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Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

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- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper.
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After lodging any notices, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR EASTER 2020

A gazette will be published at noon on **Thursday 9th April**
and closing time for copy is Tuesday 7th April at noon.

A gazette will be published at noon on **Friday 17th April**
and closing time for copy is Wednesday 15th April at noon.

The Gazette will not be published on Tuesday 14th April.

— PART 1 —

HEALTH

HE301

Mental Health Act 2014

Mental Health Amendment Regulations 2020

SL 2020/13

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Mental Health Amendment Regulations 2020*.

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 *Mental Health Regulations 2015*.

4. Regulation 4A amended

In regulation 4A(3) delete the Table and insert:

Table

Name	Registration number
David Kit Leong Chang	MED0001974222
Noel Deane Collins	MED0002118860
Akhtar Husein Kapasi	MED0002101295
Thomas Blacklay Mole	MED0002210280
Tracy Mary Ryan	MED0001960530
Lynette Si Jing Teoh	MED0002171591

R. NEILSON, Clerk of the Executive Council.

INDUSTRY REGULATION

IS301

Building Act 2011

Building Amendment Regulations 2020

SL 2020/11

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Building Amendment Regulations 2020*.

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 — when the *Caravan Parks and Camping Grounds Amendment Regulations 2020* regulation 7 comes into operation.

3. Regulations amended

These regulations amend the *Building Regulations 2012*.

4. Schedule 4 amended

In Schedule 4 clause 2 after item 9 insert:

9A.	Building work for a manufactured home or attachment as those terms are defined in the <i>Caravan Parks and Camping Grounds Regulations 1997</i> regulation 40A.
-----	---

R. NEILSON, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301

Caravan Parks and Camping Grounds Act 1995

**Caravan Parks and Camping Grounds
Amendment Regulations 2020**

SL 2020/12

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Caravan Parks and Camping Grounds Amendment Regulations 2020*.

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 *Caravan Parks and Camping Grounds Regulations 1997*.

4. Regulation 3 amended

In regulation 3 insert in alphabetical order:

builder means a building service practitioner registered under the *Building Services (Registration) Act 2011* section 17 in the class of building practitioner;

5. Regulation 32 amended

In regulation 32(1), (1a) and (4)(a) delete “registered under the *Builders’ Registration Act 1939*”.

6. Regulation 36 amended

In regulation 36(1) and (4)(a) delete “registered under the *Builders’ Registration Act 1939*”.

7. **Part 4A inserted**

After regulation 40 insert:

Part 4A — Manufactured homes and attachments

40A. Terms used

In this Part —

attachment means an attachment to a manufactured home that —

- (a) is used as an extension of the habitable area of that manufactured home; and
- (b) has walls and a roof and can be assembled or dismantled within 24 hours by no more than 2 people;

flexible attachment means an attachment made entirely of flexible material except for —

- (a) the supporting frame; and
- (b) any windows or doors, which may be made of flexible or rigid material;

manufactured home —

- (a) means a structure that —
 - (i) is not a vehicle, train, vessel or aircraft; and
 - (ii) is movable or capable of movement; and
 - (iii) is fitted or designed for habitation; and
 - (iv) immediately prior to 1 July 2019 was located at a place with purported approval;

and

- (b) unless the contrary intention appears, includes an attachment;

purported approval means approval given, purportedly under regulation 30(1), for a manufactured home to be brought onto a place, notwithstanding that —

- (a) the manufactured home was not a park home; or
- (b) the place was not a facility;

rigid attachment means an attachment that is not a flexible attachment.

40B. Manufactured homes and attachments

- (1) These regulations (other than the provisions listed in the Table and regulations 30, 31, 34, 35 and 36) apply

to and in relation to a manufactured home in a facility and an attachment in a facility as if —

- (a) a manufactured home were a caravan; and
- (b) a manufactured home were a park home; and
- (c) a manufactured home were not —
 - (i) a building for the purposes of Schedule 7 clause 11(1); or
 - (ii) a residential building for the purposes of Schedule 7 clause 11(3);

and

- (d) an attachment were an annexe; and
- (e) a flexible attachment were a flexible annexe; and
- (f) a rigid attachment were a rigid annexe; and
- (g) in regulations 15(1) and 19(1)(k) the following words were deleted —
 - (i) “has wheels attached to it, or in the case of a park home assembled from components, each component of the park home has wheels attached to it, and”; and
 - (ii) “under its own power or by being towed.”;

and

- (h) in regulation 15(2) the words “moved, under its own power or by being towed.” were deleted and replaced with “moved.”; and
- (i) in Schedule 5 clause 4(2) the word “parked” were deleted and replaced with “located”.

Table

r. 3 def. of <i>park home park</i>	r. 4
r. 5	r. 9
r. 32	r. 65(d)(i)
r. 72	Sch. 5 cl. 3
Sch. 7 cl. 52(1)	

- (2) Regulations 30, 31, 34 and 35 apply to and in relation to a manufactured home and an attachment as if —
 - (a) a manufactured home were a caravan; and
 - (b) a manufactured home were a park home; and
 - (c) an attachment were an annexe; and
 - (d) a rigid attachment were a rigid annexe; and

- (e) in regulations 30(2)(b) and 31(2) a reference to the certificates referred to in regulation 32(1) or (1a), and (2) or regulation 32(4)(a) and (b) were a reference to the certificates referred to in regulation 40C; and
 - (f) in regulations 34(2)(b) and 35(2) a reference to the certificates referred to in regulation 36 were a reference to —
 - (i) certificates issued before 1 July 2019, purportedly under regulation 36; or
 - (ii) the certificates referred to in regulation 36 as modified by subregulation (3).
- (3) Regulation 36 applies to and in relation to a rigid attachment to be attached to a manufactured home in a facility as if —
- (a) a manufactured home were a caravan; and
 - (b) an attachment were an annexe; and
 - (c) a rigid attachment were a rigid annexe.

40C. Manufactured home certificates

- (1) A person who wishes to bring a manufactured home on to a facility must show the local government and the licence holder of the facility —
- (a) a certificate issued before 1 July 2019 in relation to the manufactured home, purportedly under regulation 32(1), (1a) or (4)(a); or
 - (b) a certificate signed and dated by a builder stating that the manufactured home has been constructed in accordance with the requirements of the Building Code applicable with respect to a particular class or classes, specified in the certificate.

Penalty for this subregulation: a fine of \$4 000.

- (2) A person who wishes to bring a manufactured home on to a facility must show the local government and the licence holder of the facility —
- (a) a certificate issued before 1 July 2019 in relation to the manufactured home, purportedly under regulation 32(2) or (4)(b); or
 - (b) a certificate signed and dated by a professional engineer stating —
 - (i) that in the opinion of the engineer the manufactured home is structurally sound; and

- (ii) the wind velocity that the manufactured home has been constructed to withstand; and
- (iii) that the manufactured home is able to be moved within 24 hours of any services attached to it being disconnected; and
- (iv) if the manufactured home is assembled from components — that the manufactured home is able to be moved within 24 hours of it being split into components.

Penalty for this subregulation: a fine of \$4 000.

- (3) A builder or professional engineer must not make a statement in a certificate referred to in subregulation (1)(b) or (2)(b) that is false in a material particular if the builder or professional engineer —
 - (a) knew the statement was false; or
 - (b) made the statement with disregard as to its truth or falseness.

Penalty for this subregulation: a fine of \$4 000.

R. NEILSON, Clerk of the Executive Council.

LOTTERIES

LO301

LOTTERIES COMMISSION ACT 1990

LOTTERIES COMMISSION (AUTHORISED LOTTERIES) (SET FOR LIFE) AMENDMENT RULES 2020

Made by the Lotteries Commission under section 28(1) of the Act.

1. Citation

These rules are the *Lotteries Commission (Authorised Lotteries) (Set For Life) Amendment Rules 2020*.

2. Commencement

These rules come into operation as follows—

- (a) rules 1, 2 and 3—on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules—immediately after the Set For Life draw on 16 March 2020.

3. Rules amended

These rules amend the *Lotteries Commission (Authorised Lotteries) Rules 2016*.

4. Rule 3 amended

- (1) In rule 3 in the definition of *lotto* delete “(g) Soccer Pools;”
- (2) In rule 3 in the definition of *lotto draw* delete “includes a Soccer Pools Game as described in Part 9” and insert—

means a draw for a game of lotto conducted in accordance with these rules
- (3) In rule 3 delete the definitions of—
 - Pools Game*
 - Soccer Pools*

(4) In rule 3 in the definition of *selling period* delete “lotto draw, Cash 3 draw or Soccer Pools Game” and insert—

lotto draw or Cash 3 draw

5. Rule 22 amended

(1) In rule 22(b) delete “or bonus”.

(2) In rule 22(d) delete “or 1st”.

6. Rule 33 amended

(1) In rule 33(2) delete “or Prize Level” and “or Level”.

(2) In rule 33(3)—

(a) delete “or Prize Level”;

(b) delete “division 1 or 1st Prize” and insert—
division 1, or in the case of Set for Life, divisions 1 and 2

(3) Delete rule 33(4) and insert—

(4) Where a rounding off takes place under subrule (3)—

(a) for all lotto except Set for Life, the Commission may adjust the prize pool for division 1; and

(b) for Set for Life, the Commission may use the prize reserve fund to pay or receive the rounding off amount,

to ensure that the whole of the prize pool for that draw is distributed.

7. Rule 34 amended

(1) In rule 34(4) delete “division 1 or 1st Prize” and insert—

division 1, or in the case of Set for Life, a division 1 or division 2

(2) In rule 34(6) delete “or 1st Prize”.

8. Rule 110 amended

(1) In rule 110 delete the definitions of—

bonus number

QuickSET entry

SET

(2) In rule 110 insert in alphabetical order—

draw means a lotto draw conducted in accordance with rule 114 and supervised in accordance with rule 20;

game means that part of an entry consisting of 7 selected numbers;

supplementary number means either of the last 2 numbers generated in a Set for Life draw;

(3) In rule 110 in the definition of *winning number* delete “8” and insert—

7

9. Rule 111 amended

(1) In rule 111(1)—

(a) delete paragraph (a) and insert—

select 7 numbers between 1 and 44 in at least 1 game board on the playslip for at least 7 consecutive draws.

(b) delete paragraph (b).

(2) Delete rule 111(2) and insert—

(2) A subscriber will not be able to select a system entry in Set for Life.

(3) Delete rule 111(3).

(4) In rule 111(5)—

(a) delete “SET” the first time it appears and insert—

game board

(b) delete paragraph (a) and insert—

(a) 7 selected numbers for 7 consecutive draws, the resulting receipted ticket constitutes one entry (made up of no fewer than 1 game to 15 games) in Set for Life.

(c) delete paragraph (b).

10. Rule 112 amended

(1) In rule 112(1)—

(a) delete paragraph (c)(i) and insert—

(i) 7 numbers between 1 and 44 for 7 consecutive draws;

(b) delete paragraph (c)(ii).

- (c) in paragraph (d)—
 - (i) delete “8” and insert—
7
 - (ii) delete “SETs” and insert—
games
 - (iii) delete “2” and insert—
1
- (2) In rule 112(2)(a)—
 - (a) delete “8” and insert—
7
 - (b) delete “SETs” and insert—
games
 - (c) delete “(1)(d); or” and insert—
(1)(d),
- (3) In rule 112(2), delete paragraph (b).

11. Rule 113 amended

- (1) In rule 113(2)(a) delete “38.645%” and insert—
36.95%
- (2) In rule 113(3) delete “1st Prize in accordance with rule 119” and insert—
division 1 and division 2 prizes in accordance with rules 119 and 119A
- (3) In rule 113(4) delete “The prize” and insert—
Subject to rules 33(4) and 117(4), the prize

12. Rule 114 amended

- (1) In rule 114—
 - (a) delete “10” and insert—
9
 - (b) delete “8” and insert—
7
 - (c) delete “*bonus*” and insert—
supplementary
 - (d) delete “37” and insert—
44

13. Rule 115 amended

- (1) In rule 115—
 - (a) in paragraph (a) delete “1st Prize, if all 8” and insert—
division 1, if all 7
 - (b) in paragraph (b)—
 - (i) delete “2nd Prize, if any 7” and insert—
division 2, if any 6
 - (ii) delete “or 2 bonus numbers” and insert—
supplementary number
 - (c) in paragraph (c) delete “3rd Prize, if any 7” and insert—
division 3, if any 6
 - (d) in paragraph (d)—
 - (i) delete “4th Prize, if any 6” and insert—
division 4, if any 5
 - (ii) delete “bonus” and insert—
supplementary
 - (e) in paragraph (e) delete “5th Prize, if any 6” and insert—
division 5, if any 5
 - (f) in paragraph (f)—
 - (i) delete “6th Prize, if any 5” and insert—
division 6, if any 4
 - (ii) delete “bonus” and insert—
supplementary
 - (g) in paragraph (g) delete “7th Prize, if any 5” and insert—
division 7, if any 4

- (h) in paragraph (h)—
 - (i) delete “8th Prize, if any 4” and insert—
division 8, if any 3
 - (ii) delete “bonus” and insert—
supplementary
- (i) delete “SET” and insert—
game

14. Rule 116 amended

- (1) In rule 116(1)—
 - (a) delete “Prize Level” and insert—
division
 - (b) delete “SET” and insert—
game

- (2) Delete rule 116(2).

Note: The heading to amended rule 116 is to read—

Only one prize per game

15. Rule 117 amended

- (1) In rule 117(1) delete “118 and 119” and insert—
118, 119 and 119A
- (2) In rule 117(2)—
 - (a) delete “Prize Level” (each occurrence) and insert—
division
 - (b) delete “SETs” and insert—
games
- (3) In rule 117(3) delete “Prize Level” and insert—
division (other than divisions 1 and 2)
- (4) In rule 117(4) delete “adjust the prize pool for 1st Prize” and insert—
use the prize reserve fund to pay or receive the rounding off amount

16. Rule 118 amended

Delete rule 118, and insert—

Subject to rules 119 and 119A, if no one wins a prize in any particular division in a Set for Life draw, the prize pool allocated to that division will be added to the prize pool for—

- (a) the next lower division in which there is at least one winner in that Set for Life draw; or
- (b) the next higher division in which there is at least one winner if there are no winners in any lower division in that Set for Life draw.

Note: The heading to amended rule 118 is to read—

Application of prize pool if divisions 3 to 8 not won

17. Rule 119 amended

In rule 119, delete “1st Prize” (each occurrence) and insert—
division 1

Note: The heading to amended rule 119 is to read—

Application of prize reserve fund to division 1

18. Rule 119A inserted

After rule 119 insert—

119A. Application of prize reserve fund to division 2

- (1) If there is no division 2 winner in a particular Set for Life draw, the prize reserve fund retains the entire amount allocated to it for that draw.
- (2) If up to 4 winners win division 2 in a particular Set for Life draw, then each winner is entitled to \$5 000 a month for a period of 1 year.
- (3) If more than 4 winners win division 2 in a particular Set for Life draw, then each winner is entitled to an equal share of \$20 000 a month, paid in monthly instalments for a period of 1 year.
- (4) If a division 2 winner dies before the payment term is completed, upon the Commission being satisfied of the circumstances, the deceased’s remaining entitlement to prize payment is to be calculated and paid as a lump sum, which may be dealt with as a part of the deceased’s estate.

4. Regulation 12 amended

Delete regulation 12(1) and (2) and insert:

(1) In this regulation —

relevant plans means the following plans held at the office of the Authority, each of those plans being certified by the Minister as a plan prepared for the purpose of defining the Midland redevelopment area —

- (a) the plan entitled “Midland redevelopment area (METRONET East — Midland project area)”;
- (b) the plan entitled “Midland redevelopment area (METRONET East — Bayswater project area)”;
- (c) the plan entitled “Midland redevelopment area (METRONET East — Forrestfield project area)”.

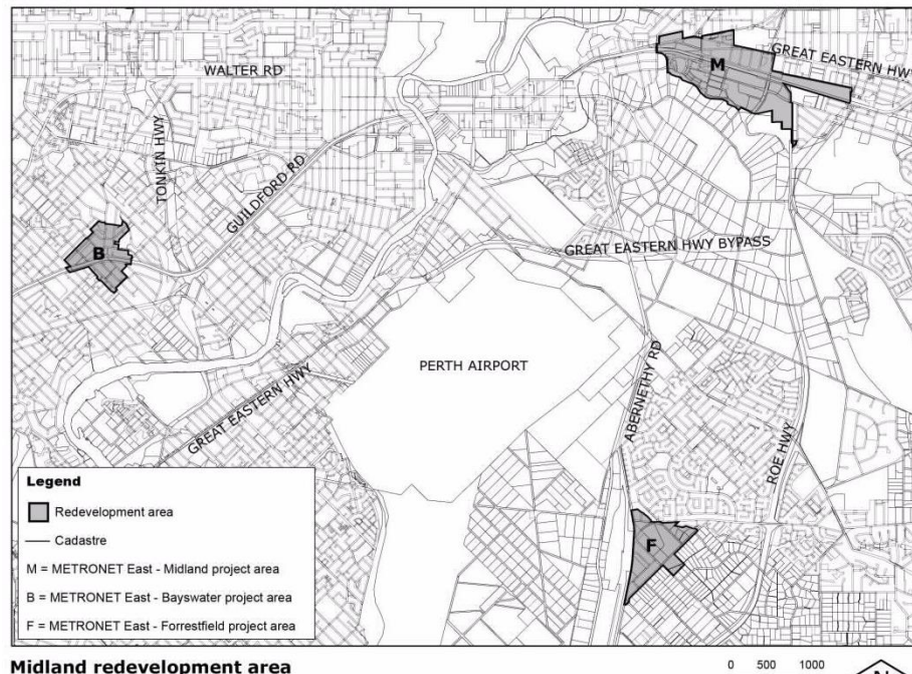
(2) All of the land in the area outlined in bold on each of the relevant plans is declared to be a redevelopment area.

5. Schedule 3 replaced

Delete Schedule 3 and insert:

Schedule 3 — Midland redevelopment area

[r. 12(4)]



Midland redevelopment area

RACING, GAMING AND LIQUOR

RA301

Gaming and Wagering Commission Act 1987

**Gaming and Wagering Commission Amendment
Regulations 2020**

SL 2020/10

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Gaming and Wagering Commission Amendment Regulations 2020*.

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 *Gaming and Wagering Commission Regulations 1988*.

4. Regulation 23 amended

- (1) Before regulation 23(1) insert:
 - (1A) In this regulation —
approved electronic bingo equipment means gaming equipment approved by the Commission for use in conducting bingo by electronic means.
- (2) In regulation 23(1) delete “shall” and insert:

must
- (3) In regulation 23(2):
 - (a) delete “shall —” and insert:

for a session of bingo must —

- (b) in paragraph (a) delete “each session” and insert:

the session
- (c) delete paragraphs (b) to (d) and insert:
 - (b) if the session has more than 100 participants — provide not less than 2 spotters for the session, who must not participate in the session; and
 - (c) at the conclusion of each game in the session, cause the winning card numbers to be —
 - (i) called back and checked with the drawn numbers by 2 unsuccessful players in the game; or
 - (ii) displayed to each player by means of approved electronic bingo equipment;
 - and
 - (d) ensure that each player participates in no more than 1 call back under paragraph (c)(i) in the session.

5. Schedule 4 amended

- (1) In Schedule 4 Part 1 clause 4(1) delete “15 numbers printed on it.” and insert:

on it 15 numbers printed or reproduced by electronic means.
- (2) In Schedule 4 Part 1 clause 4(2) delete “serial” and insert:

game

R. NEILSON, Clerk of the Executive Council.

WORKSAFE

WS301

OCCUPATIONAL SAFETY AND HEALTH ACT 1984

COMMISSION FOR OCCUPATIONAL SAFETY AND HEALTH (APPOINTMENT OF MEMBER) INSTRUMENT 2020

Made by the Governor in Executive Council.

1. Citation

This instrument is the *Commission for Occupational Safety and Health (Appointment of Member) Instrument 2020*.

2. Term used: commencement day

In this instrument—

commencement day means—

- (a) if this instrument is made on or before 4 April 2020—4 April 2020; or
- (b) if this instrument is made after 4 April 2020—the day on which this instrument is made.

3. Appointment of member under *Occupational Safety and Health Act 1984* section 6(2)(d)(iv)

Adrienne Marie LaBombard, having been nominated by the Chamber of Minerals and Energy of Western Australia Inc. for appointment under the *Occupational Safety and Health Act 1984* section 6(2)(d)(iv) as a member of the Commission for Occupational Safety and Health, is appointed to hold office under that provision for the term that commences on the commencement day and ends on, and includes, 3 April 2023.

R. NEILSON, Clerk of the Executive Council.

— PART 2 —

ENVIRONMENT

EV401

WASTE AVOIDANCE AND RESOURCE RECOVERY ACT 2007

DELEGATION NO. 3

I, Mike Rowe, in my capacity as Chief Executive Officer of the Department responsible for the administration of the *Waste Avoidance and Resource Recovery Act 2007* (“the Act”), and pursuant to section 92 of the Act, hereby delegate—

1. to the holders for the time being of the following offices of the Department of Water and Environmental Regulation—

- i. office of the Executive Director, Strategic Policy; and
- ii. office of the Director, Strategic Policy;

my powers and duties under—

- (a) Section 47F of the Act; and
- (b) Regulations 3I, 3J, 3K, 3L, 3M, 3N, 3O, 3P, 3Q, 3R, 3S, 3T and 3W of the *Waste Avoidance and Resource Recovery (Container Deposit Scheme) Regulations 2019*,

other than this power of delegation.

Dated: 26 February 2020.

MIKE ROWE, Chief Executive Officer.

FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994

ABROLHOS ISLANDS AND MID WEST TRAWL MANAGED FISHERY MANAGEMENT PLAN 1993

AREAS CLOSED TO FISHING FOR SCALLOPS AND PRAWNS IN THE ABROLHOS ISLANDS AND MID WEST TRAWL MANAGED FISHERY

Notice No. 1 of 2020

I, Rick Fletcher, Executive Director Fisheries and Agriculture Resource Management of the Department of Primary Industries and Regional Development, Western Australia, in accordance with clause 12 of the *Abrolhos Islands and Mid West Trawl Managed Fishery Management Plan 1993* (the Plan) consider it in the better interest of the fishery to hereby—

1. Cancel *Notice No. 2 of 2019*, dated 3 July 2019;
2. Permit fishing for scallops in the waters described in Item 2 of Schedule 1 of the Plan during the period 0800 hours on 1 March 2020 and ending at 0800 hours 31 August 2020; and 0800 hours on 1 March 2021 and ending at 0800 hours 31 August 2021; and 0800 hours on 1 March 2022 and ending at 0800 hours 31 August 2022;
3. Permit fishing for scallops and prawns during the period commencing at 0800 hours on 1 March 2020 and ending at 0800 hours 31 August 2020; and 0800 hours on 1 March 2021 and ending at 0800 hours 31 August 2021; and 0800 hours on 1 March 2022 and ending at 0800 hours 31 August 2022 in that part of the Fishery bounded by a line commencing at a point at 28° 22.003' south latitude and 113° 59.779' east longitude; then extending easterly along the geodesic to a point at 28° 21.30' south latitude and 114° 02.10' east longitude; then extending south-easterly along the geodesic to a point at 28° 24.50' south latitude 114° 03.50' east longitude; then extending south-westerly along the geodesic to a point at 28° 25.994' south latitude and 114° 01.66' east longitude; then extending north-westerly along the geodesic to the commencement point;
4. Permit fishing for scallops and prawns in the waters described in Item 3 of Schedule 1 of the Plan during the period commencing at 0800 hours on 1 March 2020 and ending at 0800 hours on 15 November 2020; and 1 March 2021 and ending at 0800 hours on 15 November 2021; and 1 March 2022 and ending at 0800 hours on 15 November 2022;

5. Prohibit fishing for scallops or prawns at any other time in all waters of the Fishery; and
6. Prohibit fishing for scallops or prawns at all times in the waters described in Schedule 1 of the *Houtman Abrolhos Reef Observation Areas Notice 1994*.

RICK FLETCHER, Executive Director Fisheries and
Agriculture Resource Management
as delegate for Chief Executive Officer.

Dated this 26th day of February 2020.

FI402

FISH RESOURCES MANAGEMENT ACT 1994

NICKOL BAY PRAWN MANAGED FISHERY MANAGEMENT PLAN 1991

AREAS CLOSED TO FISHING FOR PRAWNS IN THE NICKOL BAY PRAWN MANAGED FISHERY FOR 2020; 2021 AND 2022

Notice No. 1 of 2020

I, Rick Fletcher, Executive Director, Fisheries and Agricultural Resource Management of the Department of Primary Industries and Regional Development, in accordance with clause 9 of the *Nickol Bay Prawn Managed Fishery Management Plan 1991* (the Plan), being of the opinion that it is in the better interest of the Nickol Bay Prawn Managed Fishery (the Fishery) to do so, do hereby—

1. Cancel *Notice of Areas Closed to Fishing for Prawns in the Nickol Bay Prawn Managed Fishery for 2017; 2018; and 2019: Notice No. 1 of 2017* dated 28 February 2017; and
2. Prohibit fishing for prawns in those parts of the Fishery, between the times and dates provided for in items (a) to (f) below—
 - (a) fishing for prawns is prohibited in all waters of the Fishery from the date of the signing of this Notice until 0800 hours on 1 March 2020.
 - (b) fishing for prawns is prohibited from the date of the signing of this Notice until 0800 hours 30 October 2022 in the New Port of Dampier as contained in the Schedule to this Notice.
 - (c) fishing for prawns is prohibited between 0800 hours 1 March 2020 to 0600 hours 30 May 2020; and 0800 hours 1 March 2021 to 0600 hours 30 May 2021; and 0800 hours 1 March 2022 to 0600 hours 30 May 2022, in—
 - (i) the Nickol Bay Size Management Fish Ground as contained in the Schedule to this Notice;
 - (ii) the Extended Nickol Bay Size Management Fish Ground as contained in the Schedule to this Notice;
 - (iii) the Depuch Size Management Fish Ground as contained in the Schedule to this Notice; and
 - (iv) the De Grey Size Management Fish Ground as contained in the Schedule to this Notice.
 - (d) fishing for prawns is prohibited between 1800 hours each day and 0600 hours the following day from 1800 hours 30 May 2020 to 0600 hours 14 June 2020; from 1800 hours 30 May 2021 to 0600 hours 14 June 2021; and from 1800 hours 30 May 2022 to 0600 hours 14 June 2022 in—
 - (i) the Nickol Bay Size Management Fish Ground as contained in the Schedule to this Notice; and
 - (ii) the Depuch Size Management Fish Ground as contained in the Schedule to this Notice.
 - (e) fishing for prawns is prohibited from 0800 hours 1 October 2020 to 0800 hours 30 October 2020; from 0800 hours 1 October 2021 to 0800 hours 30 October 2021; and from 0800 hours 1 October 2022 to 0800 hours 30 October 2022 in—
 - (i) the Nickol Bay Size Management Fish Ground as contained in the Schedule to this Notice; and
 - (ii) the Depuch Size Management Fish Ground as contained in the Schedule to this Notice.
 - (f) fishing for prawns is prohibited in all waters of the Fishery from 0800 hours 30 October 2020 to 0800 hours 1 March 2021; from 30 October 2021 to 1 March 2022; and from 30 October 2022 to 1 May 2023.

SCHEDULE 1

New Port of Dampier

All the waters of the Fishery bounded by a line commencing on the mainland at a point at 20°41.907' south latitude and 116°39.008' east longitude; then extending northerly along the geodesic to a point at 20°37.899' south latitude and 116°38.124' east longitude (on East Lewis Island at King Point); then generally easterly along the high water mark on the southern side of East Lewis Island to a point at 20°37.754' south latitude and 116°39.907' east longitude (on East Lewis Island at Roe Point); then easterly along the geodesic towards a point at 20°37.499' south latitude and 116°44.759' east

longitude (on the mainland at Phillip Point); then generally south-westerly along the high water mark to the commencement point.

(* the above description differs from the Nickol Bay Prawn Managed Fishery Management Plan 1991 description of the Port of Dampier)

Nickol Bay Size Management Fish Ground

All waters of Nickol Bay bounded by a line commencing at a point at 20°31.485' south latitude and 116°51.994' east longitude (on the mainland at Sloping Point); then extending south-easterly along the geodesic to a point at 20°38.10' south latitude and 117°02.30' east longitude (on Dixon Island); then southerly along the geodesic to a point at 20°38.90' south latitude and 117°02.20' east longitude (on the mainland); then generally westerly, south-westerly, northerly, and north-easterly along the high water mark to the commencement point.

Extended Nickol Bay Size Management Fish Ground

All waters of Nickol Bay bounded by a line commencing on Dolphin Island at a point at 20°28.887' south latitude and 116°53.147' east longitude; then extending south-easterly along the geodesic to a point at 20°38.10' south latitude and 117°02.30' east longitude (on Dixon Island); then north-westerly along the geodesic to a point at 20°31.485' south latitude by 116°51.994' east longitude (on the mainland at Sloping Point); then due north along the meridian to a point at 20°31.00' south latitude and 116°51.994' east longitude (on Dolphin Island); then generally northerly along the high water mark on the eastern side of Dolphin Island to the commencement point.

Depuch Size Management Fish Ground

All waters of the Fishery bounded by a line commencing on the mainland at a point at 20°42.633' south latitude and 117°33.00' east longitude; then extending due north along the meridian to a point at 20°36.50' south latitude and 117°33.00' east longitude; then due east along the parallel to a point at 20°36.50' south latitude and 117°43.00' east longitude (on Depuch Island); then generally south-westerly and south-easterly along the high water mark on the western side of Depuch Island to a point at 20°39.25' south latitude and 117°43.95' east longitude; then generally southerly along the geodesic to a point at 20°40.772' south latitude and 117°44.305' east longitude (on the mainland); then generally westerly along the high water mark to the commencement point.

De Grey Size Management Fish Ground

All waters of the Fishery bounded by a line commencing at a point at 20°10.623' south latitude and 118°53.554' east longitude; then extending generally north-westerly along the geodesic to a point at 20°06.60' south latitude and 118°50.00' east longitude; then generally northerly along the geodesic to a point at 20°01.20' south latitude and 118°48.30' east longitude; then generally north-easterly along the geodesic to a point at 19°57.00' south latitude and 118°50.50' east longitude; then generally north-easterly along the geodesic to a point at 19°53.20' south latitude and 118°53.60' east longitude; then generally north-easterly along the geodesic to a point at 19°49.20' south latitude and 119°00.20' east longitude; then generally north-easterly along the geodesic to a point at 19°47.50' south latitude and 119°05.30' east longitude; then generally south-easterly along the geodesic to a point at 19°49.90' south latitude and 119°11.50' east longitude; then south-easterly along the geodesic to a point at 19°53.60' south latitude and 119°15.80' east longitude; then due south along the meridian to a point at 19°58.50' south latitude and 119°15.80' east longitude (on the mainland); then generally westerly and south-westerly along the high water mark to the commencement point.

RICK FLETCHER, Executive Director.

Dated this 27th day of February 2020.

FI403

FISH RESOURCES MANAGEMENT ACT 1994 ABALONE MANAGEMENT PLAN 1992 CLOSURE WITHIN THE FISHERY

I, Heather Brayford, Deputy Director General Sustainability and Biosecurity as delegate for the Chief Executive Officer of the Department of Primary Industries and Regional Development Western Australia, and pursuant to clause 16(1) of the *Abalone Management Plan 1992*, am of the opinion that a prohibition on fishing is required in the better interests of the Fishery, and I prohibit fishing for Greenlip Abalone in the *Augusta sub-area* within Area 3 of the Fishery until 31 March 2021.

Augusta sub-area—

All waters bounded by a line commencing at a point at 33° 38.676' south latitude and 115° 20.675' east longitude (on the mainland near Busselton Jetty); then extending due north along the meridian to a point at 33° 29' south latitude and 115° 20.675' east longitude; then extending due east along the parallel to a point at 33° 29' south latitude and 114° 30' east longitude; then extending due south along the meridian to a point at 35° 00' south latitude and 114° 30' east longitude; then extending due west along the parallel to a point at 35° 00' south latitude and 115° 24' east longitude; then extending due north along the meridian to a point at 34° 20.048' south latitude and 115° 24' east longitude (on the mainland); then generally westerly, northerly and easterly along the high water mark to the commencement point.

HEATHER BRAYFORD, Deputy Director General Sustainability
and Biosecurity as delegate for the Chief Executive Officer.

Dated this 27th day of February 2020.

FI404

FISH RESOURCES MANAGEMENT ACT 1994**ABALONE MANAGEMENT PLAN 1992**

STATEMENT OF DETERMINATION

I, Heather Brayford, Deputy Director General Sustainability and Biosecurity as delegate for the Chief Executive Officer of the Department of Primary Industries and Regional Development Western Australia, pursuant to clause 11(3) of the *Abalone Management Plan 1992*, hereby make a determination in regard to the maximum quantity of abalone that may be taken from the relevant areas of the Abalone Managed Fishery during the licensing period commencing on 1 April 2020, as set out below—

Area 1

5,000 kilograms of Roe's abalone (whole weight)
1,200 kilograms of Greenlip abalone (meat weight)
60 kilograms of Brownlip abalone (meat weight)

Area 2

13,200 kilograms of Roe's abalone (whole weight)
6,000 kilograms of Greenlip abalone (meat weight)
5,000 kilograms of Brownlip abalone (meat weight)

Area 3

4,000 kilograms of Greenlip abalone (meat weight)
4,500 kilograms of Brownlip abalone (meat weight)

Area 4

0 kilograms of Greenlip abalone (meat weight)
0 kilograms of Brownlip abalone (meat weight)

Area 5

15,000 kilograms of Roe's abalone (whole weight)

Area 6

7,500 kilograms of Roe's abalone (whole weight)

Area 7

26,500 kilograms of Roe's abalone (whole weight)

Area 8

0 kilograms of Roe's abalone (whole weight)

HEATHER BRAYFORD, Deputy Director General Sustainability
and Biosecurity as delegate for the Chief Executive Officer.

Dated this 27th day of February 2020.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995*City of Busselton*

BASIS OF RATES

I, Michael Connolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 12 December 2019, determined that the method of valuation to be used by the City of Busselton as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	All those portions of land being Lot 164 to 167 inclusive as shown on Deposited Plan 417403.

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

ROTTNEST ISLAND

RX401

ROTTNEST ISLAND AUTHORITY ACT 1987**ROTTNEST ISLAND MANAGEMENT PLAN 2020-24 APPROVAL NOTICE**

Given by the Minister under section 24 of the *Rottnest Island Authority Act 1987*.

1. Citation

This notice is the *Rottnest Island Management Plan 2020-24 Approval Notice*.

2. Notice of approval

The Minister gives notice that the Rottnest Island Management Plan 2020-24 has been approved without modifications made by the Minister under section 23 of the Act.

3. Inspection of the management plan

Copies of the Rottnest Island Management Plan 2020-24 may be inspected at—

- (a) the Visitor Centre, Rottnest Island;
- (b) Rottnest Island Authority, E Shed, Victoria Quay, Fremantle WA; or
- (c) the Rottnest Island Authority website www.rottnestisland.com.

4. Obtaining a copy of the management plan

Copies of the Rottnest Island Management Plan 2020-24 may be obtained from—

- (a) the Rottnest Island Authority website www.rottnestisland.com; or
- (b) the Rottnest Island Visitor Centre
- (c) Rottnest Island Authority, E Shed, Victoria Quay, Fremantle Western Australia.

Hon PAUL PAPALIA CSC MLA, Minister for Tourism.

PUBLIC NOTICES

ZZ401

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 the deceased persons listed below are required to send particulars of their claims to the legal personal representatives of care of Kott Gunning, Level 8, 140 St Georges Terrace, Perth by 14 April 2020, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which they then have notice.

Thelma Fay Gaunt, late of Baptistcare David Buttfield Centre, 649 North Beach Road, Gwelup, date of death 22 November 2019.

Thomas Leslie Swannell, late of Wearne House, 7 Leslie Street, Mandurah, date of death 31 October 2019.

ZZ402

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Philip Alexander Deschamp, late of 56 Waterford Avenue, Waterford 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 11 July 2019, are required by the Executor Mary Euphemia Clark Deschamp, to send the particulars of their claim to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia by 31 March 2020, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 26th day of February 2020.

GLEN B. GILES, Taylor Smart.

ZZ403

TRUSTEES ACT 1962
ADMINISTRATION AND PROBATE ACT 1935 (TAS)
DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Philip Morgan Morris, late of 8 Gordon Street, Swansea in Tasmania, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* (WA) and Section 54 of the *Administration and Probate Act 1935* (TAS) relates) in respect of the Estate of the deceased, who died on 26 September 2018, are required by the Administrator Tracey Anne Thomas, to send the particulars of their claim to Messrs Roberts and Partners Lawyers of Suite 5a/1 Stanton Place, Cambridge in the State of Tasmania 7170, by 4 April 2020, after which date the Administrator may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 4th day of March 2020.

ROBERTS AND PARTNERS LAWYERS, Solicitors for the Administrator.

ZZ404

TRUSTEES ACT 1962
ADMINISTRATION AND PROBATE ACT 1935 (TAS)
DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Sandra Helen Morris, late of Coolibah Aged Care Facility, 30 Third Avenue, Mandurah in Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* (WA) and Section 54 of the *Administration and Probate Act 1935* (TAS) relates) in respect of the Estate of the deceased, who died on 24 May 2019, are required by the Executor Anton Jean-Pierre Roberts, to send the particulars of their claim to Messrs Roberts and Partners Lawyers of Suite 5a/1 Stanton Place, Cambridge in the State of Tasmania 7170, by 4 April 2020, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 4th day of March 2020.

ROBERTS AND PARTNERS LAWYERS, Solicitors for the Executor and Trustee.
