



**WESTERN
AUSTRALIAN
GOVERNMENT**
azette

ISSN 1448-949X (print)

ISSN 2204-4264 (online)

PRINT POST APPROVED PP665002/00041

1761



PERTH, FRIDAY, 19 JUNE 2020 No. 100

PUBLISHED BY AUTHORITY KEVIN J. McRAE, GOVERNMENT PRINTER AT 12.00 NOON

© STATE OF WESTERN AUSTRALIA

CONTENTS

PART 1

	Page
Electricity Industry Exemption Amendment Order 2020.....	1763
Liquor Control (Parnpajinya Restricted Area) Regulations 2020	1774
Police Regulations Amendment (Fees and Charges) Regulations 2020.....	1764
Vocational Education and Training (Colleges) Amendment Regulations 2020	1776

PART 2

Fire and Emergency Services.....	1779
Fisheries.....	1780
Health.....	1780
Justice.....	1781
Local Government.....	1781
Minerals and Petroleum	1787
Planning	1788
Premier and Cabinet.....	1788
Public Notices.....	1792
Salaries and Allowances Tribunal	1789
Transport.....	1790
Water.....	1791
WorkCover.....	1791

IMPORTANT COPYRIGHT NOTICE

© State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Attorney General for Western Australia. Inquiries in the first instance should be directed to the Government Printer, State Law Publisher, slp@dpc.wa.gov.au.

Note: A Creative Commons Attribution 4.0 International Licence (CC BY 4.0) applies with respect to material on the WA Legislation Website (with certain exceptions), and to copies of Acts, and reprints of Acts and subsidiary legislation, printed by the Government Printer. To view relevant information and for a link to a copy of the licence, visit www.legislation.wa.gov.au.

PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

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

The following guidelines should be followed to ensure publication in the *Government Gazette*—

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper.
- Copy must be lodged with the Publication Officer, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition)—

Email address:
slp@dpc.wa.gov.au

Postal address:
State Law Publisher
Locked Bag 3001,
West Perth, 6872
Telephone: 6552 6000

- Inquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

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.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2019 (Prices include GST)

Deceased Estate notices (per estate)—\$74.65

Articles in Public Notices Section—\$75.75 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices—

Per Column Centimetre—\$15.10

Bulk Notices—\$276.65 per page

Electronic copies of gazette notices sent to clients for lodgement with the Delegated Legislation Committee—\$49.85

Clients who **have** an account will only be invoiced for charges over \$100.

For charges under \$100, clients will need to supply credit card details at time of lodging notice (i.e. a notice under 7cm would not be invoiced).

Clients without an account will need to supply credit card details at the time of lodging the notice.

— PART 1 —

ENERGY

EN301

Electricity Industry Act 2004

Electricity Industry Exemption Amendment Order 2020

SL 2020/83

Made by the Governor in Executive Council.

1. Citation

This order is the *Electricity Industry Exemption Amendment Order 2020*.

2. Commencement

This order comes into operation as follows —

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

3. Order amended

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

4. Clause 19 amended

In clause 19(4) delete “30 June 2020.” and insert:

30 June 2021.

5. Clause 28 inserted

After clause 27 insert:

28. Exemption for Pilbara Energy Company — Pilbara Energy Connection

(1) In this clause —

Pilbara Energy Company means Pilbara Energy Company Pty Ltd (ACN 624 732 878);

Pilbara Energy Connection means the electricity infrastructure used, or to be used, for, or in connection with, or to control, the transportation of electricity between each of the following, through the Lambda Terminal located on mining tenement L45/474 —

- (a) the Chichester Hub located on mining tenement L45/456;
 - (b) the Iron Bridge located on mining tenement L45/467;
 - (c) the Solomon Hub located on mining tenement L47/859.
- (2) Pilbara Energy Company is exempt from the *Electricity Industry Act 2004* section 7(2) in relation to the construction and operation of the Pilbara Energy Connection.

M. INGLIS, Clerk of the Executive Council.

POLICE

PO301

Firearms Act 1973
Pawnbrokers and Second-hand Dealers Act 1994
Police Act 1892
Security and Related Activities (Control) Act 1996

Police Regulations Amendment (Fees and Charges) Regulations 2020

SL 2020/82

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Police Regulations Amendment (Fees and Charges) Regulations 2020*.

2. Commencement

These regulations come into operation as follows —

- (a) Part 1 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2020.

Part 2 — *Firearms Regulations 1974* amended

3. Regulations amended

This Part amends the *Firearms Regulations 1974*.

4. Schedule 1A replaced

Delete Schedule 1A and insert:

Schedule 1A — Fees

[r. 2(1)]

Item	Fee for	Fee \$
1.	Application for firearm licence (r. 3A, 3B) —	
	(a) by person without such a licence	274
	(b) by person renewing such a licence	57
	(c) by person with such a licence wanting licence for 1 or more additional firearms	192
2.	Application for firearm collector's licence (r. 3A, 3B) —	
	(a) by person without such a licence	354
	(b) by person renewing such a licence	63
	(c) by person with such a licence wanting licence for 1 or more additional firearms	203
3.	Application for corporate licence (r. 3A, 3B) —	
	(a) by person without such a licence	452
	(b) by person renewing such a licence	131
	(c) by person with such a licence wanting licence for 1 or more additional firearms	203
4.	Application for dealer's licence (r. 3A, 3B) —	
	(a) by person without such a licence	465
	(b) by person renewing such a licence	121
5.	Application for repairer's licence (r. 3A, 3B) —	
	(a) by person without such a licence	465
	(b) by person renewing such a licence	94
6.	Application for manufacturer's licence (r. 3A, 3B) —	
	(a) by person without such a licence	465
	(b) by person renewing such a licence	94
7.	Application for shooting gallery licence (r. 3A, 3B) —	
	(a) by person without such a licence	318
	(b) by person renewing such a licence	97

Item	Fee for	Fee \$
8.	Application for ammunition collector's licence (r. 3A, 3B) —	
	(a) by person without such a licence	318
	(b) by person renewing such a licence	64
9.	Application for permit under s. 17 of the Act, per month or part of a month for which permit issued	62
10.	Extract of licence (r. 7A)	20
11.	Duplicate of licence (r. 8)	35
12.	Replacement for an extract of licence (r. 8)	20
13.	Police custody of firearm, per year or part of year (r. 11)	162

Part 3 — Pawnbrokers and Second-hand Dealers Regulations 1996 amended

5. Regulations amended

This Part amends the *Pawnbrokers and Second-hand Dealers Regulations 1996*.

6. Regulation 28 amended

In regulation 28 delete the Table and insert:

Table — Fees for application for licences

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
1.	Pawnbroker's licence only			
(a)	150 or more transactions in a year	4 230	5 148	6 048
(b)	50-149 transactions in a year	2 114	2 573	3 023
(c)	0-49 transactions in a year	1 057	1 286	1 511

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
2.	Second-hand dealer's licence only (computer option)			
(a)	150 or more transactions in a year	4 230	5 148	6 048
(b)	50-149 transactions in a year	2 114	2 573	3 023
(c)	0-49 transactions in a year	1 057	1 286	1 511
3.	Second-hand dealer's licence only (facsimile option)			
(a)	150 or more transactions in a year	4 357	5 396	6 420
(b)	50-149 transactions in a year	2 178	2 697	3 209
(c)	0-49 transactions in a year	1 089	1 348	1 604
4.	Pawnbroker's licence and second-hand dealer's licence			
(a)	150 or more transactions in a year	4 238	5 159	6 062

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
(b)	50-149 transactions in a year	2 118	2 578	3 030
(c)	0-49 transactions in a year	1 059	1 289	1 515

7. Regulation 29 amended

In regulation 29 delete the Table and insert:

Table — Fees for renewal of licences

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
1.	Pawnbroker's licence only			
(a)	150 or more transactions in a year	4 180	5 076	5 955
(b)	50-149 transactions in a year	2 090	2 537	2 977
(c)	0-49 transactions in a year	1 045	1 268	1 488

Item	Licence	For period not exceeding 1 year	For period not exceeding 2 years but longer than 1 year	For period not exceeding 3 years but longer than 2 years
		\$	\$	\$
2.	Second-hand dealer's licence only (computer option)			
(a)	150 or more transactions in a year	4 180	5 076	5 955
(b)	50-149 transactions in a year	2 090	2 537	2 977
(c)	0-49 transactions in a year	1 045	1 268	1 488
3.	Second-hand dealer's licence only (facsimile option)			
(a)	150 or more transactions in a year	4 306	5 324	6 326
(b)	50-149 transactions in a year	2 152	2 661	3 162
(c)	0-49 transactions in a year	1 075	1 330	1 580

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
4.	Pawnbroker's licence and second-hand dealer's licence			
(a)	150 or more transactions in a year	4 187	5 087	5 969
(b)	50-149 transactions in a year	2 093	2 543	2 983
(c)	0-49 transactions in a year	1 046	1 271	1 491

Part 4 — *Police (Fees and Charges) Regulations 2018* amended

8. Regulations amended

This Part amends the *Police (Fees and Charges) Regulations 2018*.

9. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 4(1)]

	Rate	Amount
1.	Copy of traffic infringement notice record	\$31.50
2.	Escorts and guards — each person provided per hour and part of an hour for high risk escorts carried out by TRG	\$127.50
3.	Authorised copy of a photograph	\$10.90

	Rate	Amount
4.	National criminal history record check — (a) issued to a volunteer organisation (b) issued to a public sector body	\$16.70 \$32.50
5.	National police certificate	\$55.80
6.	Provision of incident information as defined in the <i>Road Traffic (Administration) Act 2008</i> section 12(1) — (a) to those involved or their representatives (outlining certain accident details) (b) to the Insurance Commission of Western Australia for third party insurance purposes	\$46.90 \$46.90
7.	Provision of information about a reported incident, other than incident information as defined in the <i>Road Traffic (Administration) Act 2008</i> section 12(1), to those involved or their representatives (outlining certain incident details)	\$47.40
8.	Replacement of prosecution documents — (a) a statement of the material facts of a charge, which has already been served (per hour or part of an hour) (b) additional copy of documents already disclosed (per hour or part of an hour)	\$98.00 \$98.00

10. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Charges for major events

[r. 6 and 8]

	Rate/hour	Amount
1.	Planning rate	\$61.00
2.	Attendance rate	\$108.00
3.	General overhead expenses rate	\$15.00

	Rate/hour	Amount
4.	Overhead expenses rate for air support — helicopter	\$2 857.00
5.	Overhead expenses rate for air support — fixed wing aircraft	\$1 721.00

**Part 5 — *Security and Related Activities (Control)*
Regulations 1997 amended**

11. Regulations amended

This Part amends the *Security and Related Activities (Control) Regulations 1997*.

12. Schedule 4 replaced

Delete Schedule 4 and insert:

Schedule 4 — Fees

[r. 54]

Provision of Act or regulations Column 1	Subject matter Column 2	Fee \$ Column 3
<i>Agent's licences</i>		
s. 46(1)(c)	Application for issue of agent's licence — for 1 year or less for more than 1 year but not more than 3 years	1 219 1 228
s. 46(1)(c)	Application by licensee for additional agent's licence (each licence)	799
s. 49(1)(c)	Application for renewal of agent's licence — for 3 years (each licence)	862
s. 46(1)(c)	Application for issue of temporary licence under s. 42B	1 219

Provision of Act or regulations Column 1	Subject matter Column 2	Fee \$ Column 3
<i>Other licences, endorsements and permits</i>		
s. 46(1)(c)	Application for issue of licence (other than agent's licence or temporary licence) — for 1 year or less for more than 1 year but not more than 3 years	331 340
s. 46(1)(c)	Application by licensee for additional licence (other than agent's licence or temporary licence) (each licence)	199
s. 49(1)(c)	Application for renewal of licence (other than agent's licence or temporary licence) — for 3 years or less (each licence)	213
r. 10(b)	Application for endorsement under s. 24	181
r. 12	Application for permit under s. 25	216
r. 13(b)	Application for endorsement under s. 26	181
s. 46(1)(c)	Application for issue of temporary licence under s. 42A	331
<i>Miscellaneous</i>		
s. 10(2)	Application to inspect register	43
s. 10(3)	Certified copy of register entry	45
s. 66	Issue of duplicate licence or duplicate identity card	31
s. 94(4)(b)	Additional fee if fingerprints and palm prints are required under s. 48(1)(a) or (b)(i)	113

M. INGLIS, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA301

Liquor Control Act 1988

**Liquor Control (Parnpajinya Restricted Area)
Regulations 2020**

SL 2020/81

Made by the Governor in Executive Council.

Part 1 — Preliminary**1. Citation**

These regulations are the *Liquor Control (Parnpajinya Restricted Area) 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. Term used: Parnpajinya Aboriginal Community

In these regulations —

Parnpajinya Aboriginal Community means —

- (a) the area of land described as Reserve 42835 being Lot 228 on Deposited Plan 038162 and being the whole of the land in Record of Qualified Certificate of Crown Land Title Volume LR3133 Folio 736; and
- (b) the land that is within 100 metres of the outer boundary of the area of land described in paragraph (a).

Part 2 — Restricted area**4. Declaration of restricted area**

The Parnpajinya Aboriginal Community is declared to be a restricted area for the purposes of section 175(1a) of the Act.

5. Notice of restricted area

- (1) The Director of Liquor Licensing must take all reasonable steps to cause to be posted, and while the Parnpajinya Aboriginal

Community continues to be a restricted area by operation of regulation 4 to be kept posted, at each place where a customary access route enters the Parnpajinya Aboriginal Community a notice —

- (a) describing the offences set out in regulation 6; and
 - (b) specifying the penalties for those offences.
- (2) A failure to comply with subregulation (1) does not invalidate the declaration in regulation 4.

Part 3 — Prohibitions and related provisions

6. Prohibitions as to liquor in the Parnpajinya Aboriginal Community

- (1) A person commits an offence if the person —
- (a) brings liquor into, or causes liquor to be brought into, the Parnpajinya Aboriginal Community; or
 - (b) possesses liquor in the Parnpajinya Aboriginal Community.

Penalty for this subregulation:

- (a) if subregulation (2) applies — a fine of \$5 000;
 - (b) in any other case — a fine of \$2 000.
- (2) This subregulation applies to an offence under subregulation (1) committed by a licensee, a manager of licensed premises or a director of a body corporate that holds a licence.

7. Seizure and disposal of containers of liquor

Despite section 155(4) and (5) of the Act, a member of the Police Force may seize and, as soon as is practicable, dispose of any opened or unopened container of liquor suspected on reasonable grounds to be the subject of an offence under regulation 6.

Part 4 — Period of effect

8. Period during which these regulations have effect

Unless sooner repealed, these regulations have effect for the period that ends at the close of 4 July 2025.

Part 5 — *Liquor Control Regulations 1989* amended

9. Regulations amended

This Part amends the *Liquor Control Regulations 1989*.

10. Regulation 27 amended

In regulation 27(4) in the Table insert in alphabetical order:

*Liquor Control (Parnpajinya Restricted Area)
Regulations 2020* regulation 6(1)

M. INGLIS, Clerk of the Executive Council.

TRAINING

TA301

Vocational Education and Training Act 1996

**Vocational Education and Training (Colleges)
Amendment Regulations 2020**

SL 2020/84

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Vocational Education and Training (Colleges) 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 *Vocational Education and Training (Colleges) Regulations 1996*.

4. Regulation 4 amended

In regulation 4(2):

- (a) in paragraph (a)(ii) delete “training;” and insert:

training, but are not courses to which targeted fee relief or no fee should apply;

- (b) in paragraph (b)(ii) after “relief” insert:

or no fee
- (c) in paragraph (c)(ii) after “relief” insert:

or no fee
- (d) in paragraph (e)(ii) delete “apply.” and insert:

apply;
- (e) after paragraph (e) insert:
 - (f) category 6 is to consist of courses that —
 - (i) are approved VET courses; and
 - (ii) the chief executive determines are courses to which no fee should apply.

5. Regulation 5 amended

In regulation 5 in the definition of *course* delete “3 or 5” and insert:

3, 5 or 6

6. Regulation 11 amended

Delete regulation 11(2) and insert:

- (2) Subregulation (1) —
 - (a) is subject to the other provisions of this Division; and
 - (b) does not apply to a course or unit for which there is a determination in force under regulation 16A.

7. Regulation 12 amended

Delete regulation 12(3).

8. Regulation 13 amended

Delete regulation 13(2).

9. Regulation 23 amended

(1) Delete regulation 23(1AA) and insert:

(1A) This regulation applies as follows —

- (a) subregulation (1) applies to a person undertaking or wishing to undertake a concession-eligible course or a category 4 course;
- (b) subregulation (2) applies to a person undertaking or wishing to undertake a concession-eligible course, a category 4 course or a category 6 course.

(2) In regulation 23(1) and (2) delete “this regulation” and insert:

this subregulation

10. Part 7 inserted

After regulation 31 insert:

Part 7 — Transitional provision**32. Transitional provision for *Vocational Education and Training (Colleges) Amendment Regulations 2020***

(1) In this regulation —

2020 instrument means the instrument issued by the chief executive under regulation 4(1) for 2020.

(2) Without limiting regulation 4(3), the chief executive may by instrument issued to all colleges amend the 2020 instrument to —

- (a) classify courses provided by colleges as category 6 courses; and
- (b) make any amendments necessary as a consequence of introducing that classification.

M. INGLIS, Clerk of the Executive Council.

— PART 2 —

FIRE AND EMERGENCY SERVICES

FE401

EMERGENCY MANAGEMENT ACT 2005

EXTENSION OF STATE OF EMERGENCY DECLARATION

I, Francis Michael Logan, the Minister for Emergency Services, hereby extend the State of emergency declaration made on 15 March 2020 at 12:45 pm.

The state of emergency declaration is extended for a period of fourteen (14) days.

The powers that may be exercised during the period by which the state of emergency declaration is extended are limited as follows: Nil limitations.

Time when declaration made: 9.17 am.

Date on which declaration made: 9 June 2020.

This declaration has effect from 12 am on 11 June 2020 and remains in force until—

(a) 12 am on 25 June 2020; or

(b) It is revoked under section 59 of the *Emergency Management Act 2005*.

This declaration of an extension of a state of emergency declaration is made under section 58 of the *Emergency Management Act 2005*.

FRANCIS M. LOGAN MLA, Minister for Emergency Services.

FE402

BUSH FIRES ACT 1954

TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Deputy Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 23 and 24 May 2020 for the local government districts of—

Carnarvon, Shark Bay, Cue, Meekatharra, Mount Magnet, Murchison, Sandstone, Upper Gascoyne, Yalgoo, Coolgardie, Leonora, Kalgoorlie-Boulder, Dundas, Wiluna, Laverton, Menzies, Ngaanyatjarraku, Greater Geraldton, Chapman Valley, Mingenew, Morawa, Northampton, Irwin, Carnamah, Coorow, Dandaragan, Moora, Perenjori, Three Springs, Victoria Plains, Waroona, Murray, Armadale, Bassendean, Bayswater, Belmont, Cambridge, Canning, Chittering, Claremont, Cockburn, Cottesloe, East Fremantle, Fremantle, Gingin, Gosnells, Joondalup, Kalamunda, Kwinana, Mandurah, Melville, Mosman Park, Nedlands, Peppermint Grove, Perth, Rockingham, Serpentine-Jarrahdale, South Perth, Stirling, Subiaco, Swan, Victoria Park, Vincent, Wanneroo, Toodyay, Mundaring, Bunbury, Capel, Dardanup, Harvey, Busselton, Augusta-Margaret River, Manjimup, Nannup, Collie, Boyup Brook, Bridgetown-Greenbushes, Donnybrook-Balingup, Albany, Denmark, Jerramungup, Gnowangerup, Plantagenet, Ravensthorpe, Esperance, Boddington, Brookton, Cuballing, Narrogin, Pingelly, Wandering, Wickiepin, Williams, Corrigin, Kondinin, Kulin, Cranbrook, Broomhill-Tambellup, Katanning, Kojonup, West Arthur, Wagin, Woodanilling, Dumbleyung, Kent, Lake Grace, Koorda, Dalwallinu, Wongan-Ballidu, Mount Marshall, Mukinbudin, Beverley, Cunderdin, Dowerin, Goomalling, Northam, Quairading, Tammin, Wyalkatchem, York, Bruce Rock, Kellerberrin, Merredin, Narembeen, Nungarin, Trayning, Westonia, Yilgarn.

PAUL RYAN, Deputy Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

Dated 22 May 2020.

FISHERIES

FI401

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

Approved Fish Processors

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 18 of the *Abalone Management Plan 1992*, hereby nominate the persons listed below as approved fish processors in respect of abalone. This Notice also revokes the previous Notice of Approved Fish Processors of 24 February 2020.

Approved Fish Processor	Fish Processor Licence
Esperance Abalone Enterprises Pty Ltd	1006
Kailis & France Foods Pty Ltd	1064
Leeuwin Star Pty Ltd	1151
Lobster Australian Pty Ltd	1174
Glen Peter Bosman	1042
WA Seafood Exporters Pty Ltd	1005
Wilson Diving Company Pty Ltd	1150
Bevans WA Pty Ltd	1107
Breaksea Nominees Pty Ltd	1269
Two Oceans Abalone Ltd	1308
Chaceon Pty Ltd	1280
FNP Catalano Nominees Pty Ltd	1020
Magic Abalone Pty Ltd	250713820
M & J Karaterpos Pty Ltd	1116

Permitted species of abalone to be processed are listed on the respective Fish Processor Licences.

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

Dated this 8th day of June 2020.

HEALTH

HE401

PUBLIC HEALTH ACT 2016**PUBLIC HEALTH (NOTIFIABLE INFECTIOUS DISEASE) ORDER (NO. 2) 2020**

Made by the Minister under section 90(2) of the *Public Health Act 2016*.

1. Citation

This order may be cited as the Public Health (Notifiable Infectious Diseases) Order (No. 2) 2020.

2. Commencement

This order comes into operation on the day on 30 July 2020.

3. Expiry of order

This order expires 6 months from the commencement date.

4. Status of order

This order revokes and replaces any previous orders pertaining to matters as set out under the Schedule.

5. Schedule

Human coronavirus with pandemic potential is declared to be—

- (a) a notifiable infectious disease; and
- (b) an urgently notifiable infectious disease.

Hon. ROGER COOK, MLA, Deputy Premier,
Minister for Health; Mental Health.

Dated 12 June 2020.

JUSTICE

JU401

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

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
Vaughan	Shelley Marie	BRS-200015	06/06/2020
Smith	John Raymond Ambrose	BRS-180162	06/06/2020
Negrieski	Toni	BRS-180168	06/06/2020
Abdulkarim	Blend Sirwan Abdulkarim	BRS-180114	06/06/2020

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

JUSTICES OF THE PEACE ACT 2004

RESIGNATIONS

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

Mr James Corry McClements of Meadow Springs

Mrs Alana Opal Pederick of Dardanaup

from the Office of Justice of the Peace for the State of Western Australia.

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

JU403

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—

Rebecca Anne Murray of Quinns Rocks

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

City of Rockingham

BASIS OF RATES

I, Peter Minchin, 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 11 June 2020, determined that the method of valuation to be used by the City of Rockingham 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 Lots 28 to 33 inclusive and Lots 54 to 59 inclusive as shown on Deposited Plan 417962.

PETER MINCHIN, Director, Liquor Control and Arbitration,
Department of Local Government, Sport and Cultural Industries.

LG402

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

City of Armadale

APPOINTMENTS

It is hereby notified for public information that effective from 5 June 2020, the following persons have been appointed as Rangers and Pound Keepers pursuant to Part XX, Section 449 of the *Local Government (Miscellaneous Provisions) Act 1960*—

Stuart McLeod
Matthew Lynch

JOANNE ABBISS, Chief Executive Officer.

LG403

LOCAL GOVERNMENT ACT 1995

Shire of Exmouth

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 1 July 2020, determined that the method of valuation to be used by the Shire of Exmouth 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 as described and shown coloured green on Deposited Plan 419179.

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

LG501

BUSH FIRES ACT 1954

City of Swan

FIRE HAZARD REDUCTION NOTICE (FIREBREAK NOTICE)

Owners and/or Occupiers of land situated within the City of Swan.

To assist in the control of bush fires, and pursuant to Section 33 of the *Bush Fires Act 1954*, all owners and occupiers of land within the City of Swan are required on or before the 1st day of November, 2020, or within 14 days of becoming an owner or occupier of land after that date, must meet the fire hazard reduction conditions described in this notice and maintain these conditions up to and including the 30th day of April, 2021.

1. All land up to 5,000m² (0.5 Hectares or 1.2 Acres)

- (1) Install and maintain an asset protection zone in accordance with the requirements specified in clause 13 of this notice.
- (2) Maintain all grass to a height of no greater than 10cm.
- (3) Areas of natural vegetation to be maintained at or below 8 tonnes per hectare.
- (4) Where a property is affected by an approved bushfire management plan, property owners must still comply with all requirements in this notice and with any additional requirements outlined within that plan.

2. All land between 5,000m² and 25,000m² (0.5—2.5 Hectares) or (1.2—6.2 Acres)

- (1) Install and maintain an asset protection zone in accordance with the requirements specified in clause 13 of this notice.
- (2) Install firebreaks immediately inside and adjacent to all external property boundaries. Firebreaks need to be 3 metres wide with a 4 metre vertical height clearance free from flammable materials and overhanging branches (see section 10 in this notice for further details).
- (3) Maintain all grass to a height of no greater than 10cm—
 - (a) If the land is stocked, the grass must be reduced and maintained to a height of no greater than 10cm by the 1st day of December.
- (4) Natural vegetation within 100 metres of buildings including attached and adjacent structures and essential infrastructure shall be maintained at or below 8 tonnes per hectare, by passive methods of fuel reduction that does not permanently remove or reduce the quantity or occurrence of the native plants, shrubs and trees within the subject area.

(5) Where a property is affected by an approved bushfire management plan, property owners must still comply with all requirements in this notice and with any additional requirements outlined within that plan.

3. All land with an area greater than 25,000m² (2.5 Hectares or 6.2 Acres)

(1) Install and maintain an asset protection zone in accordance with the requirements specified in clause 13 of this notice.

(2) Install firebreaks immediately inside and adjacent to all external property boundaries. Firebreaks need to be 3 metres wide with a 4 metre vertical height clearance free from flammable materials and overhanging branches (see section 10 in this notice for further details).

(a) Properties over 100 hectares require additional firebreaks to divide the land into areas not exceeding 100 hectares.

(3) Slash or mow grass to a height no greater than 10cm immediately adjacent to firebreaks to a minimum width of 3 metres—

(a) If the land is stocked, this grass must be reduced and maintained to a height of no greater than 10cm by the 1st day of December.

(4) Natural vegetation within 100 metres of buildings including attached and adjacent structures and essential infrastructure shall be maintained at or below 8 tonnes per hectare, by passive methods of fuel reduction that does not permanently remove or reduce the quantity or occurrence of the native plants, shrubs and trees within the subject area.

(5) Where a property is affected by an approved bushfire management plan, property owners must still comply with all requirements in this notice and with any additional requirements outlined within that plan.

4. Plantations

(1) Install and maintain external and internal firebreaks, firebreaks that form compartments (cells), firebreaks and hazard reduction measures that protect neighbouring communities and essential infrastructure in accordance with the requirements of a fire management plan approved in writing by the City; or

(2) Where no such approved fire management plan exists—

(a) Unless the City approves an alternative plan in writing in accordance with clause 4(2)(b), install and maintain external and internal firebreaks and firebreaks that form compartments (cells), and carry out all other firebreaks and hazard reduction measures which are required in accordance with the requirements and specifications within the Department of Fire and Emergency Services 'Guidelines for Plantation Fire Protection' 2011 publication; or

(b) If it is considered impractical for any reason to carry out the plantation requirements outlined above in clause 4 (2)(a), plantation owners and managers may apply in writing to the City to implement an alternative plan or measures in accordance with clause 4 of this notice. A Fire Management Plan may be required to be developed and submitted as part of the application.

5. Application to Vary Firebreak and Hazard Reduction Requirements

(1) If it is considered impractical for any reason to clear firebreaks in a manner or location required by this notice, or to carry any fire hazard reduction work or measures required by this notice, you may apply in writing on or before the 15th day of October, for approval to provide firebreaks in alternative positions or to take alternative measures to abate fire hazards on the land. Alternative firebreak application forms can be downloaded from the City of Swan website.

(2) If permission is not granted in writing by the City prior to the 1st day of November, you shall comply with the requirements of this notice.

(3) When permission for alternative firebreaks or fire hazard reduction measures has been granted, you shall comply with all conditions on the endorsed permit and maintain the land to the required standard throughout the period specified by this notice—

(a) Where a property is affected by an approved bushfire management plan, property owners must comply with any additional requirements and responsibilities outlined within that plan.

6. Fuel Dumps and Depots

Remove all flammable material within 10 metres of fuel dumps, fuel ramps or where fuel drums, whether containing fuel or not, are stored.

7. Hay Stacks

Clear and maintain a firebreak completely surrounding any haystack on the land, within 60 metres of the haystack.

8. Fire Service Access (Strategic Firebreaks)

(1) Where under a written agreement with the City, or where depicted on an approved bushfire management plan Fire Service Access (Strategic Firebreaks) are required on the land, you are required to clear and maintain the Fire Service Access (Strategic Firebreaks) a minimum of 6 metres wide along the agreed alignment to provide restricted vehicular access to emergency services and authorised vehicles.

(2) Fire Service Access (Strategic Firebreaks) must be free from flammable material and unimpeded by obstructions including boundary fences and gates unless approved in writing by the City.

(3) Gates may only be secured with City of Swan Fire Service padlock.

(4) Fire Service Access (Strategic Firebreaks) shall be graded to provide a continuous 4 wheel drive trafficable surface a minimum of 4 metres wide with a 1 metre shoulder on either side.

(5) All branches must be pruned and obstacles removed to maintain a 4 metre vertical height clearance above the full 6 metre width of the trafficable surface.

9. Emergency Access Ways

(1) Where under a written agreement with the City, or where depicted on an approved bushfire management plan, Emergency Access Ways are required on private land, you are required to clear and maintain a vehicular access way to a minimum of 6 metres wide along the agreed alignment.

(2) Emergency access ways must be free from flammable material and unimpeded by obstructions including boundary fences and gates unless approved in writing by the City.

(3) Gates on Emergency Access Ways must remain unlocked at all times.

(4) Emergency Access Ways shall be graded and have suitable drainage to provide a minimum 6 metre wide continuous trafficable surface suitable for all types of 2 wheel drive vehicles.

(5) All branches must be pruned and obstacles removed to maintain a 4 metre vertical height clearance above the full 6 metre width of the trafficable surface.

10. Firebreak Construction

(1) Firebreaks are to be developed and maintained clear of all obstacles and flammable materials to create a minimum of 3 metres wide trafficable surface suitable for 4 wheel drive vehicles.

(2) Overhanging branches must be pruned to provide a 4 metre vertical clearance above the full width of the firebreak surface.

(3) Boundary firebreaks must be aligned immediately inside and adjacent to the external property boundaries.

(4) Alternative Firebreaks that are approved in writing by the City, or as depicted within a bushfire management plan approved in writing by the City, are to be constructed to the same standard as general firebreaks and must be constructed along the specified alignment.

(5) Firebreaks must not terminate in a dead end.

(6) Firebreaks may be constructed by ploughing, grading, raking, burning, chemical spraying or any other approved method that achieves the required standard.

11. Driveways

Where building sites are situated more than 50 metres from a public road—

(1) Driveways must be maintained clear of all permanent obstacles and flammable materials to create a minimum 3 metre wide trafficable surface suitable for all types of 2 wheel drive vehicles.

(2) Overhanging branches must be pruned to provide a 4 metre vertical clearance above the driveway.

12. Fuel Reduction—Natural Vegetation

(1) Available bushfire fuels must be maintained at or below—

(a) Asset Protection Zones—2 tonnes per hectare

(b) Hazard Separation Zones—8 tonnes per hectare

*This requirement only applies where HSZs are depicted within a Fire Management Plan approved in writing by the City.

(c) Natural Vegetation—8 tonnes per hectare for areas of natural vegetation within 100 metres of buildings, attached and adjacent structures and essential infrastructure

(2) Passive Fuel Reduction within natural vegetation may be achieved by burning, raking, pruning, weed management, removal of dead materials and any other approved method.

(3) Permanent removal or partial clearing of natural vegetation including individual or groups of native grasses, shrubs or trees may only be carried out to meet the minimum requirements of this notice.

(4) Permanent clearing of natural vegetation structures including individual plants, shrubs or trees, that exceeds the requirements of this notice or the specifications outlined within a bushfire management plan approved in writing by the City, is only permitted in accordance with the provisions and exemptions outlined within the *Environmental Protection Act 1986*, or with the approval of the Department of Water and Environmental Regulation and the City of Swan.

Note: Advice and resources on how to measure and manage native vegetation fuel loads are available from the Department of Fire and Emergency Services or the City of Swan.

13. Asset Protection Zones Specification

Asset protection zones for habitable buildings and other assets must meet the following requirements—

(1) Extend 20 metres out from any external walls of the building, attached structures, or adjacent structures within 6 metres of the habitable building, unless varied under an approved bushfire management plan.

(2) On sloping ground the asset protection zone distance shall increase with 1 metre for every degree in slope on the sides of the building/ structure that are exposed to down slope natural vegetation.

- (3) Asset protection zone requirements only apply within the boundaries of the lot on which the asset is located and cannot be enforced across boundaries.
- (4) Recommendation Only—Asset protection zones predominantly consist of non-flammable managed vegetation, reticulated lawns and gardens and other non-flammable features.
- (5) All grass is maintained to or under 10cm.
- (6) Fuel loads must be reduced and maintained at 2 tonnes per hectare or lower.
- (7) The crowns of trees are to be separated where possible to create a clear separation distance between adjoining or nearby tree crowns. The separation distance between tree crowns is not required to exceed 10 metres. Clearing or thinning existing trees to create distances greater than 10 metres separation between tree crowns within an asset protection zone is not required or supported by this notice and requires approval from the Department of Water and Environmental Regulation and the City of Swan.
- (8) A small group of trees within close proximity to one another may be treated as one crown provided the combined crowns do not exceed the area of a large or mature crown size for that species.
- (9) Trees are to be low pruned (or under pruned) to at least a height of 2 metres from ground.
- (10) No tree, or shrub over 2 metres high is planted within 2 metres of a building, especially adjacent to windows.
- (11) There are no tree crowns or branches hanging over buildings.
- (12) Clear and prune scrub to reduce to a sparse density (able to walk through vegetation with relative ease with minimal deviation around trees and shrubs).
- (13) Install paths or clear flammable or dry vegetation, debris and materials immediately adjacent to the building.
- (14) Wood piles and flammable materials stored a safe distance from buildings.

14. Burning

All burning must be carried out in accordance with the relevant provisions of this notice and the *Bush Fires Act 1954*, Health Act 1911 and the City's Consolidated Local Laws 2005.

Prohibited Period: All burning, including garden refuse and camping fires are prohibited.

Restricted Period: All burning requires a permit except for the burning of garden refuse and camping fires which are subject to the following conditions—

- (1) The fire must not be lit if the Fire Danger Rating is Very High or above, or if a Total Fire Ban or a Harvest and Vehicle Movement Ban is declared.
- (2) Only one fire is allowed at any time and it does not exceed 1 cubic metre in size.
- (3) No flammable material within 5 m of the fire.
- (4) The fire is only lit between 6 pm and 11 pm and completely extinguished by midnight.
- (5) At least one person capable of controlling the fire is in attendance at all times with adequate means of extinguishing the fire.

15. Cooking Fires

Fires for the purpose of cooking are exempt from burning period restrictions subject to the following conditions—

- (1) The fire must not be lit if the Fire Danger Rating is Very High or above, or if a Total Fire Ban or a Harvest and Vehicle Movement Ban is declared.
- (2) The fire is contained in a purpose built appliance and
 - (a) at a person's home; or
 - (b) an area is set aside for that purpose by the State Authority or City of Swan
- (3) No flammable material within 5 m of the fire.
- (4) At least one person capable of controlling the fire is in attendance at all times with adequate means of extinguishing the fire.

16. Compliance

(1) In addition to the requirements of this notice, further works which are considered necessary by an Authorised Officer of the City may be required as specified in writing in a subsequent notice addressed to the land owner.

(2) Where the owner or occupier of the land fails or neglects to comply with the requirements of this notice or a subsequent notice addressed to the land owner, the City of Swan may enter onto the land with workmen, contractors, vehicles and machinery to carry out the requisitions of the notice at the expense of the land owner.

(3) Failure to comply with this notice and subsequent written notices may result in a penalty not exceeding \$5,000, or the issue of a \$250 infringement notice and liability for any costs incurred by the City in relation to works undertaken on behalf of the land owner

(4) Where a property is affected by an approved bushfire management plan, property owners must still comply with all requirements in this notice and with any additional requirements outlined within that plan.

17. Definitions

- 'Alternative Firebreak'** is a firebreak that is in an alternative position or alignment to the external boundaries of a property.
- 'Alternative Firebreak Application'** is an application that may be made by a land owner to install firebreaks in an alternative position, or to carry out an alternative measures in lieu of general firebreaks.
- 'Available Fuel'** is the bush fuel consisting of live and dead vegetation such as stubble, mulch, leaf litter, twigs, trash, scrub and other vegetation less than 6mm in diameter capable of carrying a running fire and will actually burn under prevailing conditions.
- 'City'** means the City of Swan.
- 'Buildings, Attached and Adjacent Structures'** means habitable buildings that are used as a dwelling, workplace, place of gathering or assembly, a building that is a car park, or a building used for the storage or display of goods or produce for sale by whole sale in accordance with classes 1-9 of the Building Code of Australia. The term building includes attached and adjacent structures like garages, carports verandas or similar roofed structure(s) that are attached to, or within 6 metres of the dwelling or primary building.
- 'Asset Protection Zone (APZ)'** is a low fuel area that is reduced of flammable vegetation and materials surrounding buildings and essential infrastructure to minimise the likelihood and impact that direct flame contact, radiant heat or ember attack may have on buildings and assets in the event of a bushfire. This area must extend out from the external walls of a building or asset a minimum of 20 metres.
- 'Bushfire Management Plan'** or **'Fire Management Plan'** is a comprehensive plan that may be placed on the certificate of title(s) of land that has been developed as a condition of development or subdivision. Bushfire Management Plans may become out dated and it's the responsibility of the property owner to review and keep them current. Where a property is affected by an approved bushfire management plan, property owners must still comply with all requirements in the Annual Fire Hazard Reduction Notice and with any additional requirements outlined within that plan.
- 'Emergency Access Way'** is a two wheel drive trafficable, 6 metre wide access route to provide local residents, general public and emergency services alternative links to road networks at the end of cul- de-sacs or areas where access is limited during an emergency incident.
- 'Essential Infrastructure'** or **'Critical Infrastructure'** means assets, infrastructure, systems and networks that provide essential services necessary for social and economic wellbeing and is typically public infrastructure. Assets and infrastructure, usually of a public nature, that generate or distribute electricity, water supply, telecommunications, gas and dams are typical assets that are essential to society and are often located in, or traverse areas that are prone to bushfires.
- 'Firebreak'** is an area of land cleared of flammable material (see available fuel above) to minimise the spread of a bushfire and to provide access for firefighting services. For the purpose of this notice the term firebreak is a strip of land at minimum 3 metres with a 4 metres vertical clearance, constructed to provide a 4 wheel drive trafficable surface for access by emergency and authorised vehicles. Boundary firebreaks are installed immediately adjacent the external boundaries of a property.
- 'Fire Hazard'** means accumulated fuel (living or dead) such as leaf litter, twigs, trash, bush, dead trees and scrub capable of carrying a running fire, but excludes standing living trees and isolated shrubs.
- 'Hazard Separation Zone (HSZ)'** means an area extending out from an asset protection zone a distance of 80 metres unless otherwise specified, to create a graduated fuel reduction and separation from natural vegetation.
- 'Natural Vegetation'** means natural areas of forest, woodland, shrubland, scrub, mallee or mulga.
- 'Passive Fuel Reduction'** means lowering the amount of available fuel that will burn under prevailing conditions by means that will not permanently reduce or modify the structure or life cycle of plant, shrub, scrub or tree communities within an treated area. This is typically achieved by undertaking a cool, controlled burn of an area during cooler, damper months, or by physical removal of built up leaf litter, dead materials, weeds and slashing long dry grasses without damaging live native plants within the area.
- 'Plantation'** is any area of native or exotic planted trees that exceeds three hectares in a gazetted town site, or elsewhere a stand of trees of 10 hectares or larger that has been planted and managed intensively for their commercial and environmental value. A plantation includes roads, firebreaks and small areas of native vegetation.
- 'Fire Service Access (Strategic Firebreaks)'** is a firebreak that is 6 metres wide established to provide strategic access and links to road networks whilst providing a wider control/containment line to protect town sites, estates and similar exposures during bushfire operations.

By order of the Council,

M. J. FOLEY, Chief Executive Officer, City of Swan.

MINERALS AND PETROLEUM

MP401**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety
Leonora WA 6438.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non payment of rent.

B. AYLING, Warden.

To be heard by the Warden at Leonora on 18 August 2020.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 38/4428 Walder, Geoffrey Ross

Miscellaneous Licences

L 37/149 Baker, Glenn William

L 38/2 Farlow, Julie Anne Tiffany

L 39/258 NEX Metals Explorations Ltd

MP402**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety
Leonora WA 6438.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

B. AYLING, Warden.

To be heard by the Warden at Leonora on 18 August 2020.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 36/1807 Smith, Ian Gerard

MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/8278 Pointon, Alec Charles

P 37/9036 Nu-Fortune Gold Ltd

P 37/9037 Nu-Fortune Gold Ltd

P 37/9179 Muir, Kado Rentan Eldred Allison

P 38/4104 Regis Resources Limited

P 38/4147 Regis Resources Limited

P 38/4461-S Dowden, Corey Phillip

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 40/1374 Farr, Ian Ross

P 40/1401 Dale, Robert Charles

P 40/1409 Brun, Sandra Claudia

P 40/1412 Gough, Phillip David

P 40/1470 Shipard, Maida

P 40/1475 Rose, Matthew James

P 40/1476 Slater, Steven John

MP403**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 99 of the *Mining Act 1978* that the undermentioned mining lease is forfeited for breach of covenant, being failure to comply with the prescribed expenditure conditions, with prior right of application for the subject land being granted to the applicant for forfeiture under Section 100.

Hon WILLIAM JOSEPH JOHNSTON, MLA,
Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	<i>Mining Lease</i>	
04/455	Spinifex Abrasives Pty Ltd	West Kimberley

PLANNING**PL401**

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Joondalup

Local Planning Scheme No. 3—Amendment No. 1

Ref: TPS/2418

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Joondalup Local Planning Scheme amendment on 4 June 2020 for the purpose of rezoning portion of Lot 1 (16) Sunlander Drive, Currambine from 'Residential' to 'Commercial' and 'Mixed Use'.

A. JACOB, Mayor.
D. PAGE, A/Chief Executive Officer.

PREMIER AND CABINET**PR401**

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with section 12(c) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon D A Templeman MLA to act temporarily in the office of Minister for Seniors and Ageing; Volunteering; Sport and Recreation in the absence of the Hon M P Murray MLA for the period 17 to 21 August 2020 (both dates inclusive).

R BROWN, A/Director General, Department of the Premier and Cabinet.

PR402

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with section 12(c) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon D A Templeman MLA to act temporarily in the office of Minister for Housing; Fisheries; Veterans Issues; Asian Engagement in the absence of the Hon P C Tinley MLA for the period 16 to 20 July 2020 (both dates inclusive).

R BROWN, A/Director General, Department of the Premier and Cabinet.

SALARIES AND ALLOWANCES TRIBUNAL

SA401

SALARIES AND ALLOWANCES ACT 1975 DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination with respect to the Executive Officers at the Bunbury Water Corporation (Aqwest), Kimberley Ports Authority and Pilbara Ports Authority.

The determination titled *Government Entities Determination No. 1 of 2018*, dated 17 December 2018, is hereby varied by the determination below.

DETERMINATION**Variation 1 (effective on and from 19 September 2019)**

- (a) Insert the following reference in
- Table 1: Executive Officer total remuneration*
-

<i>Government entity</i>	<i>Total Remuneration</i>
Bunbury Water Corporation (Aqwest)	\$223,943.38

- (b) Delete the reference to “Bunbury Water Corporation (Aqwest)”, as it appears in
- Table 2: Government entities to be determined*
- .

Variation 2 (effective on and from 21 October 2019)

- (a) Insert the following reference in
- Table 1: Executive Officer total remuneration*
-

<i>Government entity</i>	<i>Total Remuneration</i>
Kimberley Ports Authority	\$376,648.55

- (b) Delete the reference to “Kimberley Ports Authority”, as it appears in
- Table 2: Government entities to be determined*
- .

Variation 3 (effective on and from 22 June 2020)

- (a) Insert the following reference in
- Table 1: Executive Officer total remuneration*
-

<i>Government entity</i>	<i>Total Remuneration</i>
Pilbara Ports Authority	\$582,833

- (b) Delete the reference to “Pilbara Ports Authority”, as it appears in
- Table 2: Government entities to be determined*
- .

Signed on 22 June 2020.

M. SEARES, AO
Chair.B. A. SARGEANT PSM
Member.C. P. MURPHY PSM
Member.

Salaries and Allowances Tribunal.

SA402

SALARIES AND ALLOWANCES ACT 1975 DETERMINATION VARIATION

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination to reflect changes in relation to the following offices in the Special Division of the WA Public Service and Prescribed Offices—

1. Deputy Director General, Department of the Premier and Cabinet
2. Chief Customer Officer, Service WA, Department of Finance
3. Director General, Department of the Premier and Cabinet

DETERMINATION**Variation 1 (effective on and from 16 January 2020)**

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

Remove reference to the office below, as it appears in ‘Table 3: Special Division Non-CEOs’ within Part 1 of the First Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General	Premier and Cabinet	2	Vacant	\$—

Insert the following in 'Table 3: Special Division Non-CEOs' within Part 1 of the First Schedule—

Office	Department or Agency	Band	Office Holder	Salary
Deputy Director General	Premier and Cabinet	2	S Black	\$307,301

Variation 2 (effective on and from 23 March 2020)

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

Remove reference to the office below, as it appears in 'Table 3: Special Division Non-CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Chief Customer Officer, Service WA	Finance	3	H Farrell	\$227,819

Variation 3 (effective on and from 7 April 2020)

The determination of the Salaries and Allowances Tribunal made on 2 July 2019 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a determination set out below.

Remove reference to the office below, as it appears in 'Table 1: Special Division CEOs' within Part 1 of the First Schedule, and insert the following—

Office	Department or Agency	Band	Office Holder	Salary
Director General	Premier and Cabinet	1	Vacant	\$—

Signed on 23 March 2020.

M. SEARES, AO
Chair.

B. A. SARGEANT PSM
Member.

C. P. MURPHY PSM
Member.

Salaries and Allowances Tribunal.

TRANSPORT

TN401

SHIPPING AND PILOTAGE ACT 1967

SHIPPING AND PILOTAGE (MOORING CONTROL AREAS) REGULATIONS 1983

DETERMINATION OF FEES

Pursuant to regulation 7 of the *Shipping and Pilotage (Mooring Control Areas) Regulations 1983*, the controlling authority for the mooring control areas listed below, the Department of Transport, determines that the mooring registration fees and hiring fees shall be as follows—

Location	Fee Description	2019-20 Fee	2020-21 Fee (Including GST)
Carnarvon Fascine Oyster Harbour Peel Rockingham Mangles Bay	Registration fee (r. 7(1))	115.30	117.70
	Annual hiring fee (r. 7(2))	671.55	682.00
	Inaugural hiring fee (r. 7(2)) (first annual fee)	94.90	96.80

This determination is effective from 1 July 2020 and revokes the Determination of Fees signed on 24 May 2019, published 31 May 2019 and effective from 1 July 2019.

PETER WORONZOW, A/Director General, Department of Transport.

Dated this 11th day of June, 2020.

WATER

WA401

COUNTRY AREAS WATER SUPPLY ACT 1947**COUNTRY AREAS WATER SUPPLY (LEEUWIN SPRINGS CATCHMENT AREA)
ABOLITION ORDER 2020**

Made by the Governor in Executive Council under the *Country Areas Water Supply Act 1947* section 9(1)(d).

1. Citation

This order is the *Country Areas Water Supply (Leeuwin Springs Catchment Area) Abolition Order 2020*.

2. Commencement

This order comes into operation as follows—

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

3. Leeuwin Springs Catchment Area

(1) In this clause—

Leeuwin Springs Catchment Area means the Leeuwin Springs Catchment Area constituted under section 9 of the Act by an Order in Council published in the *Gazette* on 6 March 2009 at pages 693-694.

(2) The Leeuwin Springs Catchment Area is abolished.

N. HAGLEY, Clerk of the Executive Council.

WA402

COUNTRY AREAS WATER SUPPLY ACT 1947**COUNTRY AREAS WATER SUPPLY (GREENBUSHES CATCHMENT AREA) ABOLITION ORDER 2020**

Made by the Governor in Executive Council under the *Country Areas Water Supply Act 1947* section 9(1)(d).

1. Citation

This order is the *Country Areas Water Supply (Greenbushes Catchment Area) Abolition Order 2020*.

2. Commencement

This order comes into operation as follows—

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

3. Greenbushes Catchment Area

(1) In this clause—

Greenbushes Catchment Area means the Greenbushes Catchment Area constituted under section 9 of the Act by an Order in Council published in the *Gazette* on 10 May 1974 at page 1478.

(2) The Greenbushes Catchment Area is abolished.

N. HAGLEY, Clerk of the Executive Council.

WORKCOVER

WC401

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981**EXEMPTION NOTICE**

Given by the Board for the purposes of section 164 of the *Workers' Compensation and Injury Management Act 1981*.

Notice of Exemption

Notice is given that on 16 June 2020, the Governor, acting under section 164 of the *Workers' Compensation and Injury Management Act 1981* and with the advice and consent of Executive Council, exempted City of Perth from the obligation to insure pursuant to that Act, except for the

obligation to insure against liability to pay compensation under that Act for any industrial disease of the kinds referred to in section 151(a)(iii) of the Act.

This exemption ensures City of Perth is included as part of the Western Australian Local Government Association's group exempt employer approval.

SHARRYN JACKSON, Chair, WorkCover WA.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Noral Leonard Pantall, late of Coolibah Aged Care Facility, 30 Third Avenue, Mandurah 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 Noral Leonard Pantall, deceased, who died on the 22nd day of January 2020 at Coolibah Aged Care Facility, 30 Third Avenue, Mandurah in the said State are required by the executor Edna Margaret Pantall to send particulars of their claims to Peel Legal Barristers & Solicitors of PO Box 1995, Mandurah, WA 6210 by the date one month following the publication of this notice after which date the executor may convey or distribute the assets having regard only to the claims of which she has then had notice.

ZZ402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Phyllis Margaret Davy late of St Ives, Unit 68, 22 Windelya Road, Murdoch 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 13 February 2020, are required by the Trustee, Arthur Michael Davy of St Ives, Unit 68, 22 Windelya Road, Murdoch in the State of Western Australia, to send particulars of their claims to him within 1 month of the date of this notice, after which date the Trustee may convey or distribute the assets, having regard only to the claims which he then has notice.

ZZ403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Maria Cornelia Olislaegers late of Osboine Contemporary Aged Care, 39 Newton Street, Bayswater, 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 2 September 2019, are required by the personal representatives Antonius Adrianus Clementina Olislaegers and Shirley Maria Taylor c/- Lynn & Brown Lawyers, PO Box 1114, Morley, WA 6943 to send particulars of their claims to them by the 20th July 2020, after which date the personal representatives may convey or distribute the assets of the estate, having regard only to the claims of which they then has notice.

ZZ404**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Alison Marjorie Crawford late of Unit 8, 22 Shepherd Street, Beaconsfield, 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 or before 8 September 2019, are required by the personal representative Stephen Howard Voke c/- Lynn & Brown Lawyers, PO Box 1114, Morley, WA 6943 to send particulars of their claims to him by the 20th July 2020, after which date the personal representative may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice.

ZZ405**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Florence Jean Wearne late of 5 Gostelow Road, Glen Forrest, 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 12 March 2020 at St John of God Midland Public Hospital, Midland, Western Australia aforesaid are required by the Executor and Trustee of care of Messrs Dwyer Durack Lawyers of 8th Floor, 40 St Georges Terrace, Perth to send particulars of their claims to her by 20 July 2020 after which date the Trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

ZZ406**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Guy Charles Fairbairn Pollitt who died on 27 February 2019, of 7 Cardinal Crescent, Leeming, Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the said deceased person are required by the Executor of the deceased's estate being Peter Angus Tibbits, care of Angus Tibbits Solicitors, Suite 9, 73 Calley Drive, Leeming Western Australia, to send particulars of their claims to him by 20 July 2020, after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

ZZ407**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Stephanie Lee Vickery who died on 18 February 2020, of 520 Sydney Road, Gnangara Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the said deceased person are required by the Administrator of the deceased's estate being Alan James Vickery, care of Angus Tibbits Solicitors, Suite 9, 73 Calley Drive, Leeming Western Australia, to send particulars of their claims to him by 20 July 2020, after which date the Administrator may convey or distribute the assets having regard only to the claims of which he then has notice.

ZZ408**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 19 July 2020 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bird, Leonard, formerly of 1 Welby Place, Myaree, late of Regents Garden Four Seasons, 495 Marmion Street, Booragoon, who died on 11 April 2020 (DE33116031 EM313).

Boccius, June Margaret, late of 40 Florence Street, West Perth, who died on 14 May 2020 (DE33136211 EM17).

Gardiner, Beryl Anne, late of Unit 2, 269 Third Street, Geraldton, who died on 4 February 2020 (DE19925230 EM32).

Lamptey, Daniel Odartey, late of McDougall Park Nursing Home, 18 Ley Street, Como, who died on 21 February 2020 (PM33111676 EM27).

Lowrie, William Stephen, late of Acacia Living Menora Gardens, 51 Alexander Drive, Menora, who died on 15 May 2020 (DE19840698 EM16).

McGhie, Norma Jean, late of 16 Maree Street, Hamersley, who died on 14 April 2020 (DE33140488 EM310).

Nelson, Valerie Monica (also known as Valerie Nelson), formerly of 21 Dampier Street, Bruce Rock, late of Bruce Rock Memorial Health Service, 35 Dunstal Street, Bruce Rock, who died on 10 November 2019 (DE19881611 EM32).

Pearson, Gladys Irene, formerly of 16 Jilakin Loop, Canning Vale, late of 75 Amherst Road, Canning Vale, who died on 1 March 2020 (DE19641515 EM110).

Porreca, Virginio Filippo, (also known as Virginio Porreca), late of Regis Como, 36 Talbot Avenue, Como, who died on 17 October 2019 (DE33154510 EM23).

Stocker, Douglas Llewellyn, late of Regis Port Coogee, 72 Pantheon Avenue, North Coogee, who died on 14 February 2020 (DE19900920 EM16).

Turnor, Joan Elvie, late of Coolibah Lodge, 30 Third Avenue, Mandurah, who died on 9 May 2020 (DE19743522 EM37).

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

ZZ501**RESIDENTIAL TENANCIES ACT 1987**

NOTICE TO FORMER TENANT AS TO DISPOSAL OF GOODS

Please be advised that unless Zeeshan Pasha or any interested party in the items stored under the tenancy of Zeeshan Pasha contacts the property owner on 0411 890 510 within the notice period ending 30 June 2020 all items will be disposed of in accordance with the Act.

CHRISTIAN ATKINS.