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— PART 1 —

PROCLAMATIONS

AA101

High Risk Serious Offenders Act 2020

High Risk Serious Offenders Act 2020 Commencement Proclamation 2020

SL 2020/131

Made under the *High Risk Serious Offenders Act 2020* section 2(1)(c) by the Governor in Executive Council.

1. Citation

This proclamation is the *High Risk Serious Offenders Act 2020 Commencement Proclamation 2020*.

2. Commencement

The *High Risk Serious Offenders Act 2020*, other than Part 1, section 91 and Schedule 1 Division 2 Subdivision 1 item 1, comes into operation on 26 August 2020.

K. BEAZLEY, Governor.

L.S.

J. QUIGLEY, Attorney General.

ENVIRONMENT

EV301

Environmental Protection Act 1986

**Environmental Protection Amendment
Regulations 2020**

SL 2020/134

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Environmental Protection 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 *Environmental Protection Regulations 1987*.

4. Schedule 1 amended

Delete Schedule 1 Part 1 item 62 and insert:

- | | | |
|----|---|--|
| 62 | Solid waste depot: premises on which waste is stored or sorted, pending final disposal or re-use, other than in the course of operating — | 500 tonnes or more per year (not including any waste stored or sorted only in the course of operating a refund point or aggregation point) |
| | (a) a refund point (as defined in the <i>Waste Avoidance and Resource Recovery Act 2007</i> section 47C(1)) (a refund point);
or | |
| | (b) a facility or other place (an aggregation point) for the aggregation of containers that have been returned to refund points until those containers are accepted for processing or disposal. | |

M. INGLIS, Clerk of the Executive Council.

FISHERIES

FI301

Pearling Act 1990

**Pearling (General) Amendment
Regulations 2020**

SL 2020/129

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Pearling (General) 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 *Pearling (General) Regulations 1991*.

4. Regulation 6 amended

In regulation 6(1) delete “permit, unless payment of the fee is waived by the CEO.” and insert:

permit.

5. Regulation 9B inserted

After regulation 9A insert:

9B. Refund, reduction or waiver of fees

The CEO may refund, reduce or waive, in whole or in part, any fee or charge payable or paid under these regulations if the CEO considers it appropriate to do so.

R. NEILSON, Clerk of the Executive Council.

INDUSTRY REGULATION

IS301

Plumbers Licensing Act 1995

**Plumbers Licensing and Plumbing Standards
Amendment Regulations 2020**

SL 2020/132

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Plumbers Licensing and Plumbing Standards 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 *Plumbers Licensing and Plumbing Standards Regulations 2000*.

4. Regulation 3 amended

- (1) In regulation 3(1) insert in alphabetical order:

responsible person, in relation to plumbing work, means each of the following —

- (a) a person who carries out the plumbing work;
- (b) a person under whose general direction and control or supervision the plumbing work is carried out;
- (c) the licensed plumbing contractor or permit holder who is responsible for the plumbing work;

- (2) In regulation 3(1) in the definition of *drainage plumbing diagram* paragraph (a) delete “45D; or” and insert:

45D or 45DA(2); or

5. Regulation 45DA inserted

After regulation 45D insert:

45DA. Diagram of sanitary drainage service line or sanitary drainage connection point to be given

- (1) In this regulation each of the following terms has the meaning given in regulation 55 —

lot

sanitary drainage connection point

sanitary drainage service line

subdivided land

- (2) A responsible person for plumbing work that is the installation of a sanitary drainage service line or sanitary drainage connection point on or for a lot on subdivided land must give the Board and the owner or occupier of the subdivided land a diagram of the plumbing work on the land —

- (a) in the approved form; and
(b) at the same time as a certificate of compliance for the work is given to the Board under these regulations.

Penalty for this subregulation: a fine of \$5 000.

6. Regulations 47 and 48 replaced

Delete regulations 47 and 48 and insert:

48. Plumbing standards

- (1) The standards that apply to plumbing and plumbing work (*plumbing standards*) are —
- (a) the requirements set out in subregulation (2), subject to the modifications in regulation 49; and
(b) if the plumbing and plumbing work is work to which a provision of Part 6A applies — the requirements set out in the provision.
- (2) For the purposes of subregulation (1)(a), the requirements are those —
- (a) set out in the following provisions of the Plumbing Code —
- (i) Section A;
(ii) Parts B1, B2 (other than Part B2.4), B3, B4 and B5;

- (iii) Section C;
- and
- (b) that relate to —
 - (i) water supply plumbing or water supply plumbing work; or
 - (ii) sanitary plumbing or sanitary plumbing work; or
 - (iii) drainage plumbing or drainage plumbing work.

7. Part 6A inserted

After regulation 54 insert:

Part 6A — Plumbing standards for plumbing and plumbing work on subdivided land

55. Terms used

In this Part —

approved disposal system has the meaning given in the Plumbing Code Schedule 3;

common property, in relation to subdivided land, means a part of the land shown on a proposed scheme plan as common property;

connection point means a sanitary drainage connection point or water service connection point;

lot, in relation to subdivided land, means a part of the land shown on a proposed scheme plan as a lot that is not land shown on the plan as common property, a road or reserve;

proposed scheme plan, in relation to land, means a scheme plan proposed to be registered for a survey-strata scheme (as defined in the *Strata Titles Act 1985* section 9) under the *Strata Titles Act 1985*;

sanitary drainage connection point, for a lot on subdivided land, means a point on the lot at which a sanitary main drain for a building on the lot can be connected to a sanitary drainage service line;

sanitary drainage service line, for a lot on subdivided land, means a pipe used or intended to be used for the carrying of wastewater from the sanitary drainage connection point for the lot to a sewer or an approved disposal system;

service line means a sanitary drainage service line or water service line;

subdivided land means land the subject of a proposed scheme plan;

water service connection point, for a lot on subdivided land, means a point on the lot at which a water service for a building on the lot can be connected to a water service line;

water service line, for a lot on subdivided land, means a pipe connecting a water services provider's meter assembly to the water service connection point for the lot.

56. Connection points

- (1) This regulation applies to plumbing and plumbing work that is the installation of a connection point for a lot on subdivided land.
- (2) A responsible person for the installation of a sanitary drainage connection point for the lot on subdivided land must ensure —
 - (a) the sanitary drainage connection point is —
 - (i) installed for the lot; and
 - (ii) subject to regulation 58(3), installed on the lot; and
 - (iii) installed at a depth that is sufficient to ensure that a sanitary drainage system for a building on the lot can be connected to the connection point in accordance with the minimum grades set out in the AS/NZS 3500.2 (Sanitary plumbing and drainage) clause 3.4; and
 - (iv) of a size, type and quality to perform the function for which it is installed;and
 - (b) a pipe is placed immediately above where the sanitary drainage connection point is located that has —
 - (i) a nominal diameter of 40 mm; and
 - (ii) tape attached to the pipe that indicates that a sanitary drainage connection point is underneath the pipe; and
 - (iii) a 40 mm cap placed on the exposed end of the pipe.
- (3) A responsible person for the installation of a water service connection point for the lot on subdivided land must ensure —
 - (a) the water service connection point is —
 - (i) installed for the lot; and

- (ii) subject to regulation 58(3), installed on the lot; and
 - (iii) of a size, type and quality to perform the function for which it is installed;
- and
- (b) a pipe is placed immediately above where the water service connection point is located that has —
 - (i) a nominal diameter of 40 mm; and
 - (ii) tape attached to the pipe that indicates that a water service connection point is underneath the pipe; and
 - (iii) a 40 mm cap placed on the exposed end of the pipe.

57. Service lines

- (1) In this regulation —
 - internal boundary*, in relation to a lot on subdivided land, means the boundary of the lot on subdivided land as shown on the proposed scheme plan, other than the part of the boundary of the lot that is the main boundary;
 - main boundary*, in relation to subdivided land, means a boundary of the subdivided land and other land not forming part of the subdivided land as shown on the proposed scheme plan.
- (2) This regulation applies to plumbing and plumbing work that is the installation of a service line for a lot on subdivided land.
- (3) A responsible person for the installation of the service line for the lot on subdivided land must ensure that the service line is —
 - (a) installed for the lot; and
 - (b) installed —
 - (i) within the main boundary of the subdivided land; and
 - (ii) if there is no other way to connect the sanitary drainage service line to a sewer or an approved disposal system — outside the main boundary of the subdivided land to the extent necessary to connect the service line to the sewer or system.
- (4) A responsible person for the installation of the service line for the lot on subdivided land must ensure that the

part of the service line that is installed on the lot or another lot on the subdivided land is —

- (a) installed —
 - (i) parallel with the main boundary of the subdivided land; and
 - (ii) no more than 1.5 m from the main boundary;or
 - (b) installed —
 - (i) parallel with an internal boundary of the lot; and
 - (ii) no more than 1 m from the internal boundary of the lot;or
 - (c) if the lot is on subdivided land to which regulation 58 applies — installed in accordance with regulation 58(2).
- (5) A responsible person for the installation of the service line for the lot on subdivided land must ensure that the service line is of a size, type and quality to perform the function for which it is installed.

58. Connection points and service lines on rear driveway for particular subdivided land

- (1) This regulation applies to plumbing and plumbing work that is the installation of a service line or connection point for a lot on subdivided land if the proposed scheme plan for the land shows that —
 - (a) the land will be divided into 2 lots; and
 - (b) 1 of the lots (the *front lot*) is between the other lot (the *rear lot*) and a street outside the subdivided land; and
 - (c) the proposed scheme plan shows the rear lot will only be connected to the street outside the subdivided land by a driveway (the *rear driveway*); and
 - (d) the rear driveway is part of the rear lot or is common property.
- (2) A responsible person for the installation of the service line for the front lot or rear lot on the subdivided land may install, or cause to be installed, the service line for the lot anywhere on the part of the land the proposed scheme plan shows as the rear driveway.
- (3) A responsible person for the installation of the connection point for the rear lot on the subdivided land may install, or cause to be installed, the connection

point for the lot anywhere on the part of the land the proposed scheme plan shows as the rear driveway.

59. Service lines on subdivided land with existing building to be moved to be in accordance with r. 57 and 58

- (1) This regulation applies to plumbing and plumbing work that is the installation of a service line for a lot on subdivided land if —
 - (a) the subdivided land has an existing building on it that is connected to existing service lines; and
 - (b) the proposed scheme plan for the land shows that the existing building will be on 1 of the lots (the *existing building lot*) on the subdivided land; and
 - (c) the proposed scheme plan for the land shows that the existing service lines for the existing building will not be wholly within the existing building lot.
- (2) A responsible person for the installation of the service line must ensure that the service line for the existing building lot is installed in accordance with regulations 57 and 58.

8. Regulation 75 amended

In regulation 75(3) in the Table in the last row of the 1st column after “45D(1),” insert:

45DA(2),

M. INGLIS, Clerk of the Executive Council.

JUSTICE

JU301

State Administrative Tribunal Act 2004

**State Administrative Tribunal Amendment
Regulations (No. 2) 2020****SL 2020/136**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *State Administrative Tribunal Amendment Regulations (No. 2) 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 *State Administrative Tribunal Regulations 2004*.

4. Schedule 7 amended

In Schedule 7 insert in alphabetical order:

Commercial Tenancies (COVID-19 Response) Act 2020 s. 16(1)

M. INGLIS, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301

Local Government Act 1995

**Local Government (Rules of Conduct)
Amendment Regulations 2020**

SL 2020/133

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Local Government (Rules of Conduct) 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 *Local Government (Rules of Conduct) Regulations 2007*.

4. Regulation 9 amended

In regulation 9(1) delete “government unless authorised by the council or by the CEO to undertake that task.” and insert:

government.

M. INGLIS, Clerk of the Executive Council.

TREASURY AND FINANCE

TR301

State Superannuation Act 2000

**State Superannuation Amendment
Regulations 2020**

SL 2020/135

Made by the Governor in Executive Council.

1. Citation

These regulations are the *State Superannuation 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 *State Superannuation Regulations 2001*.

4. Regulation 244A inserted

After regulation 244 insert:

244A. Board must comply with forfeiture orders

Despite anything in these regulations, the Board must comply with a court order —

- (a) that restrains payment of a Member's benefit;
or
- (b) that —
 - (i) is made under a provision specified in the table to the SIS Regulations regulation 6.17(2C); and
 - (ii) forfeits part or all of a Member's benefit to the State, the Commonwealth, another State or a Territory, as the case requires.

5. Regulation 246 amended

- (1) In regulation 246 delete “Subject to the Family Law Act where,” and insert:
 - (1) Where,
- (2) At the end of regulation 246 insert:
 - (2) Subregulation (1) is subject to the Family Law Act.
 - (3) Subregulation (1) is also subject to a court order —
 - (a) that restrains payment of a Member’s benefit;
or
 - (b) that —
 - (i) is made under a provision specified in the table to the SIS Regulations regulation 6.17(2C); and
 - (ii) forfeits part or all of a Member’s benefit to the State, the Commonwealth, another State or a Territory, as the case requires.

M. INGLIS, Clerk of the Executive Council.

— PART 2 —

CONSERVATION

CO401

CONSERVATION AND LAND MANAGEMENT ACT 1984**KALGULUP REGIONAL PARK****Draft Management Plan 2020**

1. Notice is hereby given that the *Kalgulup Regional Park Draft Management Plan 2020* (the plan) is available for public comment.
2. The plan was prepared in accordance with Part V of the *Conservation and Land Management Act 1984*.
3. The plan is for 295 reserves and parcels of land located north and east of Bunbury along the foreshores of the Leschenault Estuary and Inlet and the Preston, Collie and Brunswick rivers, including the Leschenault Peninsula Conservation Park, and south of Bunbury from Preston River to the Ocean. The 3,168 hectare proposed Kalgulup Regional Park consists of lands managed by a range of land managers including state government agencies (Department of Biodiversity, Conservation and Attractions, Department of Communities, Department of Water and Environmental Regulation, Water Corporation and Western Australian Planning Commission), local governments (City of Bunbury and the Shires of Capel, Dardanup and Harvey) and private landholders.
4. The plan may be inspected or obtained through the—
 - (a) Department of Biodiversity, Conservation and Attractions website at dbca.wa.gov.au/haveyoursay
 - (b) following Department of Biodiversity, Conservation and Attractions offices—
 - Head Office, 17 Dick Perry Avenue, Kensington
 - Bunbury Regional Office, corner Dodson Road and South Western Highway, Bunbury
 - (c) following local government offices and libraries—
 - City of Bunbury office (4 Stephen Street, Bunbury) and library (1 Parkfield Street, Bunbury)
 - Shire of Capel office (31 Forrest Road, Capel) and library (Shop 2/54 Tiffany Centre, Dalyellup)
 - Shire of Dardanup office (1 Council Drive, Eaton) and library (20 Recreation Drive, Eaton)
 - Shire of Harvey offices and libraries at 7 Mulgara Street, Australind and 102 Uduc Rd, Harvey.
5. Submissions can be made online at dbca.wa.gov.au/haveyoursay, or posted to—

Planning Unit
Department of Biodiversity, Conservation and Attractions
Locked Bag 104
BENTLEY DELIVERY CENTRE WA 6983
6. The closing date for public submissions is Thursday 15 October 2020.

Professor CHRIS DOEPEL, Chair,
Conservation and Parks Commission.

MARK WEBB, Director General,
Department of Biodiversity, Conservation and Attractions.

JUSTICE

JU401

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—

Christine Anne Terrantroy of Dalyellup

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401**LOCAL GOVERNMENT ACT 1995***Shire of Nannup*

APPOINTMENT

It is hereby notified for public information that Rosalyn Edwards has been appointed as an authorised officer to enforce the following Acts, Regulations and Local Laws—

Bush Fires Act 1954 and Regulations*Caravan Parks and Camping Grounds Act 1995* and Regulations*Dog Act 1976* and Regulations*Cat Act 2011* and Regulations*Litter Act 1979* and Regulations*Control of Vehicles (Off-road Areas) Act 1978**Local Government (Miscellaneous Provisions) Act 1960**Local Government Act 1995*

Shire of Nannup Local Laws

Rosalyn Edwards has also been appointed as a Fire Control Officer for the Shire of Nannup under Section 38 of the *Bush Fires Act 1954*.

The following persons are hereby appointed as Dog and Cat Registration and Impound Officers in accordance with the *Dog Act 1976* and *Cat Act 2011*—

Ms Sarah Dean

Mrs Lorraine Learmond

Mr Chaun Welch

Mrs Jane Buckland

The appointment takes effect from 26 May 2020.

DAVID TAYLOR, Chief Executive Officer.

LG402**BUSH FIRES ACT 1954***Shire of Lake Grace*

APPOINTMENTS

At the Ordinary Council Meeting of 15 July 2020, the Shire of Lake Grace Council under Resolution 13280 appointed the following people, pursuant to Section 38 (10) of the *Bush Fires Act 1954*, as Fire Weather Officers for the 2020/2021 bush fire season—

Names of Officers	Position/Title
Mr Brad Watson	Fire Weather Officer—Chief Bush Fire Control Officer
Mr Wes Hall	Deputy Fire Weather Officer—Deputy Chief Bush Fire Control Officer

ALAN GEORGE, Chief Executive Officer.

11 August 2020.

LG403**DOG ACT 1976****CAT ACT 2011***Shire of Augusta Margaret River*

APPOINTMENT

The following person has been appointed as a Registration Officer pursuant to the *Dog Act 1976* (as amended) and the *Cat Act 2011* (as amended)—

Tayla Pillage—Customer Service Officer

All existing appointments are in effect.

STEPHANIE ADDISON-BROWN, Chief Executive Officer.

MARINE/MARITIME

MA401

WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
PERSONAL WATER CRAFT FREESTYLE DRIVING PROHIBITED
Water Ski Areas
Western Australia

Department of Transport,
Fremantle WA, 14 August 2020.

Acting pursuant to the powers conferred by Section 50A of the *Navigable Waters Regulations 1958*, I hereby cancel Notice MA404 as published in the *Government Gazette* on 24 July 2020 and prohibit the practice of personal watercraft freestyle driving, wave jumping and surfing in the following gazetted Water Ski Areas—

- 1—Lake Kepwari Water Ski Area—Shire of Collie
- 2—Champion Bay Water Ski Area—City of Geraldton
- 3—Greenough River Water Ski Area—City of Greater Geraldton
- 4—Koombana Bay (Marlston Jetty) Water Ski Area—City of Bunbury
- 5—Waroona Dam Water Ski Area—Shire of Waroona
- 6—Logue Brook Dam Water Ski Area—Shire of Harvey
- 7—Wellington Dam Water Ski Area—Shire of Collie
- 8—Stockton Open Cut Dam Water Ski Area—Shire of Collie
- 9—Glen Mervyn Dam Water Ski Area—Shire of Donnybrook Balingup
- 10—Lake Indoon Water Ski Area—Shire of Carnamah
- 11—Lake Beermullah Water Ski Area—Shire of Gingin
- 12—Lake Baandee Water Ski Area—Shire of Kellerberrin
- 13—Lake Yealering Water Ski Area—Shire of Wickpin
- 14—Lake Preston Water Ski Area—Shire of Harvey
- 15—Bennets Lake Water Ski Area—Shire of Lake Grace
- 16—Lake Queerearrup Water Ski Area—Shire of Woodanilling
- 17—Lake Towerrining Water Ski Area—Shire of West Arthur
- 18—Lake Mullocullop Water Ski Area—City of Albany
- 19—Lake Nunijup Water Ski Area—Shire of Cranbrook
- 20—Lake Poorarecup Water Ski Area—Shire of Cranbrook
- 21—Woody Lake Water Ski Area—Shire of Esperance
- 22—Blackwood River Water Ski Area—Shire of Augusta
- 23—Nornalup Inlet Water Ski Area—Shire of Manjimup
- 24—Wilson Inlet Water Ski Area—Shire of Denmark
- 25—Kalgan River Water Ski Area—City of Albany

MARK BRIANT, A/Director Waterways Safety Management,
Department of Transport.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED DISTRICT PLANNING SCHEME AMENDMENT
City of Wanneroo
District Planning Scheme No. 2—Amendment No. 180

Ref: TPS/2502

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Wanneroo District Planning Scheme amendment on 1 July 2020 for the purpose of—

- (a) Modifying the permissibility of the following land uses from discretionary ('D') to not permitted ('X') in the Special Residential Zone—
 - i. Cattery
 - ii. Child care Centre
 - iii. Consulting Room
- (b) Deleting Special Residential No. 6 from Schedule 11.

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

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Capel
 Town Planning Scheme No. 7—Amendment No. 65

Ref: TPS/1820

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Capel Town Planning Scheme amendment on 4 August 2020 for the purpose of—

1. Deleting the existing tables from 'Appendix 17' and inserting the following text and tables—
 APPENDIX 17—DEVELOPMENT CONTRIBUTION PLANS (Clause 5.11)

Reference No.	DCA 1
Area name	DCA 1—Capel—As depicted on the Scheme Map (Sheet 11)
Relationship to other planning instruments	<p>The Development Contribution Plan generally conforms to the—</p> <ul style="list-style-type: none"> • Shire of Capel Strategic Community Plan; • Shire of Capel Long Term Financial Plan; • Shire of Capel Community Facilities and Services Plan; and • Capel Townsite Strategy.
Infrastructure and administrative items to be funded	<p>1. Additional active green space (new oval) at Capel Recreation Ground—</p> <ul style="list-style-type: none"> • oval and associated car parking spaces located at Lot 5 on DP75950 #64 Spurr Street, Capel <ol style="list-style-type: none"> i. planning and design ii. earthworks and site (including servicing) iii. construction of oval development iv. associated parking <p>2. Administrative costs (1% of per lot contribution rate) including—</p> <ul style="list-style-type: none"> • costs to prepare and administer the plan during the period of operation (including legal expenses, valuation fees, proportion of staff salaries, computer software or hardware for purpose of administering the plan). • costs to prepare Annual Report and monitoring. • costs to prepare and review cost estimates and the cost apportionment schedule. • valuation costs.
Method for calculating contributions	<p>The contributions outlined in this plan have been based on the need for community infrastructure generated by additional development in the development contribution plan. The local government's Community Facilities and Services Plan identifies the community infrastructure needs that impact on the development contribution plan. The method for calculating contributions excludes the—</p> <ul style="list-style-type: none"> • demand for a facility that is generated by the current population. • demand created by external usage—the proportion of use drawn from outside the main catchment area (i.e. DCA 1). • future usage—the proportion of usage that will be generated by future development outside of the development contribution plan timeframe. <p>The proportion of growth attributed to additional development is determined from the estimated additional population as a proportion of the projected 2031 population (i.e. 37% in Capel).</p> <p>The per lot contribution rate is determined from the proportional cost of facilities (to development) divided by the anticipated lot production (+1% for the cost to administer the DCP).</p> <p>Development contributions are required at the subdivision stage (including strata) or development stage based on the number of new lots or dwelling units proposed.</p> <p>Aged/dependent persons dwellings (including lifestyle village and retirement village dwellings) may contribute 50% of the otherwise applicable dwelling/lot rate, as a concession for the provision of residential development for the aged/dependent.</p>
Period of operation	2019-2031
Timing and priority	Timing and priority of infrastructure items are in accordance with the Capital Expenditure Plan within the Development Contribution Plan, which aligns with the Shire of Capel's Long Term Financial Plan.

Review process	<p>The plan will be reviewed five (5) years from the date of gazettal of the local planning scheme or amendment to the local planning scheme to incorporate the plan, or earlier should the local government consider it appropriate having regard to the rate of development in the area and the degree of development potential still existing.</p> <p>Grant funding when and/or if it arises shall be incorporated within any review of the development contribution rates.</p> <p>The estimated infrastructure costs shown in the cost apportionment schedule will be reviewed at least annually to reflect changes in funding and revenue sources and indexed based on the Building Cost Index or other appropriate index as approved by the qualified person undertaking the certification of costs.</p>
Reporting requirements	<p>An annual report must be prepared by the responsible authority each financial year and published no later than three (3) months after the end of the financial year reported on in accordance with the template in Schedule 5 within <i>State Planning Policy 3.6—Infrastructure Contributions</i>.</p>
Reference No.	DCA 3
Area name	DCA 3—Dalyellup—As depicted on the Scheme Map (Sheet 6)
Relationship to other planning instruments	<p>The Development Contribution Plan generally conforms to the—</p> <ul style="list-style-type: none"> • Shire of Capel Strategic Community Plan; • Shire of Capel Long Term Financial Plan; • Shire of Capel Community Facilities and Services Plan; • Dalyellup Beach Structure Plan; • Dalyellup East Structure Plan; • Dalyellup South Structure Plan; and • Dalyellup District Centre Structure Plan.
Infrastructure and administrative items to be funded	<ol style="list-style-type: none"> 1. Beach Multi-Purpose Community Recreation Centre— <ul style="list-style-type: none"> • Single Storey multi-purpose building comprising of function/meeting rooms, office areas, storage area and toilets, situated near the existing Dalyellup Beach Car Park, located at Lot 5810 Dalyellup Boulevard, Dalyellup (Reserve# 45076) <ol style="list-style-type: none"> i. planning and design. ii. earthworks and civil works (including services). iii. construction of facility (including associated tender). iv. associated parking. v. associated landscaping. 2. Feasibility and design for Multi-Purpose Community Resource Centre— <ul style="list-style-type: none"> • Feasibility and detailed design for the Multi-Purpose Community Resource Centre buildings to be located on a portion of Lot 9041 on DP 414972, within the Dalyellup District Centre. 3. Multi-Purpose Community Resource Centre— <ul style="list-style-type: none"> • Single Storey multi-purpose building comprising of function/meeting rooms, office areas, storage area and toilets. • Single Storey Library building and basic facilities. • Single Storey community youth facility, office areas, kitchen facilities and toilets. <ol style="list-style-type: none"> i. earthworks and civil works (including services) ii. construction of facilities (including associated tender) iii. associated parking iv. associated landscaping <p>located on a portion of Lot 9041 on DP 414972, within the Dalyellup District Centre.</p> 4. Public Open Space Development— <ul style="list-style-type: none"> • Construction of a toilet block situated at Bibra Loop Park at Lot 8006 #1 Bibra Loop, Dalyellup (Reserve# 51235) <ol style="list-style-type: none"> i. earthworks and civil works (including services). ii. construction of facility. 5. Administrative costs (1% per lot contribution rate) including— <ul style="list-style-type: none"> • costs to prepare and administer the plan during the period of operation (including legal expenses, valuation fees, proportion of staff salaries, computer software or hardware for purpose of administering the plan). • costs to prepare Annual Report and monitoring. • costs to prepare and review cost estimates and the cost apportionment schedule. • valuation costs.

Method for calculating contributions	<p>The contributions outlined in this plan have been based on the need for community infrastructure generated by additional development in the development contribution plan. The local government's Community Facilities and Services Plan identifies the community infrastructure needs that impact on the development contribution plan. The method for calculating contributions excludes the—</p> <ul style="list-style-type: none"> • demand for a facility that is generated by the current population. • demand created by external usage—the proportion of use drawn from outside the main catchment area (i.e. DCA 3). • future usage—the proportion of usage that will be generated by future development outside of the development contribution plan timeframe. <p>The proportion of growth attributed to additional development is determined from the estimated additional population as a proportion of the projected 2031 population (i.e. 45% in Dalyellup).</p> <p>The per lot contribution rate is determined from the proportional cost of facilities (to development) divided by the anticipated lot production (+1% for the cost to administer the DCP).</p> <p>Development contributions are required at the subdivision stage (including strata) or development stage based on the number of new lots or dwelling units proposed.</p> <p>Aged/dependent persons dwellings (including lifestyle village and retirement village dwellings) may contribute 50% of the otherwise applicable dwelling/lot rate, as a concession for the provision of residential development for the aged/dependent.</p> <p>The land component for the Multi-Purpose Community Resource Centre and Multi-Purpose Community Recreation Centre being funded in accordance with the following parameters—</p> <ul style="list-style-type: none"> • The proportion of the contribution to the land value from the development contribution plan is to be established by determining the percentage of development remaining within the DCA3, as a proportion of the total estimated lot yield for DCA3—the 'Proportional Contribution'. • The land is to be ceded free of cost to the Crown at the time of subdivision, with the subdivider(s) to be refunded the 'Proportional Contribution', once sufficient development contribution plan funds become available. This will be subject to an agreement between the subdivider(s) and Shire of Capel. • Land value is to be determined based upon the static feasibility model and valued by an agreed independent licensed valuer.
Period of operation	2019-2031
Timing and priority	Timing and priority of infrastructure items are in accordance with the Capital Expenditure Plan within the Development Contribution Plan, which aligns with the Shire of Capel's Long Term Financial Plan.
Review process	<p>The plan will be reviewed five (5) years from the date of gazettal of the local planning scheme or amendment to the local planning scheme to incorporate the plan, or earlier should the local government consider it appropriate having regard to the rate of development in the area and the degree of development potential still existing.</p> <p>Grant funding when and/or if it arises shall be incorporated within any review of the development contribution rates.</p> <p>The estimated infrastructure costs shown in the cost apportionment schedule will be reviewed at least annually to reflect changes in funding and revenue sources and indexed based on the Building Cost Index or other appropriate index as approved by the qualified person undertaking the certification of costs.</p>
Reporting requirements	An annual report must be prepared by the responsible authority each financial year and published no later than three (3) months after the end of the financial year reported on in accordance with the template in Schedule 5 within <i>State Planning Policy 3.6—Infrastructure Contributions</i> .

Cr M, SOUTHWELL, Shire President.
I, McCABE, Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Capel

Local Planning Scheme No. 7—Amendment No. 67

Ref: TPS/2443

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Capel Local Planning Scheme amendment on 4 August 2020 for the purpose of—

1. Modifying Appendix 6—Special Rural Zone Areas by deleting the existing text relating to Area No. 6 and replacing the text with the following—

“Appendix 6—Special Rural Zone Areas (Cont’d)

Specific Provisions (Clause 5.6.2)

Special Rural Zone Area	Specific Provisions
Area No. 6—Lots 120 and 121, Minninup Road, Dalyellup.	<p>(a) The general intent of Special Rural Zone Area No. 6 is to create lots on which rural residential activities can occur.</p> <p>(b) Council shall recommend to the Western Australian Planning Commission that the minimum lot size for the area shall be one (1) hectare.</p> <p>(c) Notwithstanding the provisions in Clause 3.2 and the Zoning Table, the following uses are Not Permitted by the Scheme (‘X’)—</p> <ul style="list-style-type: none"> - Intensive Agriculture; - Rural Pursuit; and - Stables. <p>(d) Council shall request the following information prior to recommending subdivision approval (pre-lodgement)—</p> <ol style="list-style-type: none"> (i) Bushfire Management Plan; (ii) Site and Soil Evaluation prepared in accordance with AS/NZS 1547; and (iii) An implementation plan prepared in consultation with the Shire of Capel, Main Roads Western Australia and Water Corporation, to ensure the Minninup Road extension, along with any other associated intersections and upgrades, is constructed at an appropriate time and standard to service the development. <p>(e) Council shall recommend the preparation and implementation of the following management plans as a condition of subdivision approval—</p> <ol style="list-style-type: none"> (i) Regional Open Space Environmental Management Plan; (ii) Urban Water Management Plan; (iii) Mosquito Management Plan; and (iv) Bushfire Management Plan. <p>(f) Council shall recommend as a condition of subdivision approval that the portion of Minninup Road abutting the boundary of Lots 120 and 121 Minninup Road, Dalyellup is to be constructed to a rural sealed standard. In addition—</p> <ol style="list-style-type: none"> (i) the Minninup Road alignment shall maintain a minimum 50m buffer to the Conservation Category Wetland to the west of the site; (ii) where remnant vegetation exists within the Minninup Road road reserve, this is to be retained and Minninup Road realigned through the site to the east; and (iii) any extension to Minninup Road shall include the construction of a suitable primary route shared path alongside the vehicle carriageway. <p>(g) Council shall recommend as a condition of subdivision approval that the subdivider notify prospective purchasers of the provisions for controlling subdivision, land uses and development relating to Special Rural Area No. 6 and those more generally in Clause 5.6.3.</p> <p>(h) All on-site treatment systems for effluent shall be located/sited in accordance with the requirements of the Government Sewerage Policy, including, but not limited to, being located no closer than 100 metres to the Conservation Category Wetland or the Five Mile Brook Diversion Drain.</p>

Special Rural Zone Area	Specific Provisions
	<p>All on-site effluent disposal is to occur via secondary treatment units with nutrient removal.</p> <p>(i) Areas of remnant vegetation within Lot 121 and the undeveloped section of Minnipup Road reserve are to be retained as part of any future subdivision and development of the land.</p>

Cr M. SOUTHWELL, Shire President.
I. McCABE, Chief Executive Officer.

PL404

PLANNING AND DEVELOPMENT ACT 2005
DECLARATION OF PLANNING CONTROL AREA 144-149 AND 151
Morley Ellenbrook Line
City of Bayswater
City of Swan

File No. 835-2-1-23, 835-2-1-24, 835-2-1-25, 835-2-1-26, 835-2-1-27, 835-2-1-29 and 835-2-1-30

General description

The Minister for Planning has granted approval to the declaration of a planning control areas for the Morley Ellenbrook Line as shown on the Western Australian Planning Commission (WAPC) plans numbered 3.2760, 3.2764, 3.2761, 3.2762, 3.2763, 3.2770 and 3.2769.

Purpose

The purpose of the planning control areas is to facilitate development of the land for Railway purposes, and to allow the future reservation of land in the Metropolitan Region Scheme. The WAPC considers that the planning control areas are required to ensure that no development occurs which might prejudice this outcome.

Duration and effects

The declaration remains in effect for a period of five years from the date of publication of this notice in the *Government Gazette* or until revoked by the WAPC with approval by the Minister, whichever is the sooner.

A person shall not commence and carry out development in a planning control area without the prior approval of the WAPC. The penalty for failure to comply with this requirement is \$200,000 and, in the case of a continuing offence, a further fine of \$25,000 for each day during which the offence continues.

Compensation is payable in respect of land injuriously affected by this declaration, and land so affected may be acquired by the WAPC in the same circumstances and in the same manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

Display locations

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Bayswater, 61 Broun Avenue, Morley
- City of Swan, 2 Midland Square, Midland.

Documents can also be viewed online at the Department of Planning, Lands and Heritage website <https://www.dplh.wa.gov.au/planning-control-areas>.

Ms SAM FAGAN, Secretary,
Western Australian Planning Commission.

PL405**METROPOLITAN REDEVELOPMENT AUTHORITY ACT 2011****NOTICE AUTHORISING THE TAKING OF SPECIFIED INTERESTS IN LAND IN A REDEVELOPMENT AREA****Armadale Redevelopment Scheme 2**

In accordance with the provisions of section 22(2) of the *Metropolitan Redevelopment Authority Act 2011* I, the Honourable Benjamin Sana Wyatt MLA, Minister for Lands, hereby authorise the compulsory taking of certain interests in the land described under the headings "DESCRIPTION OF LAND REQUIRED" and "NATURE OF INTERESTS TO BE TAKEN" in the Schedule for the purpose of re-development to be carried out in accordance with the Armadale Redevelopment Scheme 2.

1. The taking shall be carried out pursuant to Part 9 of the *Land Administration Act 1997* as modified by section 22 of the *Metropolitan Redevelopment Authority Act 2011*.
2. It is proposed that a disposition or grant shall be made out of the interests proposed to be taken as specified in the Schedule.
3. The date from which the land is likely to be required is as specified in the Schedule.

SCHEDULE**DESCRIPTION OF LAND REQUIRED (Road Widening):**

Portion of Lot 51 on Diagram 31540 comprised in Lot 826 on Deposited Plan 401758 Part Volume 41 Folio 129A, Area: 140 square metres.

DESCRIPTION OF LAND REQUIRED (Road Reserve):

Portion of Lot 11 on Diagram 13537 comprised in Lot 805 on Deposited Plan 401758 Part Volume 1167 Folio 288, Area: 380 square metres.

Portion of Lot 12 on Diagram 13537 comprised in Lot 806 on Deposited Plan 401758 Part Volume 2082 Folio 141, Area: 376 square metres.

Portion of Lot 13 on Diagram 13537 comprised in Lot 807 on Deposited Plan 401758 Part Volume 1101 Folio 885, Area: 376 square metres.

Portion of Lot 52 on Diagram 38040 comprised in Lot 809 on Deposited Plan 401758 Part Volume 382 Folio 174A, Area: 270 square metres.

Portion of Lot 101 on Deposited Plan 31389 comprised in Lot 811 on Deposited Plan 401758 Part Volume 2023 Folio 817, Area: 1559 square metres.

Portion of Lot 102 on Deposited Plan 31389 comprised in Lot 812 on Deposited Plan 401758 Part Volume 1964 Folio 915, Area: 543 square metres.

Portion of Lot 123 on Diagram 12635 comprised in Lot 818 on Deposited Plan 401758 Part Volume 1516 Folio 492, Area: 237 square metres.

Portion of Lot 18 on Plan 696 comprised in Lot 819 on Deposited Plan 401758 Part Volume 1894 Folio 518, Area: 332 square metres.

Portion of Lot 17 on Plan 696 comprised in Lot 820 on Deposited Plan 401758 Part Volume 1403 Folio 211, Area: 569 square metres.

Portion of Lot 16 on Plan 696 comprised in Lot 821 on Deposited Plan 401758 Part Volume 2212 Folio 299, Area: 569 square metres.

NATURE OF INTERESTS TO BE TAKEN:

All registered and unregistered interests in the land under the heading "DESCRIPTION OF LAND REQUIRED" above other than the interests of the Crown and mining tenements granted pursuant to the *Mining Act 1978*.

PROPOSED DISPOSITION/GRANT:

It is proposed that—

the land under the heading 'Description of Land Required' once taken will be held as Crown land in the name of the State of Western Australia with an immediate disposition to the City of Armadale as a reserve for road pursuant to section 56 of the *Land Administration Act 1997* for purposes consistent with the Armadale Redevelopment Scheme 2.

DATE FROM WHICH LAND IS LIKELY TO BE REQUIRED: 31 August 2020

ACQUIRING AUTHORITY: Metropolitan Redevelopment Authority

MRA FILE: L00241-2019

MRA REF: A1784261

PLAN OF LAND REQUIRED MAY BE INSPECTED AT: DevelopmentWA Office, 40 The Esplanade, Perth WA 6000 on Mondays to Fridays between 8.30am-5pm except public holidays.

ACQUIRING AUTHORITY CONTACT: Ms Claire Collins, Project Manager, or by telephoning (08) 9482 7447.

Dated this 3rd day of August 2020.

Hon BENJAMIN SANA WYATT MLA, Minister for Lands.

PL406

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Augusta Margaret River
 Local Planning Scheme No. 1—Amendment No. 58

Ref: TPS/2351

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Augusta-Margaret River Local Planning Scheme amendment on 4 August 2020 for the purpose of—

(a) Inserting the following into Schedule 7—

R-R-38	Lots 1, 2, 4, 101, 102 and 103 Exmoor Drive; Lots 3, 112 and 113 Brumby Place; Lots 110 and 111 Waller Place; and Lots 104, 105, 106, 107 and 108 Boodjidup Road.	<ol style="list-style-type: none"> 1. The local government will not support any proposal to re-subdivide the land until such time as a Structure Plan has been prepared and adopted for the land in accordance with the Scheme or subsequent Structure Plan approved by the Western Australian Planning Commission, in accordance with the processes set out in part 4 of the deemed provisions. 2. Notwithstanding the provisions of Clause 4.21 of the Scheme, the average lot size for any re-subdivision of the land shall be 1 hectare.
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(b) Amending the Scheme map to designate Lots 1, 2, 4, 101, 102, and 103 Exmoor Drive; Lots 3, 112 and 113 Brumby Place; Lots 110 and 111 Waller Place; and Lots 104, 105, 106, 107 and 108 Boodjidup Road, Margaret River as Rural Residential 'RR-38'.

Cr P. TOWNSHEND, President.
 G. EVERSLED, Chief Executive Officer.

PL407

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Augusta Margaret River
 Local Planning Scheme No. 1—Amendment No. 60

Ref: TPS/2619

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Augusta-Margaret River Local Planning Scheme amendment on 4 August 2020 for the purpose of—

1. Modifying Schedule 7 as it relates to 'RR39' as follows—

Scheme Map Reference No.	Site Description	Specific Conditions and Requirements
R-R39	Lots 20, 231, 232, 233, 243, 252, 253 Merino Way, Lots 16, 26, 151, 152, 213, 221, 222, 241, 242, 251, 271, 272, 273, 281, 282, 283, 291, 292, 293, 351, 352, 353, 361, 362, 363, 380, 403 Illawarra Avenue, Lots 153, 161, 162, 170, 171, 181, 182, 191, 192, 193, 211, 212 Hereford Place, Lots 371, 372, 373, 374, 375, 376, 377, 378, 379 Percheron Place and Lots 401 and 402 Clydesdale Place, Margaret River.	<ol style="list-style-type: none"> 1. The local government will not support any proposal to re-subdivide the land until such time a Structure Plan has been prepared and adopted for the land in accordance with the Scheme or subsequent Structure Plan approved by the Western Australian Planning Commission, in accordance with the process set out in Part 4 of the Deemed Provisions. 2. All vegetation on the land shall be preserved unless dead or dangerous or required to be removed to give effect to an approved subdivision or development. 3. Notwithstanding the provisions of Clause 4.21 of the Scheme, the average lot size for re-subdivision of the land shall 1 hectare.

2. Amending the Scheme Map to incorporate Lots 20, 231, 232, 233, 243, 252, 253 Merino Way, Lots 16, 26, 151, 152, 213, 221, 222, 241, 242, 251, 271, 272, 273, 281, 282, 283, 291, 292, 293, 351, 352, 353, 361, 362, 363, 380, 403 Illawarra Avenue, Lots 153, 161, 162, 170, 171, 181, 182, 191, 192, 193, 211, 212 Hereford Place, Lots 371, 372, 373, 374, 375, 376, 377, 378, 379 Percheron Place and Lots 401 and 402 Clydesdale Place, Margaret River with the RR-39 designation.

I. EARL, Shire President.
 S. ADDISON-BROWN, Chief Executive Officer.

PL408

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Busselton

Local Planning Scheme No. 21—Amendment No. 44

Ref: TPS/2613

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 Busselton Local Planning Scheme amendment on 4 August 2020 for the purpose of—

1. Rezoning Lot 69 (No. 10) Rosemary Drive and Lot 100 (No. 15) Southern Drive, Busselton from 'Residential' to 'Special Use No. 30' and to recode the Lots from 'R30' to 'R-AC3';
2. Rezoning Lot 48 (No. 26) and Lot 49 (No. 28) Causeway Road from 'Tourism' to 'Special Use No. 30' and include a residential density code of 'R-AC3';
3. Inserting the following particulars in 'Schedule 5—Special Uses' of the Scheme—

No.	Description of Land	Special Use	Conditions
30	Lot 48 (No. 26) Causeway Road, Busselton; Lot 49 (No. 28) Causeway Road, Busselton; Lot 69 (No. 10) Rosemary Drive, Busselton; and Lot 100 (No. 15) Southern Drive, Busselton.	The following land uses are 'P' Permitted— a. Aged Persons Home; b. Club Premises; c. Community Purpose; d. Grouped and Multiple Dwellings; e. Consulting Rooms; f. Residential Building. The following land uses are 'D' Discretionary— a. Medical Centre; b. Reception Centre, and c. Office.	1. Development is limited to a total plot ration of 2.0. 2. Notwithstanding Clause 4.8 of the Scheme and the 'R-AC3' density code, a maximum building height of 4 storeys (to maximum height of 15m above natural ground level) is applicable to development on the site. 3. Development within 10m of a lot boundary, which abuts land that is zone Residential, is limited to 2 storeys (to maximum height of 9m above natural ground level). 4. All other development controls are to be as per 'R-AC3' under <i>State Planning Policy 7.3: Residential Design Codes Volume 2—Apartments</i> .

4. Amending the Scheme Map accordingly.

G. D. HENLEY, Mayor.
M. S. L. ARCHER, Chief Executive Officer.

PREMIER AND CABINET

PR401

DEPUTY OF THE GOVERNOR NOTICE (NO. 3) 2020

Given under the *Letters Patent relating to the office of Governor of the State of Western Australia* dated 14 February 1986 clause XXI.

1. Citation

This notice is the *Deputy of the Governor Notice (No. 3) 2020*.

2. Appointment of the deputy of the Governor

Under the *Letters Patent relating to the office of Governor of the State of Western Australia* dated 14 February 1986 clause XVI, the Governor has appointed the Lieutenant-Governor, the Honourable Chief Justice Peter Damien Quinlan, to be the deputy of the Governor and in that capacity to perform and exercise all of the powers and functions of the Governor for the period 17 August 2020 to 19 August 2020 (both dates inclusive).

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

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS
Under the *Vocational Education and Training Act 1996* (the VET Act) section 60C, I, the Minister for Education and Training hereby establish the following prescribed vocational education and training qualification—

Class B qualification

Apprenticeship Name	Qualification	Conditions	Title on contract	Nominal term (months) full time	Part time	School based	Other requirements
Financial Counsellor	CHC51115 Diploma of Financial Counselling		Trainee	24	Y	N	

Dated: 9 August 2020.

Hon SUE ELLERY MLC, Minister for Education and Training.

TA402

VOCATIONAL EDUCATION AND TRAINING ACT 1996

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS
Amendment to Western Australian *Government Gazettes*: 2016/180 dated 4 October 2016; 202/11 dated 21 January 2020, 2020/16 dated 31 January 2020; 2020/104 dated 23 June 2020.

Under the *Vocational Education and Training Act 1996*, I the Minister for Education and Training, hereby vary the following prescribed vocational education and training qualifications—

Class A

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
Print Machinist	ICP31215— Certificate III in Printing	ICP31220— Certificate III in Printing		Apprentice	42	N	N	
Screen Printing Stencil Preparation	ICP31215— Certificate III in Printing	ICP31220— Certificate III in Printing		Apprentice	36	N	N	
Binding and Finishing	ICP31315— Certificate III in Print Manufacturing	ICP31320— Certificate III in Print Binding, Finishing and Packaging		Apprentice	36	N	N	

Class B

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
Aeroskills Engineer (Mechanical) (Level 5)	MEA50218— Diploma of Aeroskills (Mechanical)	MEA50219— Diploma of Aeroskills (Mechanical)		Trainee	48	Y	N	
Desktop Publishing (Level 2)	ICP20115— Certificate II in Printing and Graphic Arts (General)	ICP20120— Certificate II in Printing and Graphic Arts		Trainee	18	Y	Y	
Print Production Support (Level 2)	ICP20115— Certificate II in Printing and Graphic Arts (General)	ICP20120— Certificate II in Printing and Graphic Arts		Trainee	18	Y	Y	
Printing and Graphic Arts (Instant Print) (Level 2)	ICP20115— Certificate II in Printing and Graphic Arts (General)	ICP20120— Certificate II in Printing and Graphic Arts		Trainee	18	Y	Y	

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
Screen Printing (Level 2)	ICP20115— Certificate II in Printing and Graphic Arts (General)	ICP20120— Certificate II in Printing and Graphic Arts		Trainee	18	Y	Y	
Graphic Pre-Press	ICP31415— Certificate III in Print Communications	ICP31420— Certificate III in Prepress Graphic Design Production		Apprentice	42	N	N	
Printing and Graphic Arts (Multimedia) (Level 3)	ICP31415— Certificate III in Print Communications	ICP31420— Certificate III in Prepress Graphic Design Production		Trainee	24	Y	N	
Dry Cleaning Operations (Level 3)	MST30719— Certificate III in Dry Cleaning Operations	MST30919— Certificate III in Dry Cleaning Operations		Trainee	24	Y	N	

For the following qualification, a correction is made to the part-time requirements gazetted on 23 June 2020—

Class B

Apprenticeship Name	Qualification	Training Contract Requirements	
		Title on contract	Other requirements
Water Industry Operator (Level 2)	NWP20119—Certificate II in Water Industry Operations	Trainee	Part-time is defined as a minimum of 20 hours per week.

Dated: 9 August 2020.

Hon SUE ELLERY MLC, Minister for Education and Training.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Craig Gregory Burton, late of 4 Oakfield Place, Camillo, 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 30 November 2019, are required by the Executor, being Andrea Jane Mariotto, of 114 Quedjinup Drive, Quedjinup WA 6281 (PO Box 984, Dunsborough WA 6281) to send particulars of their claims to her within 1 month from the date of publication of this notice, after which date the Executors may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

James Protheroe Beynon George, late of Unit 16, 1 Minsterly Road, Denmark in the State of Western Australia, Pest Control Operator, 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 between the 29th day of January 2020 and the 5th day of February 2020 at Ocean Beach, Denmark, in the said State are required by the personal representative Stephen Phillip George care of 45 Duke Street, Albany, Western Australia to send particulars of their claims to David Moss & Co of PO Box 5744, Albany WA 6332 by the date one month following the publication of this notice after which date the personal representative may convey or distribute the assets having regard only to the claim for which he has then had notice.

ZZ403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Gary Weston Dyson, late of Baptistcare Mirrambeena, 21 Farrelly Street, Margaret River, 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 31 March 2020, are required to send particulars of their claims to Neville Robert Veitch, Executor, c/- Lane Buck & Higgins, PO Box 953, Busselton WA 6280 within one month after the date of publication of this notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which the Executor then has notice.

ZZ404

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 late June Lilian Broughall also known as June Lillian Broughall, deceased, who died on 25 November, 2019, are required by the executor, Peter Cecil William Hay, c/- Unit 2, 62 Pinjarra Road, Mandurah WA 6210, to send particulars of their claims to the executor within one (1) month from the date of publication of this notice after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

PETHERICK COTTRELL LAWYERS,
PO Box 1891, Mandurah WA 6210
Ph: (08) 9535 4604
Ref: NL:JS:205025

ZZ405

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 14 September 2020 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Barkla, Ian James, late of Osboine Aged Care, 39 Newton Street, Bayswater, who died on 17 July 2020 (DE19713362 EM37).

Cullen, Edna Ruth Lorraine, late of 111 Lilburne Road, Duncraig, who died on 10 July 2020 (DE31052755 EM13).

Dawson, Marie Evelyn, late of St Georges Home, 2 Essex Street, Bayswater, who died on 21 July 2020 (DE19924682 EM17).

Forsyth, Lance Mathew, late of 38 Chesterton Road, Bassendean, who died on 2 July 2020 (DE19890009 EM24).

Howe, Edna Edith May, formerly of 42 Linville Avenue, Cooloongup, late of Bert England Lodge, 11 Woodbridge Drive, Cooloongup, who died on 27 May 2020 (DE19763040 EM16).

O'Neill, Audrey Ada, formerly of Unit 21, 4 Kitchener Gardens, Melville, late of Melville Aged Care, 1 French Road, Melville, who died on 3 July 2020 (DE19903141 EM26).

Segall, Elion Nathan, late of Maurice Zeffert Memorial Home, 119 Cresswell Road, Daniella, who died on 27 November 2019 (PM33128909 EM27).

Smith, Harold Morrison, late of 24A Rosehill Crescent, Willetton, who died on 26 March 2020 (DE33162960 EM32).

Varian, Patricia Jean, late of Meath Care Nursing Home, 18 Hocking Road, Kingsley, who died on 28 June 2020 (DE19882271 EM17).

Vicenti, Heather Myrtle (also known as Heather Mertle Vicenti), late of Juniper Pilgrim, 32 Preston Point Road, East Fremantle, who died on 22 January 2020 (DE33085231 EM26).

Warr, Robert John, late of 228/1 Heritage Cove, Maylands, who died on 23 May 2020 (DE19892962 EM110).

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

ZZ406**PUBLIC TRUSTEE ACT 1941**
ADMINISTERING OF ESTATES

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

Dated at Perth on the 14th day of August 2020.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Zimmermann, Iris Constance (DE33041342 EM16)	Formerly of Unit 5/18 Diprose Crescent, Albany, late of Baptistcare Bethel, 2 Bethel Way, Albany	5 May 2020	4 August 2020

ZZ501**PARTNERSHIP ACT 1895**
DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Alan Yun Pui Mok and Delicia Thiam-Tau Hiew, under the business name, Yin Seng Oriental Merchant, has been dissolved as of 3 July 2020. Alan Yun Pui Mok has withdrawn from Yin Seng Oriental Merchant, and is no longer associated in the conducting of the said business after that date.

Notice is further given that from 3 July 2020, Delicia Thiam-Tau Hiew will continue trading as Yin Seng Oriental Merchant ABN 68 453 130 859.

Dated: 7 August 2020.
