1981*, notice is hereby given that unless the outstanding royalty payment due on the under mentioned leases is paid on or before 12 September 2019 or a written submission is made by that date to the Minister of the Mining Act for the Minister to consider, it is the intention of the Minister under the provisions of Section 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant by the holder of the under mentioned leases for failure to comply with the royalty provisions in accordance with Regulation 86A.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
MINING LEASE		
M 08/470	Spiers, Jasper Kelwin	Ashburton M.F.
M 09/109	Kapitany, Tamas Pas, Johan Pieter	Gascoyne M.F.
M 27/485	NBT Metals Pty Ltd	Kanowna
M 45/1230	Altura Lithium Operations Pty Ltd	Marble Bar
M 47/1359-I	Process Minerals International Pty Ltd	West Pilbara M.F.
M 59/749	GNT Resources Pty Ltd	Yalgoo M.F.
M 63/148	Whitfield Minerals Pty Ltd	Dundas M.F.
M 70/1143	WA Kaolin Holdings Pty Ltd	South West M.F.
M 77/109	Tianye Sxo Gold Mining Pty Ltd	Yilgarn M.F.
M 77/677	Goldlake Holdings Pty Ltd	Yilgarn M.F.
M 77/1015	Stephen, Kim Alexander Stephen, Carolyn May	Yilgarn M.F.

MP405

MINING ACT 1978
INTENTION TO FORFEIT

Department of Mines, Industry Regulation and Safety
Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 16 September 2019 it is the intention of the Minister responsible for the Mining Act under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
EXPLORATION LICENCE		
E 09/1639	Polymetallica Minerals Limited	Gascoyne
E 09/1640	Polymetallica Minerals Limited	Gascoyne
E 09/1641	Polymetallica Minerals Limited	Gascoyne
E 40/343	Baker, Glenn William	North Coolgardie
E 52/1998	Murchison Copper Mines Pty Ltd	Peak Hill
E 52/2402	Ora Gold Limited Richmond, William Robert	Peak Hill
MINING LEASE		
M 15/1448	Bullabulling Pty Ltd Maximus Resources Ltd	Coolgardie
M 15/1769	Maximus Resources Ltd	Coolgardie
M 15/1776	Maximus Resources Ltd	Coolgardie
M 16/462	Toro Mining Pty Ltd	Coolgardie
M 53/490	Photios, Michael John	East Murchison
M 53/491	Photios, Michael John	East Murchison

TRANSPORT

TN401

ROAD TRAFFIC (VEHICLES) ACT 2012**HARVEST MASS MANAGEMENT SCHEME ORDER 2019**

I, Richard Sellers, in my capacity as Commissioner of Main Roads, hereby make an Order for the modification of mass requirements, under section 33, of the *Road Traffic (Vehicles) Act 2012*.

1. Revocation of previous notices

The *Harvest Mass Management Scheme Order 2018*, issued by the Commissioner of Main Roads under the *Road Traffic (Vehicles) Act 2012*, is revoked.

2. Citation

This is the *Harvest Mass Management Scheme Order 2019*.

3. Commencement and duration

This Order has effect on the first day of October each year and ceases to have effect on the last day of February the following year.

4. Interpretation

In this Order, unless the contrary intention appears—

Business Rules means the document, as amended from time to time, entitled “Harvest Mass Management Business Rules” published on the Main Roads website.

HMMS means the Harvest Mass Management Scheme.

Grain Receiver means a person who accepts grain deliveries, at one or more sites, for the purpose of storage and handling and who is registered with the Commissioner of Main Roads for the purposes of the HMMS.

Main Roads Website means the website maintained by the Commissioner of Main Roads.

5. Application

This Order applies to a vehicle that is—

- (a) registered with a Grain Receiver for the purposes of the HMMS;
- (b) being operated in accordance with the Business Rules; and
- (c) being used to transport grain from a paddock directly to a Grain Receiver accepting the particular type of grain being transported.

6. Modification of mass requirements

The modified mass requirement specified in the Business Rules is approved for a vehicle to which this Order applies, subject to the conditions specified in the Business Rules.

7. Access approval

(1) A vehicle to which this Order applies is approved to operate on the corresponding RAV Network applying to the vehicle under the—

- (a) *Prime Mover, Trailers Combinations Order 2017*;
- (b) *Truck, Trailers Combinations Order 2017*;
- (c) *Tri Drive Prime Mover, Trailer Combinations Period Permit*; or
- (d) *Tri Drive Truck, Trailer Combinations Period Permit*.

(2) In addition to sub-clause (1), a vehicle may also operate on a road approved under a Main Roads permit that has been issued to allow individual access to that vehicle.

Dated: 9 August 2019.

RICHARD SELLERS, Commissioner of Main Roads.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962**DECEASED ESTATES****Notice to Creditors and Claimants**

In the matter of the Estate of Darryl Stephen Hale, late of 73/43 Wickham Street, East Perth, in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the deceased, who died on the 10th day of June 2019, are required by the

Executor, Brendon John Hale, to send the particulars of their claim to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia, by the 16th day of September 2019, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

GLEN B. GILES, Taylor Smart.

ZX402

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Moszko Mejer Dzienciol, late of 1/470 Crawford Road Dianella, 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 the 24 June 2002, are required by the trustee of the late Moszko Mejer Dzienciol, to send the particulars of their claim to Rowick & Bucolo Lawyers of 1/26 Saunders Street, East Perth in the State of Western Australia, within 31 days from the date of publication of this notice, after which date the said trustee may convey or distribute the assets, having regard only to the claims of which he then has had notice.

ZX403

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Brett David Templeman, late of 3/29 Fifth Avenue, Beaconsfield in the State of Western Australia, Truck Driver, who died on 7 August 2017.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased person are required by the deceased's representative, Keith Gordon Sorensen to send particulars of their claims to him at K. G. Sorensen, Barrister & Solicitor, Level 1, 16 Irwin Street, Perth WA 6000 within one (1) month of the date of publication hereof after which date the deceased's representative may convey or distribute the assets, having regard only to the claims of which he has then received notice.

K. G. SORENSEN.

ZX404

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 estate of Neil Alfred Wolfgram late of 7 Forrest Street Goomalling, WA deceased, who died on the 26th April are required by the Administrators of the Estate namely Karen Sue Mitchell and Stephanie Paige Cecelia Wolfgram to send particulars of their claims to them, c/- Guardian Wills and Probate PO Box 26 Joondalup DC WA 6919, within one (1) month of the date of publication hereof, after which date the executors may convey or distribute the assets having regard to the claims of which they then have notice.

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

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 16 September 2019 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Abdullah, Ali Abdul Latiff Ayob, also known as Mathews, Anthony Paul, late of 4 Taywood Drive, Wanneroo, who died on 22 July 2019 (DE19962371 EM23).

Downie, Carole, also known as Cross, Carole and De Silva, Carole, late of Pam Corker House Hostel, U28, 15 Eastcott Street, Waroona, who died on 18 June 2019 (DE33073573 EM37).

Ewen, Celia Georgina, late of Regis Cypress Gardens, 22 Coongan Avenue, Greenmount, who died on 4 June 2019 (DE19822487 EM37).

Higginbotham, Letitia Edith, late of Baptistcare Yallambee, 1 Fenton Street, Mundaring, who died on 26 June 2019 (DE33015532 EM26).

Loveless, Margaret Jean, late of 102 Warton Road, Huntingdale, who died on 16 April 2019 (DE19923951 EM38).

Maiolo, Antonio, late of Italian Community Nursing Home, 33 Kent Road, Marangaroo, who died on 21 December 2017 (PM33086616 EM214).

Murray, Ann Elizabeth, formerly of 12 Brookside Avenue, Kelmscott, late of 5 Marconi Street, Pingelly, who died on 29 July 2019 (DE19850247 EM110).

O'Brien, Wayne, late of 111 Bottlebrush Drive, Kiara, who died on 2 June 2019 (DE33158926 EM24).

Shiel, Anthony, late of Juniper Care, 4-10 Hayman Road, Bentley, who died on 23 April 2019 (DE33081807 EM32).

Strang, James Taylor Reid, also known as Strang, James Taylor, late of 13 Littleton Street, Falcon, who died on 28 May 2019 (DE19911157 EM35).

Wall, Faye Dorothy, formerly of 15 Turret Road, Willetton, late of Joseph Cooke Hostel, 2 Houtmans Street, Shelley, who died on 30 June 2019 (DE19981759 EM313).

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

ZX406**PUBLIC TRUSTEE ACT 1941****ADMINISTERING OF ESTATES**

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

Dated at Perth 16th day of August 2019.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Murray, Joy (DE19830153 EM16)	Formerly of 65 Camberwell Street, East Victoria Park, late of Baptistcare Gracehaven, 2 Westralia Gardens, Rockingham	8 June 2019	8 August 2019