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— PART 1 —

PROCLAMATIONS

AA101

Public Health Amendment (COVID-19 Response) Act 2020

Public Health Amendment (COVID-19 Response) Act 2020 Commencement Proclamation 2020

SL 2020/153

Made under the *Public Health Amendment (COVID-19 Response) Act 2020* section 2(1)(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Public Health Amendment (COVID-19 Response) Act 2020 Commencement Proclamation 2020*.

2. Commencement of Act

The *Public Health Amendment (COVID-19 Response) Act 2020*, other than sections 1 and 2, comes into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. BEAZLEY, Governor.

L.S.

R. SAFFIOTI, Acting Minister for Health.

Note: The *Public Health Amendment Regulations 2020*, other than regulations 1 and 2, come into operation on the day on which the *Public Health Amendment (COVID-19 Response) Act 2020* section 14 comes into operation.

AA102

Planning and Development Amendment Act 2020

Planning and Development Amendment Act 2020 Commencement Proclamation 2020

SL 2020/155

Made under the *Planning and Development Amendment Act 2020*
section 2(1)(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Planning and Development Amendment Act 2020 Commencement Proclamation 2020*.

2. Commencement

The *Planning and Development Amendment Act 2020* Parts 4, 5, 8, 10, 11, 13, 15 and 16 come into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. BEAZLEY, Governor.

L.S.

R. SAFFIOTI, Minister for Planning.

HEALTH

HE301

Public Health Act 2016

Public Health Amendment Regulations 2020

SL 2020/154

Made by the Governor in Executive Council.

1. Citation

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

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day on which the *Public Health Amendment (COVID-19 Response) Act 2020* section 14 comes into operation.

3. Regulations amended

These regulations amend the *Public Health Regulations 2017*.

4. Regulations 13A and 13B inserted

At the end of Part 3 insert:

**13A. Fee prescribed for cost of hotel quarantine
(Act s. 202H(1))**

For the purposes of section 202H(1) of the Act, the prescribed fee is —

- (a) for a person not in shared accommodation — \$180 per day (including meals);
- (b) for persons in shared accommodation —
 - (i) for the first person — \$180 per day (including meals);
 - (ii) for each additional person over the age of 6 years — \$60 per day (including meals).

13B. Payment by instalments (Act s. 202L)

- (1) A person may apply to the Chief Health Officer in writing to pay by instalments the fee payable under section 202H(1).
- (2) On an application under subregulation (1), the Chief Health Officer may by notice in writing allow the applicant to pay the fee in weekly, fortnightly or monthly instalments in accordance with this regulation.
- (3) If an instalment is not paid on or before the date specified in the notice, the whole of the unpaid fee, together with interest, becomes due and payable.

N. HAGLEY, 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 12:45pm.

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: 15.15.

Date on which declaration made: 2 September 2020.

This declaration has effect from 12am on 3 September 2020 and remains in force until—

- (a) 12 am on 17 September 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 MICHAEL LOGAN, 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 Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 6 September 2020 for the local government districts of—

Kalgoorlie-Boulder, Dundas, Menzies, Laverton

BRADLEY DELAVALLE, Assistant 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 5 September 2020.

FE403**BUSH FIRES ACT 1954****TOTAL FIRE BAN DECLARATION**

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 7 September 2020 for the local government districts of—

Laverton, Ngaanyatjarraku

BRADLEY DELAVALLE, Assistant 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 6 September 2020.

FE404

BUSH FIRES ACT 1954
BUSH FIRES (SECTION 24E) NOTICE 2020
Shire of Ashburton

Made by the FES Commissioner of the Department of Fire and Emergency Services under section 24E of the *Bush Fires Act 1954* pursuant to powers delegated.

1. Citation

This notice may be cited as the *Bush Fires (Section 24E) Notice 2020—Shire of Ashburton*.

2. Commencement

This notice comes into operation as follows—

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

3. The notice amended

This notice hereby revokes the previous notice published in the *Gazette* 17 December 2019, p. 4272-4273.

4. Period of Permission

(1) Permission is given for the use of fire in the open air during the Shire of Ashburton restricted burning times for the purpose of destroying garden refuse or rubbish or for any like purpose in a rubbish tip.

(2) This permission has effect for a period of five (5) years.

5. Person or Persons to whom Permission applies

This notice applies to Pilbara Iron Company (Services) Pty Ltd employees and contractors operating within the Pannawonica Deepdale Landfill.

6. Land to which Permission applies

This notice only applies in respect of the Pannawonica Deepdale Landfill, located within the Shire of Ashburton.

7. Conditions applying during the permission—Schedule 1

During the period of permission, the conditions specified in Schedule 1 apply to a fire which is to be lit, or which is lit, for the purpose of burning garden refuse or rubbish or for any like purpose in a rubbish tip during the restricted burning times.

Schedule 1— Specified Conditions

1. Only dry untreated wood, timber and garden refuse may be burnt under this permission.
2. Prior to the lighting of any fire under this permission the Pilbara Iron Company (Services) Pty Ltd will place a notice in a newspaper circulating in the Shire of Ashburton and upon their website, advising the public of the intention to burn, the purpose for which the burning is being undertaken and the expected periods of burning.
3. A firebreak of a minimum ten (10) metres width, cleared of all inflammable material, is to be established and maintained around the piles that are to be burnt.
4. A separation zone of a minimum of twenty five (25) metres must be maintained between the waste to be burnt and any other domestic or commercial waste.
5. Before any fires are lit at the rubbish site, notification of the burn must be made to the—
 - Shire of Ashburton's Deputy Chief Bush Fire Control Officer or the designated Fire Control Officer
 - Shire of Ashburton Community Emergency Services Manager
 - DFES Communications Centre
 - Department of Biodiversity, Conservation and Attractions (DBCA) Duty Officer.
6. No fires are to be lit on the site subject to this permission on a day or part of a day for which the fire danger forecast issued by the Bureau of Meteorology in respect of that locality is *Catastrophic, Extreme, Severe or Very High*.
7. Fires are only to be lit under the following conditions—
 - The fire is lit by personnel specifically authorised to do so by the Shire of Ashburton.
 - The fire is lit after a local forecast for the day has been obtained from the Bureau of Meteorology.
 - The Deputy Chief Bush Fire Control Officer or the designated Fire Control Officer have been consulted and agreed to the burn taking place.
8. Burning will take place in designated areas of the rubbish tip. The designated areas will be cleared of all inflammable material, save minor grasses, for a radius of 50 metres minimum. The burning site will be located a minimum of 50 metres from the rubbish tip boundary.
9. Materials for burning will be arranged in trenches or windrows, as directed by the Shire of Ashburton. This area should not be sited over a site which has been previously land filled.
10. All materials burnt will be regularly heaped and stoked throughout the duration of the burn to ensure, as far as possible, a rapid and complete burn.

11. The volume of waste to be burnt must not exceed that which can be safely burnt and declared safe within the hours of 12 midday and 12 midnight on any one day.

12. Until the fire is declared safe by the Shire of Ashburton's Deputy Chief Bush Fire Control Officer or the designated Fire Control Officer, the fire must be attended by—

- at least three able bodied personnel who have successfully undertaken the minimum of Bush Fire Training, as defined by DFES; and
- a fire fighting appliance, fitted with a two-way radio, with a minimum water carrying capacity of 2000 litres fitted with a minimum of 20 metres of 19-millimetre diameter rubber hose and a pump capable of delivering a minimum of 120 litres of water per minute at a minimum of 700Kpa through an adjustable nozzle, having a full spray pattern capable of projecting a 6m jet of water spray and jet configurations.

13. The personnel referred to in condition 5 are to be provided a contact number for those person or persons to whom this permission applies.

14. All burns are to be declared “SAFE” by the Deputy Chief Bush Fire Control Officer or the Fire Control Officer prior to any fire fighter personnel or equipment being permitted to depart the rubbish tip.

15. On completion of any burn, the burn area must be covered with soil to prevent any burning embers or ash becoming airborne.

DARREN KLEMM AFSM, FES Commissioner.

Dated 4 September 2020.

FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST ROCK LOBSTER MANAGED FISHERY MANAGEMENT PLAN AMENDMENT 2020

FD 200098

Made by the Minister under section 54.

1. Citation

This instrument is the *West Coast Rock Lobster Managed Fishery Management Plan Amendment 2020*.

2. Management plan amended

The amendments in this instrument are to the *West Coast Rock Lobster Managed Fishery Management Plan 2012*.

3. Commencement

These amendments come into operation as follows—

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

4. Clause 3 amended

In clause 3—

- (a) delete the definitions—

Abrolhos Islands holding area

carrier boat consignment form

CDR book

designated holding area

designated rock lobster pot storage area

- (b) insert in the correct alphabetical position the definitions—

Abrolhos Islands holding area means the waters where rock lobster may be held in accordance with this plan, as specified in Schedule 12;

back of boat lobsters means rock lobsters referred to in a pre-landing nomination as catch that are to be sold to, or retained by, a person other than a registered receiver or person acting on a registered receiver's behalf;

back of boat sales means the sale of back of boat lobsters;

coastal waters of the State has the definition provided by section 3 of the *Coastal Waters (State Powers) Act 1980* of the Commonwealth;

CDR book means a book containing CDR forms and crew list log sheets;

designated holding area means the waters within a radius of 15 metres from a point determined by reference to points of latitude and longitude (in degrees, minutes and decimal minutes, to three decimal places) in the Abrolhos Islands holding area, as nominated by a licence holder to the Department, and as approved by a regional manager, compliance manager or fisheries officer;

5. Clause 8 replaced

Delete clause 8 and insert—

8. Duration of a licence

- (1) Subject to subclauses (2) and (3), a licence granted or renewed for a period commencing on 15 January in any year expires on 14 January next following the date of grant or renewal.
- (2) A licence granted or renewed for a period commencing on 15 January 2020 expires on 30 June 2021.
- (3) A licence granted or renewed for a period commencing on 1 July 2021 expires on 14 January 2022.

6. Clause 12 amended

In clause 12 delete subclause (2) and insert—

- (2) An election for the purposes of subclause (1) must be—
 - (a) made in writing; and
 - (b) received at the head office of the Department—
 - (i) for the licence period commencing on 1 July 2021 and ending on 14 January 2022, on or before 1 July 2021; and
 - (ii) for any other licence period, on or before 15 January next following the day on which the licence expires, and
 - (c) accompanied by the first instalment plus the surcharge.

7. Clause 13 replaced

Delete clause 13 and insert—

13. Capacity of the Zones of the Fishery

- (1) The capacity of—
 - (a) Zone A of the Fishery is 1,620,000 kilograms (whole weight) of rock lobster;
 - (b) Zone B of the Fishery is 2,880,000 kilograms (whole weight) of rock lobster; and
 - (c) Zone C of the Fishery is 4,500,000 kilograms (whole weight) of rock lobster.
- (2) The capacity of a Zone of the Fishery is the relevant quantity of rock lobster specified in subclause (1), as varied from time to time under clause 14.

8. Clause 14 amended

In clause 14(2) delete paragraph (d) and insert—

- (d) the surrender of a relevant licence under section 144 of the Act, such reduction being the equivalent in kilograms of rock lobster to the number of usual units of entitlement conferred by the licence.

9. Clause 15 replaced

Delete clause 15 and insert—

15. CEO to publish notice of any change in capacity

The CEO must, as soon as practicable following any change in capacity of a Zone pursuant to clause 13, clause 14(2)(a), (b) or (c), publish notice of the change in the *Gazette*.

10. Clause 19 amended

In clause 19, delete subclauses (b) and (c) and insert—

- (b) have any rock lobster on board an authorised boat unless the total quantity of rock lobster taken under the authority of the licence in the Zone fished on that trip is less than or equal to the product of the current entitlement for the Zone in which lobster were taken and the relevant unit value; or
- (c) take, land, consign or sell lobsters unless the total quantity of rock lobster taken under the authority of the licence in the Zone fished on that trip is less than or equal to the product of the current entitlement for the Zone in which fish were taken and the relevant unit value.

11. Clause 20 Amended

In clause 20—

- (a) In subclauses (1)(b) and (2)(b) delete “ 30 ” and insert—
60
- (b) Delete subclauses (1)(d) and (2)(d).

12. Clause 21 replaced

Delete clause 21 and insert—

21. Temporary transfer of entitlement

(1) Subject to subclause (2), an entitlement conferred by a licence may be temporarily transferred to another licence for a period ending at the time that the licence expires, provided that—

- (a) the extent of the right to fish as conferred by the current units of entitlement (in kilograms whole weight) for the relevant class of unit that would be conferred by the licence after the transfer would not be less than the total quantity of rock lobster (whole weight) relevant to that class of unit taken under the authority of the licence during the period for which the licence has been granted or renewed; and
- (b) the transfer is of a whole number of units.

(2) For the purposes of a transfer made in accordance with subclause (1), the period ending at the time that the licence expires, for the licence period commencing on 15 January 2020, is taken to be the period ending on 30 June 2021.

13. Clause 22 amended

In subclause 22(1) delete “ may ” and insert—
must

14. Clause 23A amended

In clause 23A—

- (a) Delete subclause (5)(b) and insert—
 - (b) the value of a unit of forfeited entitlement;
- (b) Delete subclauses (8) and (9) and insert—
 - (8) Where a person has purchased forfeited entitlement, the CEO, upon receiving a certificate evidencing that purchase, is—
 - (a) in the case of a licence holder, to vary the relevant licence so that the entitlement conferred by that licence includes the entitlement as specified in a certificate; or
 - (b) in the case of a person satisfying the criteria in clause 7(3), to grant a licence conferring the entitlement as specified in a certificate, in addition to any other entitlement that may be conferred pursuant to an application made under clause 7(3).

15. Clause 26A amended

In clause 26A—

- (a) Delete subclause (1) and insert—
 - (1) This clause applies to the use of pot lines and float rigs used to fish for rock lobster during the period commencing on 1 April in any year and ending on 31 October in that same year.
- (b) In subclause (2) delete paragraph (b) and insert—
 - (b) the top third of the length of the pot line is held as close to vertical in the water column as possible, by the use of weighted rope or by a weight attached to the rope;
- (c) Delete subclause (4) and insert—
 - (4) Subclause (2) does not apply to the use of a pot line used to fish for rock lobster that is less than or equal to 32.9 metres long.

16. Clause 27 amended

In clause 27 delete subclause (4).

17. Clause 29 replaced

Delete clause 29 and insert—

29. Transporting and setting pots

Notwithstanding clause 19, the master of an authorised boat operating under the authority of a licence for which the current entitlement conferred by that licence has been exhausted—

- (a) may transport pots on the authorised boat during the following periods—
 - (i) 7 days following the exhaustion of the entitlement conferred by the licence; or
 - (ii) 7 days prior to the commencement of a new licensing period; and
- (b) may set pots that have been transported on that authorised boat in accordance with paragraph (a), and within the same periods specified in subparagraphs (a)(i) and (ii).

18. Clause 30 amended

Delete subclause 30(2) and insert—

(2) The master of an authorised boat that is also licensed as a carrier boat must, in respect of rock lobster taken under the authority of the licence, and after complying with clause 36 of this plan, ensure that, where a CDR book was used under clause 60, the original copy of a CDR form applying to the rock lobster is removed from the CDR book and enclosed and sealed in the envelope provided by the Department.

19. Clause 31 amended

In clause 31—

(a) Delete subclause (1) and insert—

(1) The master of a licensed carrier boat must not cause or permit any rock lobster to be carried on the boat at any time unless the rock lobster is held in sealed containers with not more than four landing tags securely attached in respect of those containers.

(b) Delete subclause (4).

20. Clause 36 amended

In subclause (6) delete paragraphs (c) and (d) and insert—

(a) recording the consignment number issued by Fish Eye for each consignment of rock lobster.

21. Clause 37 amended

In clause 37—

(a) delete subclause (4)(c) and insert—

(c) consigns rock lobster for back of boat sales,

(b) delete subclause (5) and insert—

(5) Prior to entering into an approved landing area, the master of an authorised boat must—

(a) store all rock lobster on that boat in a sealed container with a landing tag attached in respect of that container, and determine the number of those containers of rock lobster on board that boat; or

(b) accurately determine the number of rock lobster on board that boat.

(5A) Prior to entering into an approved landing area, the master of an authorised boat must, in the case of rock lobster intended for back of boat sales, ensure that those lobsters are stored in sealed containers with landing tags attached.

22. Clause 38 amended

In clause 38 delete the term “personal consumption” where it appears and insert—

back of boat sales

23. Clause 39 amended

In clause 39 delete subclause (3)(a) and insert—

(a) in the case of rock lobster consigned to a registered receiver, provide to the registered receiver the relevant licence number and either the CDR number or consignment number provided by Fish Eye in respect of the rock lobster to be consigned, prior to allowing the registered receiver to take possession of the rock lobster; and

24. Clause 41 amended

In clause 41—

(a) delete subclause (6) and insert—

(6) A person must not—

(a) remove a landing tag that has been attached to a container; or

(b) open the container to which a landing tag is attached,

unless—

(i) that container is at a registered receiver’s premises, and the rock lobster in that container have been consigned to that registered receiver; or

(ii) the lobster in that container are consigned for back of boat sales and the tag is not removed until 10 minutes after the accurate weight of lobster is reported on Fish Eye pursuant to clause 36.

(b) delete subclauses (7) and (8).

25. Clause 42 replaced

Delete clause 42 and insert—

42. Transporting rock lobster

(1) A person must not transport rock lobster that has had the tail fan clipped or punched in the manner specified under regulation 31 unless the rock lobster has been caught under a recreational fishing licence and the amount of rock lobster being transported does not exceed the possession limit prescribed in the regulations.

(2) A person must not transport rock lobster that has not had the tail fan clipped or punched in the manner specified under regulation 31 unless the rock lobster was lawfully purchased or obtained in accordance with this plan.

(3) A person transporting rock lobster other than under subclause (1) must have a receipt, transport docket or other document regarding the rock lobster in the person’s actual possession which shows—

(a) the weight (in kilograms) or number of rock lobster being transported; and

(b) that the rock lobster being transported were lawfully purchased or obtained in accordance with this plan.

- (4) A person must not transport rock lobster consigned by the master of an authorised boat by means other than a licensed carrier boat unless—
- (a) the rock lobster is held in sealed containers with landing tags attached in respect of those containers; and
 - (b) a registered receiver consignment form has been completed and is in the possession of the person transporting the rock lobster; or
 - (c) the person is transporting rock lobster for back of boat sales; and
 - (d) no rock lobster other than those referred to in this subclause are being transported at the same time.
- (5) A person must not transport rock lobster that has been consigned by the master of an authorised boat on a licensed carrier boat other than where the rock lobster is held in sealed containers with landing tags attached in respect of those containers.
- (6) A person must not hold rock lobster consigned to a registered receiver by the master of an authorised boat at a place other than that registered receiver's premises, unless the rock lobster is held in sealed containers with landing tags attached in respect of those containers, and the rock lobster are being held—
- (a) on a licensed carrier boat; or
 - (b) at a different place, and where a registered receiver consignment form has been completed and is being held with the rock lobster.

26. Clause 43 amended

In clause 43 delete subclauses (1), (2) and (3), and insert—

- (1) Where rock lobster are brought into an approved landing area the master of the authorised boat must—
- (a) immediately and accurately weigh and determine the gross weight and net weight of all rock lobster on board; and
 - (b) ensure that any back of boat lobsters are weighed before the remainder of the rock lobster is weighed; and
 - (c) ensure that the weights referred to in paragraph (a) are determined—
 - (i) within 90 metres of the boat in a part of that approved landing area; or
 - (ii) at a weighing point specified in Schedule 13, and bearing the same designation as an approved landing area specified in Schedule 11, and
 - (d) ensure that—
 - (i) the placing of catch on a weighing device; and
 - (ii) the weight reading produced by that device,
 may both be clearly observed by a fisheries officer from any vantage point outside the place of weighing.
- (2) Subject to subclause (3), the master of an authorised boat being operated in Zone A must, immediately prior to delivering rock lobster to a licensed carrier boat or removing rock lobster from a designated holding area—
- (a) accurately weigh and determine the gross weight and net weight of the rock lobster; and
 - (b) ensure that any back of boat lobsters are weighed before the remainder of the catch is weighed.
- (3) The weight of rock lobster to be determined in accordance with subclause (2) must not be determined other than—
- (a) in a designated holding area; or
 - (b) on a jetty within the Abrolhos Islands holding area; or
 - (c) on board an authorised boat in the Abrolhos Islands holding area; or
 - (d) on board an authorised boat or a licensed carrier boat at the time the rock lobster are transferred to the licensed carrier boat.

27. Clause 44 amended

In subclause 44(1)(b) delete “ an Abrolhos Islands holding area ” and insert—
the Abrolhos Islands holding area

28. Clause 45 replaced

Delete clause 45 and insert—

45. Holding rock lobster on a boat in the Abrolhos Islands holding area

- (1) The master of an authorised boat being used to hold rock lobster in the Abrolhos Islands holding area must not cause or permit any rock lobster to be held on board that boat unless the master has—
- (a) where using IVR to make nominations under this plan, recorded all information required in the original copy of a holding over form; or
 - (b) where using Fish Eye to make nominations under this plan, recorded all session information for that day in a pre-landing nomination form in Fish Eye,
- by no later than midnight on the day on which fishing has occurred or immediately upon ceasing to pull pots for that day, whichever occurs first.

(2) At any time that the master of the authorised boat referred to in subclause (1) is not on board that boat, all rock lobster on board must be held in containers secured with not more than four landing tags affixed in such a manner that the tag is locked and intact and no rock lobster can be removed or added.

(3) A person must not use more than four landing tags in respect of a container or any other storage facility in which rock lobster are held.

(4) A landing tag required to be used under this plan must be attached to a container or any other storage facility used to hold rock lobster in accordance with this plan by passing the tag through the lid of that container and the container itself, or in a manner that secures any cover or opening to any storage facility, and securing the tag through its locking device in such a manner that the tag is locked and intact and no rock lobster can be added to or removed from that container or storage facility without breaking one or more landing tags.

29. Clause 46 amended

In clause 46 delete subclauses (7) and (8) and insert—

(7) Where a designated holding area is in waters adjacent to a jetty, or consists of a pontoon that is not immediately adjacent to another designated holding area, the master of an authorised boat must—

- (a) in the case of a designated holding area adjacent to a jetty, hold rock lobster in containers secured with not more than four landing tags; or
- (b) in the case of a pontoon, hold rock lobster within the pontoon, in containers secured with not more than four landing tags securely attached in respect of each container.

(8) Where—

- (a) designated holding areas are immediately adjacent and rock lobster are held in a pontoon; and
- (b) two or more licence holders, or persons acting on behalf of those licence holders, hold rock lobster in that same pontoon,

the persons referred to in paragraph (b) must ensure that—

- (i) the pontoon is divided into compartments equivalent to the number of persons referred to in paragraph (b); and
- (ii) the rock lobster held in that pontoon are separated accordingly and clearly identified as having been taken under the authority of a particular licence.

30. Clause 50 replaced

Delete clause 50 and insert—

50. Consignment of rock lobster by master

(1) The master of an authorised boat must not consign rock lobster taken in respect of a trip to any person other than—

- (a) a registered receiver; or
- (b) a person acting on behalf of a registered receiver; or
- (c) persons who have purchased back of boat lobsters taken on that trip; or
- (d) persons who are to receive back of boat lobsters taken on that trip.

(2) The master of an authorised boat must not consign rock lobster to a registered receiver or a person acting on behalf of a registered receiver unless the person to whom the rock lobster is to be consigned is present at the time that the master transfers possession of the rock lobster.

(3) For the purpose of back of boat sales the master of an authorised boat must not land more than 100 rock lobster taken in respect of a trip.

31. Clause 51 replaced

Delete clause 51 and insert—

(1) A person must not receive a consignment of rock lobster unless the person is—

- (a) a registered receiver; or
- (b) acting on behalf of a registered receiver; or
- (c) the recipient of back of boat lobster.

(2) The master of the authorised boat who is consigning the rock lobster to a person referred to in subclause (1)(a) or (b) must provide the relevant licence number and either the CDR number or the consignment number provided by Fish Eye.

(3) The master of the authorised boat who is consigning the rock lobster to a person receiving back of boat lobsters must provide—

- (a) a receipt for the purchase of the lobster, complying with all relevant legal requirements in regard to the sale of goods, and
- (b) the managed fishery licence number of the authorisation under which the lobster were taken and landed; or

- (c) in the case of lobster that is not purchased, written evidence—
 - (i) that the lobster were taken under the authority of a specified managed fishery licence number; and
 - (ii) of the weight of rock lobster.

(4) The holder of a commercial fishing licence must not act for or on behalf of a registered receiver on the same day as the licence holder has undertaken a trip in the Fishery.

32. Clause 52 amended

In clause 52, delete subclause (1) and insert—

(1) A person who intends to receive rock lobster, other than a fish processing licence holder authorised to process rock lobster or a person who is to receive a consignment of back of boat lobsters, must—

- (a) notify the CEO in writing of that intent; and
- (b) specify a registered receiver's premises; and
- (c) specify the business address of the person notifying of the intent to become a registered receiver.

33. Clause 55 replaced

Delete clause 55 and insert—

55. Rock lobster brought onto land

(1) A person on board an authorised boat must not remove rock lobster from the authorised boat without the authority of the master of that authorised boat.

(2) A person must not bring any rock lobster onto land in Zone A unless the rock lobster is consigned as back of boat lobsters in accordance with this plan.

34. Clause 59 replaced

Delete subclause 59 and insert—

(1) Where the master of an authorised boat has used Fish Eye to make and complete nominations on a trip the master must not make records in a CDR book.

(2) Where the master of an authorised boat uses Fish Eye to make and complete nominations, the master must keep records of the information submitted to Fish Eye and received from Fish Eye for a period of 5 years.

(3) The master of an authorised boat who has used Fish Eye to make nominations must immediately report to a fisheries officer—

- (a) any loss of records required to be kept under this plan; or
- (b) any loss of, or damage to, any device used to store records required to be kept under this plan.

35. Clause 60 amended

In clause 60, delete subclause (1) and insert—

(1) This clause does not apply to a master of an authorised boat who uses Fish Eye to make and complete nominations on a trip.

36. Clause 61 amended

In clause 61—

(a) Delete subclause (1) and insert—

(1) This clause does not apply to a master of an authorised boat who uses Fish Eye to make and complete nominations on a trip.

(b) Delete subclause (4) and insert—

(4) Where rock lobster are delivered to a carrier boat, the master of the authorised boat must forward to the Department the original copy of the CDR form in respect of all rock lobster to be consigned.

(c) Delete subclauses (6) and (7) and insert—

(6) The master of an authorised boat must—

- (a) unless otherwise required in the plan, ensure that all copies of all CDR forms remain attached to the CDR book; and
- (b) complete the forms in a CDR book in consecutive order.

37. Clause 62 amended

In clause 62 delete subclause (8) and insert—

(8) Where a registered receiver takes possession of a consignment of rock lobster at the registered receiver's premises, the registered receiver must—

- (a) immediately and accurately weigh and determine the gross weight of the rock lobster; and
- (b) not less than 10 minutes after determining the gross weight of the consignment and immediately upon removing landing tags from the containers of rock lobster, accurately weigh and determine the net weight of the rock lobster; and
- (c) immediately complete Part C of a registered receiver consignment form in respect of that consignment.

38. Clause 63 amended

In clause 63 delete subclause (5) and insert—

(5) Where a registered receiver takes possession of a consignment of rock lobster at the registered receiver's premises, a registered receiver who—

- (a) has received approval under subclause (2), and
- (b) elects to make and submit records electronically with respect to that consignment of rock lobster,

must make a record of the information that is required under clause 62 to be entered in Parts A and C of the registered receiver consignment form.

39. Clause 68 replaced

Delete clause 68 and insert—

68. Prohibition on operating with more than the maximum number of pots

(1) Subject to subclauses (2) and (3), the maximum number of pots that may be operated under the authority of a licence is—

- (a) in Zone A, the sum of—
 - (i) the current entitlement of Zone A units multiplied by 0.05;
 - (ii) the current entitlement of Zone B units multiplied by 0; and
 - (iii) the current entitlement of Zone C units multiplied by 0;
- (b) in Zone B, the sum of—
 - (i) the current entitlement of Zone A units multiplied by 0.028;
 - (ii) the current entitlement of Zone B units multiplied by 0.05; and
 - (iii) the current entitlement of Zone C units multiplied by 0;
- (c) in Zone C, the sum of—
 - (i) the current entitlement of Zone A units multiplied by 0;
 - (ii) the current entitlement of Zone B units multiplied by 0; and
 - (iii) the current entitlement of Zone C units multiplied by 0.05.

(2) For the period 1 November in any year to 30 April in the following year the maximum number of pots that may be operated under the authority of a licence is—

- (a) in Zone A, the sum of—
 - (i) the current entitlement of Zone A units multiplied by 0.1;
 - (ii) the current entitlement of Zone B units multiplied by 0; and
 - (iii) the current entitlement of Zone C units multiplied by 0;
- (b) in Zone B, the sum of—
 - (i) the current entitlement of Zone A units multiplied by 0.056;
 - (ii) the current entitlement of Zone B units multiplied by 0.1; and
 - (iii) the current entitlement of Zone C units multiplied by 0;
- (c) in Zone C, the sum of—
 - (i) the current entitlement of Zone A units multiplied by 0;
 - (ii) the current entitlement of Zone B units multiplied by 0; and
 - (iii) the current entitlement of Zone C units multiplied by 0.1.

(3) Notwithstanding the maximum number of pots that may be operated pursuant to a calculation made in accordance with subclauses (1) or (2), the maximum number of pots that may be operated is 200—

- (a) for the period ending on 31 October 2020; and
- (b) for the period 1 May 2021 to 30 June 2021.

(4) Subject to subclause (5), a person fishing under the authority of a licence must not operate more than the maximum number of pots provided for in subclauses (1), (2) or (3).

(5) The Manager Regional Compliance, or a fisheries officer, may, in writing, authorise a person to operate under the authority of a licence with up to twice the maximum number of pots provided for in subclauses (1), (2) or (3), for the purpose of gear replacement.

(6) A person fishing in accordance with an authority provided under subclause (5) must—

- (a) comply with any conditions of that authority; and
- (b) not operate more pots below the surface of the water than the maximum number of pots provided for in subclauses (1), (2) or (3).

40. Clause 70 amended

In clause 70—

(a) delete subclause (4) and insert—

(4) Subclauses (3) and (7) do not apply to rock lobster taken by a person operating under the authority of a managed fishery licence granted with respect to the *South Coast Crustacean Managed Fishery Management Plan 2015*.

(b) delete subclause 70(5) and insert—

(5) A person must not sell, purchase or deal in, or attempt to sell, purchase or deal in, any rock lobster that have had the tail fan clipped or punched in the manner specified in regulation 31.

(c) delete subclause (7).

41. Clause 72B inserted

Following clause 72A insert—

72B. Prohibitions in respect of back of boat lobsters

(1) A person must not—

- (a) be in possession of back of boat lobsters in a registered receiver's premise; or
- (b) sell, consign, or attempt to sell or consign, back of boat lobsters to a registered receiver; or
- (c) receive a consignment of back of boat lobsters in a registered receiver's premise.

(2) A registered receiver must not purchase back of boat lobsters.

42. Clause 73 repealed

Delete clause 73.

43. Clause 75 replaced

Delete clause 75 and insert—

75. Offences

A person who contravenes a provision of clause 9, 12, 19, 25, 26, 26A, 27, 28, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 72A, 72B, or 74 commits an offence.

44. Schedule 4 amended

Delete Schedule 4 and insert—

SCHEDULE 4—Big Bank area

[clause 65]

All of the waters of the Indian Ocean bounded by a line commencing at a point at 27° 14.000' south latitude and 113° 06.046' east longitude, then extending due east along the parallel to a point at 27° 14.000' south latitude and 113° 17.313' east longitude, then southerly to a point at 27° 30.000' south latitude and 113° 21.986' east longitude, then due west along the parallel to a point at 27° 30.000' south latitude and 113° 10.681' east longitude, then generally northerly to the commencement point.

45. Schedule 9 amended

SCHEDULE 9—Payment of fees by instalments

[clause 12]

1. Subject to Items 2 and 3 of Schedule 9, the fee payable in respect of the grant or renewal of a licence may be paid in instalments consisting of—

- (a) the first instalment being 25% of the total fee and due for payment on or before 15 January;
- (b) the second instalment being 35% of the total fee and due for payment on or before 15 May following the day on which the first instalment is paid;
- (c) the third instalment being 40% of the total fee and due for payment on or before 15 September following the day on which the first instalment is paid.

2. For the period ending 30 June 2021 the instalment referred to in Item 1(c) is due for payment on or before 15 March 2021.

3. The fee payable in respect of the grant or renewal of a licence for the period 1 July 2021 to 14 January 2022 may be paid in instalments consisting of—

- (a) the first instalment being 25% of the total fee and due for payment on or before 1 July 2021;
- (b) the second instalment being 35% of the total fee and due for payment on or before 15 September 2021;
- (c) the third instalment being 40% of the total fee and due for payment on or before 15 November 2021.

46. Schedule 11 amended

In Schedule 11, following item 50 insert—

Area 51: Augusta Marina

All waters of the Augusta Boat Harbour bounded by a line commencing at a point at 34° 21.144' south latitude and 115° 10.074' east longitude, then south-easterly to a point at 34° 21.176' south latitude and 115° 10.153' east longitude, then generally south-westerly and north-easterly along the high water mark of the Augusta Boat Harbour to the commencement point.

Area 415: Mangles Bay

All waters bounded by a line commencing at a point at 32° 16.530' south latitude and 115° 43.670' east longitude, then extending north-westerly to a point at 32° 16.100' south latitude and

115° 43.000' east longitude, then due west along the parallel to a point at 32° 16.100' south latitude and 115° 42.150' east longitude, then south-westerly to a point at 32° 16.450' south latitude and 115° 42.000' east longitude, then generally easterly along the high water mark to the commencement point.

Area 122: Big Pigeon Island

All waters bounded by a line commencing at a point at 28° 27.350' south latitude and 113° 43.615' east longitude, then extending south-easterly to a point at 28° 27.425' south latitude and 113° 43.667' east longitude, then northerly to a point at 28° 27.284' south latitude and 113° 43.727' east longitude, then westerly to a point at 28° 27.265' south latitude and 113° 43.686' east longitude, then generally southerly and westerly along the high water mark to the commencement point.

47. Schedule 12 amended

In Schedule 12 delete items 1 to 8 and insert—

The area of WA waters adjacent to the Abrolhos Islands from the high water mark to the seaward limits of the coastal waters of the State.

48. Schedule 13 amended

In Schedule 13—

- (a) following weighing point **Mandurah Ocean Marina** insert—

Mangles Bay

The weighing point is within 50 metres of the intersection of 32°16.540' south latitude and 115°42.910' east longitude.

- (b) following weighing point **Hamelin** insert—

Augusta Marina

The weighing point is within 50 metres of the intersection of 34°21.270' south latitude and 115°10.040' east longitude.

Dated 3rd of September 2020.

P. TINLEY, Minister for Fisheries.

JUSTICE

JU401

PRISONS ACT 1981

PERMIT DETAILS

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

Surname	Other Name(s)	Permit No.
Horseman	Shaun	PA 0334

TONY HASSALL, Commissioner Corrective Services.

Dated 3 September 2020.

JU403

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Under the provisions section 55(1) of the *Court Security and Custodial Services Act 1999*, the Commissioner of Corrective Services has issued the following Permits to do High-Level Security Work—

Surname	First Name	Other Name	Expiry Date	Permit No.
Boyd	Cameron	Luke	24/3/2022	WLG-19035
Cox	Daniel	Marcus	24/3/2022	WLG-19036
Lehman	Keegan	Desmond	24/3/2022	WLG-19037
Leithhead	Glendon	Ian	24/3/2022	WLG-19038
Dutton	Mark	Terrence	24/3/2022	WLG-19039
Ramadani	Faton		24/3/2022	WLG-19040
Cicek	Suzan		24/3/2022	WLG-19041

Under the provisions section 55(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	Permit No.	Revocation Reason
Karelis	George	WLG-17054	Resigned
Lewis	Neville	WLG-17060	Resigned
Gilmour	Warren	WLG-17044	Resigned
O'dea	John	WLG-18005	Resigned
Tuia	Roy	WLG-18024	Resigned
Stallard	Kieron	WLG-19035	Resigned
Cicek	Suzan	WLG-19041	Resigned

MICHAEL CELENZA, Director, Higher Courts.

Dated 8 September 2020.

JU402

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—

Joanne Catherine McGowan of Newman

JOANNE STAMPALIA, Executive Director,
Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

BUSH FIRES ACT 1954

Shire of Dandaragan

APPOINTMENTS

In accordance with the *Bush Fires Act 1954* Section 38, the Shire of Dandaragan has appointed the following officers to the respective positions for the 2020/21 fire season—

CHIEF BUSH FIRE CONTROL OFFICER—

Mr Richard Brown

DEPUTY CHIEF BUSH FIRE CONTROL OFFICER—

Mr Aubrey Panizza

EMERGENCY MANAGEMENT COORDINATOR—

Mr Shane Elliss

FIRE WEATHER OFFICERS—

Mr Aubrey Panizza

Mr Colin McAlpine

Mr Hugh Roberts

FIRE CONTROL OFFICERS—

Mr Richard Allen

Mr Peter Ivey

Mr Andrew Kenny

Mr Ray Glasfurd

Mr Matthew Leeds

Mr Josh Barnes

Mr David Wilson

Mr John Glasfurd

Mr Richard Hamilton

Mr Gary Peacock

Mr Dale Park

Mr Grant Creagh

Mr Shaun Turbett

Mr Robert Wedge

Mr Doug Wasley
 Mr Adam Peacock
 Mr Lachlan Brown
 Mr Gary Olsen
 Mr Cameron Rosenthal
 Mr Peter Scharf

All previous appointments are hereby revoked.

BRENT BAILEY, Chief Executive Officer.

LG402

LOCAL GOVERNMENT ACT 1995

Shire of Dardanup

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 this date, determined that the method of valuation to be used by the Shire of Dardanup as the basis for a rate in respect of the land referred to in the Schedules are to be the gross rental value of the land—

Schedule 'A'

	Designated Land
UV to GRV	All those portions of land being Lot 1 and Lot 5 as shown on Diagram 22496; Lot 1 as shown on Diagram 35883; Lot 6 as shown on Diagram 43420; Lot 8 as shown on Diagram 57557; Lot 12 as shown on Diagram 60055; Lot 11 as shown on Diagram 61841 and Lot 2 as shown on Diagram 65861.

Schedule 'B'

	Designated Land
UV to GRV	All those portions of land being Lot 1 and Lot 2 as shown on Deposited Plan 47937; Lot 78 as shown on Deposited Plan 72250; Lot 81 as shown on Deposited Plan 403943 and Lot 502 as shown on Deposited Plan 417778.

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

LG501

BUSH FIRES ACT 1954

City of Canning

ANNUAL FIRE HAZARD REDUCTION NOTICE

As a measure for preventing the outbreak of a bush fire, or for preventing the spread or extension of a bush fire which may occur, all owners and occupiers of land within the City's district are required to comply with the requirements of this notice.

Land zoned 'Rural' or 'Special Rural'

On or before the 1st day in November in each year, all owners or occupiers of land zoned 'Rural' or 'Special Rural' under the City of Canning Town Planning Scheme No. 40 (Scheme) are required to—

- (a) Clear the land free of all flammable matter, except for living trees, shrubs, plants, and lawns under cultivation, to a height no greater than 10cm; or
- (b) Clear a bare earth three (3) metre wide firebreak around all buildings, immediately inside all external boundaries of each lot on the land and within 20 metres of all stockpiled flammable matter by removing all flammable matter and all vegetation within the three (3) metre wide firebreak between the ground and four (4) metres above the ground so that the firebreak provides unrestricted vehicular access. The firebreaks must be continuous with no dead ends.

The fire breaks and measures set out above must be maintained up to and including the 30th day of April in the following year.

All other land, that is land which is not zoned 'Rural' or 'Special Rural'

At ALL TIMES THROUGHOUT THE YEAR, all owners and occupiers of land zoned other than 'Rural' or 'Special Rural' under the Scheme are required to clear and maintain the land free of all flammable matter, except for living trees, shrubs, plants and lawns under cultivation, to a height no greater than 10cm.

Flammable Matter

Flammable matter includes, but is not limited to, vegetation (except for living trees, shrubs, plants, and lawns under cultivation), prunings, cardboard, wood, paper, general rubbish and any other combustible material.

Permission needed to vary requirements

If it is impracticable for any reason to clear firebreaks or to take measures in accordance with this Notice, owners and occupiers may apply in writing to the City for permission to provide firebreaks in alternative locations or take alternative measures.

Unless and until permission in writing is granted by the City, owners and occupiers shall comply with the requirements of this Notice.

Penalty for non-compliance

A person who fails to comply with the requisitions in this notice is guilty of an offence and liable to a penalty of \$5,000. In addition, where the owner or occupier of the land fails to comply with a notice given pursuant to section 33(1) of the *Bush Fires Act 1954*, the City may enter upon the land and carry out the requisitions of the notice which have not been complied with. The City may recover the amount of any costs and expenses incurred in carrying out those requisitions as a debt due from the owner or occupier of the land.

By order of the Council,

ANTHANASIOS (Arthur) KYRON, Chief Executive Officer,
City of Canning.

LG502**BUSH FIRES ACT 1954***City of Armadale***NOTICE TO ALL OWNERS AND OCCUPIERS OF LAND WITHIN THE CITY OF ARMADALE**

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required on or before the 30th day of November 2020 or within fourteen days of you becoming the owner or occupier of land should this be after the 30th day of November 2020 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to maintain the specified land and firebreaks clear of all inflammable materials up to and including the 31st day of March 2021.

DEFINITIONS

FIRE-BREAK means to plough, cultivate, scarify, burn or otherwise clear upon the land fire-breaks in such manner, at such places, of such dimensions, and to such number, and whether in parallel or otherwise, as the local government may and is hereby empowered to determine and as are specified in the notice, and thereafter to maintain the firebreaks clear of inflammable matter

INFLAMMABLE means easily set on fire such as bush, plant, tree, grass, mineral, vegetable, substance, object, thing or material that may, or is likely to, catch fire and burn.

TRAFFICABLE means to be able to travel from one point to another in a 4X4 fire vehicle on a firm and stable surface, unhindered without any obstruction or getting stuck, bogged or trapped.

VERTICAL AXIS means a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak.

ALL AREAS OF LAND OVER 5000m²

Install and maintain a minimum three (3) metres wide by four (4) metres high clearance, bare mineral earth, trafficable (refer to definition) firebreak no more than 10 metres from the property boundary for the entire perimeter of that property. A reticulated and maintained green lawn may be accepted in lieu of a firebreak.

The firebreak must be a minimum of three (3) metres wide to accommodate for the width of emergency vehicles and have a minimum height clearance of four (4) metres to allow for the height of emergency vehicles.

Bare, mineral earth is essential for the safety and effectiveness of all firebreaks and is considered a safe passage for emergency vehicles to travel along. If a firebreak contains inflammable material, it could potentially set vehicles alight and facilitate the growth of a fire.

Install bare mineral earth trafficable firebreaks to a minimum of three (3) metres wide immediately surrounding all buildings, sheds and haystacks or groups of buildings situated on that land, with all overhanging branches, trees, limbs etc. to be trimmed back to provide a four (4) metres high clear vertical axis over the firebreak area. This includes driveways and access to all buildings on the land.

ALL AREAS OF LAND LESS THAN 5000m²

Have all inflammable matter except living trees, shrubs and plants under cultivation, slashed, mowed or trimmed down by other means to a height no greater than five (5) cms across the entire property. This includes slashing between parkland, includes weeds, all grasses and hay.

Shrubs are to be trimmed back over driveways and access ways to all buildings to provide a three (3) metre wide clearance with a clear vertical axis over the driveways and access ways and four (4) metres high to afford access for emergency vehicles to all structures and points of the property.

HAZARD REDUCTION

In addition to the provisions of this notice you may be required to carry out further works which are considered necessary by the City to help reduce the risk to your property as well as those around you specified by way of a separate written notice forwarded to the address as shown on the City of Armadale rates record for the relevant land.

APPLICATION TO VARY FIREBREAK REQUIREMENTS

Note: No firebreak exemptions will be given. Please apply for a firebreak variation if an alternative location for firebreak installation is required.

If it is considered impracticable for any reason to clear firebreaks or establish other arrangements as required by this notice, you may apply in writing to the City of Armadale, no later than the 1st day of October 2020, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the City you must comply with the requirements of this notice.

In some instances naturally occurring features such as rocky outcrops, natural watercourses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks.

All firebreaks and other alternative arrangements allowed by the preceding parts of this notice must be established on or before the 30th day of November 2020 (or within 14 days of you becoming the owner or occupier should this occur after that date) and remain clear of flammable material up to and including the 31st day of March 2021.

All approved firebreak variations must be installed as close to the property boundary as practicable.

FUEL STORAGE

On all land where fuel drum ramps are located and where fuel dumps, whether containing fuel or not, are stored, clear maintained firebreaks three (3) metres wide with a clear vertical axis of four (4) metres in height, around any drum, ramp or stack of drums.

PENALTIES

The penalty for failing to comply with this notice is a fine not exceeding \$5000 and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed by this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

By order of the City of Armadale

JOANNE ABBISS, Chief Executive Officer.

LG503

BUSH FIRES ACT 1954

Shire of Dardanup

FIRE PREVENTION ORDER

With reference to Section 33 of the *Bush Fires Act 1954*, you are required to carry out fire prevention work on land owned or occupied by you, in accordance with the provisions of this order.

This order is valid for the period 1 July-30 June annually.

Work must be completed by the 30 November annually and maintained until the close of the entire Restricted and Prohibited Burning Periods.

Please read this notice carefully.

If you do not fully understand this notice, please contact Emergency and Ranger Services during office hours on 9724 0000 or your local Fire Control Officer to discuss.

Persons Who Fail To Comply With The Requirements Of The Order May Be Issued With An Infringement Notice Penalty (\$250.00) Or Prosecuted With An Increased Penalty (Maximum Penalty \$5,000). Additionally The Shire Of Dardanup May Carry Out The Required Work At Cost To The Owner/Occupier.

RESTRICTED BURNING PERIOD

Burning Permits Required

2 November to 14 December annually

PROHIBITED BURNING PERIOD

NO FIRES PERMITTED

15 December to 10 March annually

(subject to extension)

RESTRICTED BURNING PERIOD

Burning Permits Required

11 March to 15 May annually
(subject to extension)

RESIDENTIAL, INDUSTRIAL, DEVELOPMENT, RESTRICTED USE, MIXED BUSINESS AND COMMERCIAL ZONES*

- All flammable material/vegetation (except living trees) MUST be slashed or grazed to a height that does not exceed 100 millimetres.
- Removal of isolated flammable material (dead tree and tree branches) MUST be removed.

SMALL HOLDINGS ZONE*

- BARE EARTH firebreaks of 2 metres in width and 4 metres in height must be maintained within 6 metres inside and along all boundaries of the land. A 20 metre asset protection zone MUST be slashed to a height that does not exceed 100 millimetres surrounding dwellings, sheds and all haystacks.
- All flammable material/vegetation (dead trees and branches) MUST be removed from the 20 metre asset protection zone.
- Where slashing is not possible, material/vegetation must be burnt back or sprayed with a suitable herbicide to prevent growth throughout the entire restricted and prohibited burning periods.
- Burn piles can be kept and are approved under the following conditions—
 - a burn pile is to be no closer than 20 metres from any structure.
- All fire wood piles must be stored away from a dwelling during the restricted and prohibited burning periods.

GENERAL FARMING, RESTRICTED USE AND TOURIST ZONES*

- Irrigated land is defined as land that is watered, kept fully watered and is maintained in a non-flammable state for the whole of the restricted and prohibited burning periods.
- **Non Irrigated lots**—a 4 metre in width and 4 metre in height vehicle access track that MUST include a 2 metre wide BARE EARTH firebreak must be installed within 6 metres of the lot boundary where it adjoins a road and/or rail reserve
- **Irrigated lots**—firebreaks are NOT required on that lot of land where it is being actively and regularly irrigated throughout the entire restricted and prohibited burning periods.
- Irrigation channels that are situated inside and along a lot boundary will be accepted as a firebreak provided the irrigation channel is utilised on that property throughout the entire restricted and prohibited burning periods.
- Burn piles can be kept and are approved under the following conditions—
 - a burn pile is to be no closer than 20 metres to any structure; and
 - a 2 metre wide and 4 metre in height firebreak is to be placed around the perimeter of any burn pile.

PLANTATIONS

- BARE EARTH firebreaks of 15 metres in width and 4 metres in height must be maintained inside and along all boundaries of a plantation with 6-10 metre wide internal firebreaks between compartments.
- Where power lines pass through plantation areas, firebreaks must be in accordance with Western Power specifications.

* Zones defined by the Shire of Dardanup Town Planning Scheme No.3.

WHERE AND HOW TO OBTAIN BURNING PERMITS

Applications for burning permits are available from your local Bush Fire Control Officer at no cost. The local Bush Fire Control Officer will note the relevant conditions you must comply with on your burning permit.

You are advised that Burning Permits are automatically invalidated on days of “very high” “severe”, “extreme” or “catastrophic” fire danger.

To minimise the use of resources on unnecessary call outs, burns conducted outside the restricted burning period are encouraged to be registered with the Department of Fire and Emergency Service (DFES) Communications Centre on 9395 9209, immediately prior to commencing the burn.

Garden Refuse Urban Areas (town sites): No garden refuse is permitted to be burnt on the ground, in the open air or in an outdoor incinerator within the urban areas of Dardanup, Eaton and Burekup town sites at any time of the year unless a permit to burn has first been obtained from a Fire Control Officer for special circumstances such as a large block that needs hazard reduction.

All Other Areas in Shire of Dardanup: Pursuant to section 24G(2) and section 25(1a) of the *Bush Fires Act 1954*, the burning of garden refuse and camp and cooking fires is prohibited in all areas within the Shire of Dardanup during the **Prohibited Burning Period**. Furthermore, pursuant to section 24G(2) the burning of garden refuse and camp and cooking fires are prohibited within the Shire of Dardanup during the Restricted Burning Period unless a permit to burn has first been obtained from a Fire Control Officer.

Solid Fuel Cooking Appliances (e.g.: pizza oven/outdoor barbeque, outdoor stove and fire pits): The use of solid fuel cooking appliances is prohibited in all areas within the Shire of Dardanup during the Prohibited and Restricted Burning Period UNLESS—

- the fire rating is below VERY HIGH;
- is fitted with an effective spark arrestor to pizza oven and outdoor stove;
- an area of 2m surrounding the appliance is cleared from flammable materials;
- running water is on site and is accessible;
- a responsible able body adult is in attendance throughout; and
- the fire is completely extinguished when cooking is complete.

FIREBREAK VARIATIONS/EXEMPTIONS

If it is considered impractical for any reason to clear firebreaks or remove flammable materials from any land as required by this Order, you are required to make written application to the Shire of Dardanup no later than 30 September each year and include a plan of your land detailing your fire prevention measures to abate fire hazards. Prescribed Firebreak Variation/Exemption Forms are available from the Shire of Dardanup offices or by visiting the Shire of Dardanup website. If your request for a variation/exemption is not granted, you must comply with the requirements of this Order.

DEFINITIONS

For the purpose of this notice the following definitions apply—

ASSET PROTECTION ZONE (APZ)

Asset protection zones must be a minimum of 20 metres. An asset protection zone is a low fuel area immediately surround a building and is designed to minimise the likelihood of flame contact with buildings and the effect of radiant heat. It is important to maintain the asset protection zones and from flammable material. If there are large trees in the asset protection zone, consideration of having the trees pruned by a professional contractor. There should be no trees overhanging buildings or assess within the asset protection zone.

BUSH FIRE MANAGEMENT PLANS

A “Bush Fire Management Plan” means a plan that has been developed and approved by the Shire of Dardanup to reduce and mitigate fire hazards within a subdivision, lot or other area of land within the district. Where the property has an approved Bush Fire Management Plan, compliance MUST be achieved in accordance with the conditions stipulated in the Bush Fire Management Plan, in addition to the requirement of this notice.

IRRIGATED LAND

Irrigated land is defined as land that is watered, kept fully watered and is maintained in an on flammable state for the whole of the restricted and prohibited burning periods.

FIREBREAK

A firebreak is an area of land that has been cleared to all trees, bushes, grasses and any other object or thing which may be flammable, leaving a surface of bare mineral earth. Firebreaks must be constructed inside and along the property boundary. Firebreaks provide safer access to land owners and fire appliances to conduct fire suppression activities.

PLANTATION

Means a stand of trees of 10 hectare or larger, that has been established by sowing or planting of either native or exotic tree species and managed intensively for their commercial and/or environmental value. A plantation includes roads, tracks, firebreaks and small areas of native vegetation surrounded by plantations. Implicit in this definition is the recognition that plantations will be harvested.

AUTHORISED OFFICER

A person appointed by the Shire of Dardanup as a Bush Fire Control Officer.

For further information please call the Shire of Dardanup 9724 0000 or your local Fire Control Officer.

For all fire emergencies, please dial 000

LOTTERIES

LO401

LOTTERIES COMMISSION ACT 1990

DECLARATION

The World Health Organisation declared COVID-19 a pandemic on 11 March 2020.

The *Lotteries Commission Amendment (COVID-19 Response) Act 2020* being Act No 15 of 2020 and commencing on 21 April 2020 (**the COVID Act**) introduced temporary amendments to the *Lotteries Commission Act 1990* (**the Act**) to enable the Lotteries Commission (Lotterywest) to respond to the

COVID-19 crisis. Those temporary amendments included an extension of the prize payout period, the ability to accept copies of tickets to pay prizes and the ability to distribute residual funds to public authorities for approved purposes.

The temporary amendments introduced only apply during the “emergency period” defined in the Act being the period from 16 March 2020 to 15 September 2020, unless the Premier makes a declaration to otherwise vary the duration pursuant to Section 3B(2) of the Act.

I hereby declare that the emergency period under section 3B(1) of the Act be varied such that the emergency period ends on 15 March 2021.

This declaration takes effect from the time it is made.

Pursuant to Section 3B(6) of the Act, Sections 8B(3) and 8C apply to a declaration made under subsection 3B(2) as if it were a direction given under regulations referred to in section 8B(2).

Date of Declaration: 4 September 2020.

M. McGOWAN, Premier.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,
Karratha WA 6741.

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

WARDEN DE VRIES.

To be heard by the Warden at Karratha on 5 November 2020.

ASHBURTON MINERAL FIELD

Prospecting Licences

P 08/724 Channing, Rhys James
 Channing, Gavin James

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME MINOR AMENDMENT 1357/57

Metropolitan Redevelopment Authority Normalisation

Midland

Approved Amendment

File: 833-2-21-130 Pt 1 (RLS/0829/1)

The Minister for Planning has approved, as modified, the abovementioned amendment to the Metropolitan Region Scheme. The amendment is shown on Western Australian Planning Commission plan 3.2745/1. Section 58 of the *Metropolitan Redevelopment Authority Act 2011* enables the gazettal of a planning scheme, while a redevelopment scheme is in operation, which would apply to land in a redevelopment area only when the redevelopment scheme ceases to apply to the land. A planning scheme made while a redevelopment scheme is in operation, has no effect while the redevelopment scheme has effect.

Copies of the amendment and the accompanying report on submissions are available for public inspection from Friday, 11 September 2020 to Friday, 9 October 2020 at—

- Western Australian Planning Commission, 140 William Street, Perth
- Development WA

- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Swan

Documents are also available from the Department of Planning, Lands and Heritage website www.dplh.wa.gov.au/mrs-amendments.

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

PL402

PLANNING AND DEVELOPMENT ACT 2005
REVOCATION OF PLANNING CONTROL AREA 112
Rowley Road
(Kwinana Freeway and the Coast)
Cities of Kwinana and Cockburn

File: 835/02/23/10

Notice is hereby given that the Western Australian Planning Commission has resolved to revoke Planning Control Area 112, Rowley Road between Kwinana Freeway and the Coast, pursuant to section 113 of the *Planning and Development Act 2005*, and that the Minister for Planning has granted approval to the revocation.

The revocation of Planning Control Area 112 is affective from the date of this notice in the *Government Gazette*.

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

PL403

PLANNING AND DEVELOPMENT ACT 2005
DECLARATION OF PLANNING CONTROL AREA 156
Rowley Road (Kwinana Freeway and Rockingham Road)
City of Cockburn and City of Kwinana

File: 835-2-1-22

General description

The Minister for Planning has granted approval to the declaration of a planning control area over land on Rowley Road (Kwinana Freeway and Rockingham Road) as shown on Western Australian Planning Commission (WAPC) plans number 1.7962 and 1.7963.

Purpose

The purpose of the planning control area is to proposed primary distributor road and primary freight route to accommodate Perth's future population growth in the southern corridors of the metropolitan area and its freight and transport needs. The WAPC considers that the planning control area is required over the whole of the property to ensure that no development occurs on this land which might prejudice this purpose until it may be reserved for primary regional road in the Metropolitan Region Scheme.

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 Cockburn, 9 Coleville Crescent, Spearwood
- City of Kwinana, Cnr Gilmore Avenue and Sulphur Road, Kwinana

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.

PL404

PLANNING AND DEVELOPMENT ACT 2005
REVOCATION OF PLANNING CONTROL AREA 111
Anketell Road
(Kwinana Freeway and Rockingham Road)
City of Kwinana

File: 835/02/001/13

Notice is hereby given that the Western Australian Planning Commission has resolved to revoke Planning Control Area 111, Anketell Road between Kwinana Freeway and Rockingham Road, pursuant to section 113 of the *Planning and Development Act 2005*, and that the Minister for Planning has granted approval to the revocation.

The revocation of Planning Control Area 111 is affective from the date of this notice in the *Government Gazette*.

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

PL405

PLANNING AND DEVELOPMENT ACT 2005
DECLARATION OF PLANNING CONTROL AREA 157
Anketell Road (Kwinana Freeway and Rockingham Road)
City of Kwinana

File: 835-2-26-7

General description

The Minister for Planning has granted approval to the declaration of a Planning Control Area (PCA) over land on Anketell Road (between Kwinana Freeway and Rockingham Road) as shown on Western Australian Planning Commission (WAPC) plans number 1.7957 and 1.7958.

Purpose

The purpose of the PCA is to protect Anketell Road as a proposed primary distributor road and primary freight route to accommodate future population growth in the south metropolitan area. The WAPC considers that the PCA is required to ensure that no development occurs on this land which might prejudice this purpose until it may be reserved in the Metropolitan Region Scheme (MRS).

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 PCA 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 MRS 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 Kwinana, Cnr Gilmore Avenue and Sulphur Road, Kwinana

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.

PREMIER AND CABINET

PR401

CONSTITUTION ACT 1889

APPOINTMENT OF GOVERNMENT PRINTER NOTICE 2020

1. Citation

This notice is the *Appointment of Government Printer Notice 2020*.

2. Appointment of Government Printer

Under the *Constitution Act 1889* section 74, the Governor has appointed the Parliamentary Counsel to be the Government Printer of the State as from and including 14 September 2020.

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

Amendment to Western Australian *Government Gazette*: 2020/93 dated 12 June 2020.

Under the *Vocational Education and Training Act 1996* section 60C, I the Minister for Education and Training, hereby vary the following prescribed vocational education and training qualification—

Class B qualification

Qualification	Title on contract	Apprenticeship Name		Nominal term (months) full time	
		Previous	New	Previous	New
AHC30816 Certificate III in Arboriculture	Trainee	Horticulture (Arboriculture) (Level 3)	Arborist	12	24

Under the *Vocational Education and Training Act 1996* 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	Training Contract Requirements				
			Title on contract	Nominal duration (months)	Part time	School based	Other requirements
Applied Technologies Technician	22460VIC Diploma of Applied Technologies		Trainee	36	Y	N	Part-time is defined as a minimum of 20 hours per week.

Dated 3 September, 2020.

Hon. SUE ELLERY, MLC, Minister for Education and Training.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962

DECEASED ESTATES

Creditors and Claimants

Sylvia June Mason, late of Mercy Place Mandurah, 1 Hungerford Avenue, Mandurah, Western Australia, Home Duties, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased who died on 11 February 2020 are required by the Trustee Equity Trustees Wealth Services Limited ACN 006 132 332 of Level 1, 575 Bourke Street, Melbourne Vic 3000 to send particulars of their claim to them by 23 October 2020 after which date the Trustee may convey or distribute the assets having regard only to the claims of which it then has notice.

ZZ402

TRUSTEES ACT 1962
DECEASED ESTATES
Creditors and Claimants

James Thure Akesson, late of 18 Reid Street, Quairading, Western Australia, Retired Supervisor, 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 20 February 2020 are required by the Trustee Equity Trustees Wealth Services Limited ACN 006 132 332 of Level 1, 575 Bourke Street, Melbourne Vic 3000 to send particulars of their claim to them by 23 October 2020 after which date the Trustee may convey or distribute the assets having regard only to the claims of which it then has notice.

ZZ403

TRUSTEES ACT 1962
DECEASED ESTATES
Creditors and Claimants

In the matter of the Estate of Robert Charles Scott, late of 35 Weaponess Road, Scarborough 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 20 March 2017, are required by the Executor Olivia Anne Amodt, to send the particulars of their claim to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia, by 19 October 2020, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 7th day of September 2020.

PETER A. NEVIN, Taylor Smart.

ZZ404

TRUSTEES ACT 1962
DECEASED ESTATES
Creditors and Claimants

Ryszard (Richard) Obszanski, late of 56 Farmfield Way, Morley, 6062 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 to the estate of the deceased, who died on the 4th day of December 2019, are required by the Executor and Trustee, being Mr. John Obszanski, to send particulars of their claims to him at 46 Drew Road, Ardross WA 6153 within 30 days of the date 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.

ZZ405

TRUSTEES ACT 1962
DECEASED ESTATES
Creditors and Claimants

Neil Wayne Dixon, late of 9 Essex Street, Northampton, 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 27 November 2019 are required by the Executor, Lesley Jane Ward to send particulars of their claims to her at PO Box 3243, Midland, Western Australia 6056 within one (1) month from the date of publication, after which date the Executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ406**TRUSTEES ACT 1962****DECEASED ESTATES**

Creditors and Claimants

Wayne Robert Pike, late of 129 Warrandyte Drive, Craigie in the State of Western Australia, Baggage Controller, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustee Act 1962* relates) in respect of the Estate of the Deceased who died on 1 January 2020 at Royal Perth Hospital, Perth in the State of Western Australia are required by the personal representative, being Alison Elizabeth Kelly to send particulars of their claims to care of Brook Legal, PO Box 93, Wembley in Western Australia 6913 within 30 days of publication of this notice after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 8 September 2020.

BROOK LEGAL.

ZZ407**TRUSTEES ACT 1962****DECEASED ESTATES**

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 Michael Charles Shipton, late of 21 Ravenhill Road, Thornlie, WA 6108 deceased, who died on 14 May 2018, are required by the administrator, Catherine Fay Shipton of 253A Daly Street, Belmont, WA 6104, to send particulars of their claims to the administrator within one month from the date of publication of this notice, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ408**TRUSTEES ACT 1962****DECEASED ESTATES**

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

Austin, Garry Phillip, late of 38 Brookland Crescent, Marangaroo who died on 30 May 2020 (DE33109643 EM36).

Bartlett, Eva Ellanor also known as Bartlett, Eva Eleanor and Bartlett, Eva formerly of Unit 23/2 Bruce Street, Como, late of Bethanie Como, Unit 21A, 30 McNabb Loop, Como who died on 16 August 2020 (DE19883364 EM23).

Benari, John Roland, late of Bethanie Como, 30 McNabb Loop, Como who died on 13 July 2020 (DE19560138 EM110).

Borham, Richard Stannard also known as Borham, Dick, late of 21 St Peters Green, College Grove who died on 5 August 2020 (DE33061795 EM35).

Brown, Ronald Ernest, late of 143 Third Avenue, Kelmscott who died on 1 August 2020 (DE33115221 EM15).

Dowling, Sylvia, late of 2 Amur Place, Bateman who died on 26 May 2020 (PM33154097 EM27).

Fantasia, Josephine also known as Fantasia, Guiseppina, late of Agmaroy Nursing Home, 115 Leach Highway, Wilson who died on 17 April 2020 (PM30311540 EM27).

Gray, Kenneth also known as Gray, Kenneth Alexander, late of Regis North Fremantle, 23 Harvest Road, North Fremantle who died on 8 December 2018 (PM33046387 EM214).

Harman, Victor Hugh, late of Vivian Bullwinkel Lodge, 85 Hester Avenue, Merriwa who died on 25 August 2020 (DE19911226 EM37).

Hobbs, Walter also known as Hobbes, Walter, late of St Rita's Aged Care, 25 View Street, North Perth who died on 28 February 2020 (PM33099024 EM27).

Pearson, Constance May, late of Aegis Stirling, 32 Spencer Avenue, Yokine who died on 28 July 2020 (DE19902988 EM16).

Silich, Elizabeth Joyce, late of Wearne Hostel, 1 Gibney Street, Cottesloe who died on 1 August 2020 (DE19642441 EM17).

Stuart, Beryl Dorothy also known as Stuart, Beryl late of Freshwater Bay Aged Care Home, 67 Palmerston Street, Mosman Park who died on 28 July 2020 (DE33126726 EM23).

Watson, Roger Leonard, late of 1 Fraser Grove, Bentley who died on 29 June 2020 (DE19962113 EM15).

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