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PUBLISHING DETAILS

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

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

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

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

Email address:

slp@dpc.wa.gov.au

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

After lodging any notices, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*



GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2020 AND NEW YEAR HOLIDAY PERIOD 2021

Publishing Dates	Closing Dates and Times for copy
Tuesday, 22 December 2020	Friday, 18 December 2020 at 12 noon
Thursday, 24 December 2020	Wednesday, 23 December 2020 at 12 noon
Thursday, 31 December 2020	Wednesday, 30 December 2020 at 12 noon

The Government Gazette will not be published on

Tuesday 29 December 2020

Tuesday 5 January 2021

The next edition will be published on Friday 8 January 2021 and copy will close 12 noon Wednesday 6 January 2021

— PART 1 —

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

City of Gosnells

CAT AMENDMENT LOCAL LAW 2020

Under the powers conferred by the *Cat Act 2011*, the *Local Government Act 1995*, and under all other powers enabling it, the Council of the City of Gosnells resolved on 24 November 2020 to make the following local law.

PART 1—PRELIMINARY

1.1 Citation

This local law is the *City of Gosnells Cat Amendment Local Law 2020*.

1.2 Commencement

This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

PART 2—AMENDMENTS

2.1 City of Gosnells Cat Local Law 2014 amended.

This local law amends the *City of Gosnells Cat Local Law 2014* as published in the *Government Gazette* on 13 January 2015, and amended in the *Government Gazette* on 7 August 2015.

2.2 Clause 1.3 amended

In clause 1.3 insert a new definition in alphabetical order as follows—

“*owner* has the meaning given to it in the Act;”

2.3 Insert Part 2A

Immediately after Part 2 insert the following—

“Part 2A—Cat Control

2A Cat prohibited areas

(1) A cat shall not be in the places specified in Schedule 2A at any time.

(2) If a cat is in a Cat Prohibited Area in contravention of subclause (1), then the owner of the cat commits an offence unless the owner of the cat has first obtained written authorisation from the local government.

Penalty: \$2,000”

2.4 Schedule 2A inserted

Immediately after Schedule 2 insert the following—

“SCHEDULE 2A—CAT PROHIBITED AREAS

[clause 2A(1)]

Areas where cats are prohibited—

Cliff Place Reserve and River Regional Open Space: Reserve 33771—Lot 2753 on Plan 10648; Reserve 45677—Lot 203 on Plan 88687, Lot 4289 on Plan 88687; Reserve 52213—Lot 900 on Plan 405670.

Foreshore Place Reserve and River Regional Open Space: Reserve 41565—Lot 3779 on Plan 190841, Lot 3733 on Plan 17312; Lot 4 on Plan 58301; Lot 110 on Plan 79949; Lot 553 on Plan 90975; Lot 9000 on Plan 45273; Lot 9001 on Plan 45273.

John Okey Davis Park: Reserve 37270—Lot 4147 on Plan 50481, Lot 3346 on Plan 51959, Lot 4148 on Plan 51959, Lot 3267 on Plan 12942, Lot 4145 on Plan 2566, Lot 4146 on Plan 2566.

Mary Carroll Park: Reserve 28361—Lot 4118 on Plan 219412; Reserve 31993—Lot 2899 on Plan 51643, Lot 3934 on Plan 51643, Lot 3933 on Plan 52712, Lot 3934 on Plan 52848, Lot 3934 on Plan 52888, Lot 3085 on Plan 54964, Lot 3934 on Plan 54964, Lot 3934 on Plan 57102, Lot 3934 on Plan 58542, Lot 3934 on Plan 60078, Lot 3934 on Plan 60079, Lot 2096 on Plan

184377, Lot 2460 on Plan 214859, Lot 2499 on Plan 214859, Lot 3188 on Plan 214859; Reserve 38000—Lot 3352 on Plan 52580; Lot 23 on Plan 36619; Lot 108 on Plan 52580; Lot 91 on Plan 58377; Lot 23 on Plan 64770.

Shannon Ramble Reserve and River Regional Open Space: Reserve 39815—Lot 3545 on Plan 15274; Reserve 41487—Lot 3712 on Plan 17184, Lot 4384 on Plan 17184; Reserve 47001—Lot 4821 on Plan 29093, Lot 4811 on Plan 31159, Lot 4824 on Plan 32029, Lot 4813 on Plan 32172; Reserve 47210—Lot 4812 on Plan 31159, Lot 4814 on Plan 32172.

Huntingdale/Gosnells River Regional Open Space: Reserve 25044—Lot 1620 on Plan 22788; Reserve 32522—Lot 2567 on Plan 44493, Lot 2732 on Plan 48186; Reserve 33124—Lot 2638 on Plan 10357, Lot 2639 on Plan 10357, Lot 2769 on Plan 10858, Lot 2774 on Plan 10858, Lot 2779 on Plan 11314; Reserve 33667—Lot 2731 on Plan 48186; Reserve 34249—Lot 2840 on Plan 10938; Reserve 34273—Lot 2831 on Plan 11085; Reserve 34989—Lot 2970 on Plan 51778, Lot 4142 on Plan 51778, Lot 3287 on Plan 56973, Lot 3307 on Plan 13510, Lot 3593 on Plan 15189; Reserve 36939—Lot 3236 on Plan 13125; Reserve 37077—Lot 3246 on Plan 59338, Lot 3411 on Plan 64397; Reserve 38683—Lot 3427 on Plan 14372; Reserve 38685—Lot 3953 on Plan 51589, Lot 3984 on Plan 11952, Lot 3426 on Plan 14373; Reserve 39647—Lot 3532 on Plan 15045; Lot 5 on Plan 41332; Lot 99 on Plan 41536; Lot 28 on Plan 44494, Lot 55 on Plan 44494; Lot 165 on Plan 47921, Lot 35 on Plan 48186; Lot 50 on Plan 52674; Lot 90 on Plan 59338, Lot 91 on Plan 59338; Lot 681 on Plan 60810; Lot 102 on Plan 64397; Lot 104 on Plan 70459; Lot 66 on Plan 71439; Lot 304 on Plan 79214; Lot 301 on Plan 79254, Lot 302 on Plan 79254; Lot 306 on Plan 97568; Lot 801 on Plan 75964; Lot 152 on Plan 10858; Lot 75 on Plan 10938; Lot 166 on Plan 11085; Lot 218 on Plan 11314; Lot 87 on Plan 11952; Lot 67 on Plan 12921; Lot 31 on Plan 12946; Lot 679 on Plan 13125; Lot 165 on Plan 14373, Lot 166 on Plan 14373; Lot 1143 on Plan 2566; Lot 1672 on Plan 3314, Lot 1673 on Plan 3314, Lot 1674 on Plan 3314, Lot 1675 on Plan 3314, Lot 1676 on Plan 3314.

Greater Brixton Street Wetlands: Reserve 49200—Lot 35 on Plan 32341, Lot 342 on Plan 95477, Lot 807 on Plan 50190, Lot 808 on Plan 50190, Lot 802 on Plan 59983, Lot 48 on Plan 10367, Lot 106 on Plan 3148, Lot 26 on Plan 4647, Lot 31 on Plan 4647; Lot 50 on Plan 4366; Lot 343 on Plan 95477; Lot 803 on Plan 59983, Lot 804 on Plan 59983; Lot 140 on Plan 3380; Lot 9 on Plan 4647; Lot 10 on Plan 4647; Lot 11 on Plan 4647; Lot 12 on Plan 4647; Lot 13 on Plan 4647; Lot 14 on Plan 4647; Lot 15 on Plan 4647; Lot 16 on Plan 4647; Lot 28 on Plan 4647, Lot 77 on Plan 4647; Lot 78 on Plan 4647.

Kenwick River Regional Open Space North: Lot 2 on Plan 41793; Lot 1 on Plan 42179; Lot 501 on Plan 71790, Lot 505 on Plan 85002, Lot 506 on Plan 89787, Lot 0 on Plan 9486; Lot 510 on Plan 95752; Lot 111 on Plan 34829; Lot 801 on Plan 418115; Lot 42 on Plan 10367.

Kenwick River Regional Open Space South: Reserve 33961—Lot 81 on Plan 96355; Reserve 44350—Lot 4077 on Plan 76134; Lot 50 on Plan 63666; Lot 120 on Plan 96385; Lot 17 on Plan 2976.

Hester Park and River Regional Open Space: Reserve 29223—Lot 2149 on Plan 33955; Reserve 32676—Lot 2588 on Plan 46231; Reserve 32677—Lot 3003 on Plan 41749; Reserve 34179—Lot 3879 on Plan 84116, Lot 4761 on Plan 28830; Reserve 34180—Lot 2816 on Plan 11112; Reserve 35022—Lot 2969 on Plan 12060; Reserve 47448—Lot 4760 on Plan 28830; Lot 141 on Plan 46231; Lot 150 on Plan 48023; Lot 3 on Plan 58127; Lot 500 on Plan 67784; Lot 806 on Plan 39690; Lot 69 on Plan 11112; Lot 55 on Plan 11385; Lot 2 on Plan 2499, Lot 3 on Plan 2499, Lot 4 on Plan 2499.

Maddington River Regional Open Space: Reserve 32093—Lot 300 on Plan 48681; Reserve 43367—Lot 3914 on Plan 79695; Reserve 45388—Lot 4199 on Plan 20044, Lot 4219 on Plan 20749; Lot 30 on Plan 32343; Lot 50 on Plan 76663; Lot 51 on Plan 76664; Lot 100 on Plan 78993; Lot 24 on Plan 94489; Lot 800 on Plan 48091; Lot 55 on Plan 15320; Lot 56 on Plan 15320; Lot 304 on Plan 2976; Lot 169 on Plan 3047; Lot 170 on Plan 3047; Lot 171 on Plan 3047; Lot 172 on Plan 3047.

Corriedale Reserve: Reserve 36197—Lot 3759 on Plan 64126, Lot 3125 on Plan 11997; Lot 3214 on Plan 11997; Lot 3758 on Plan 11997.

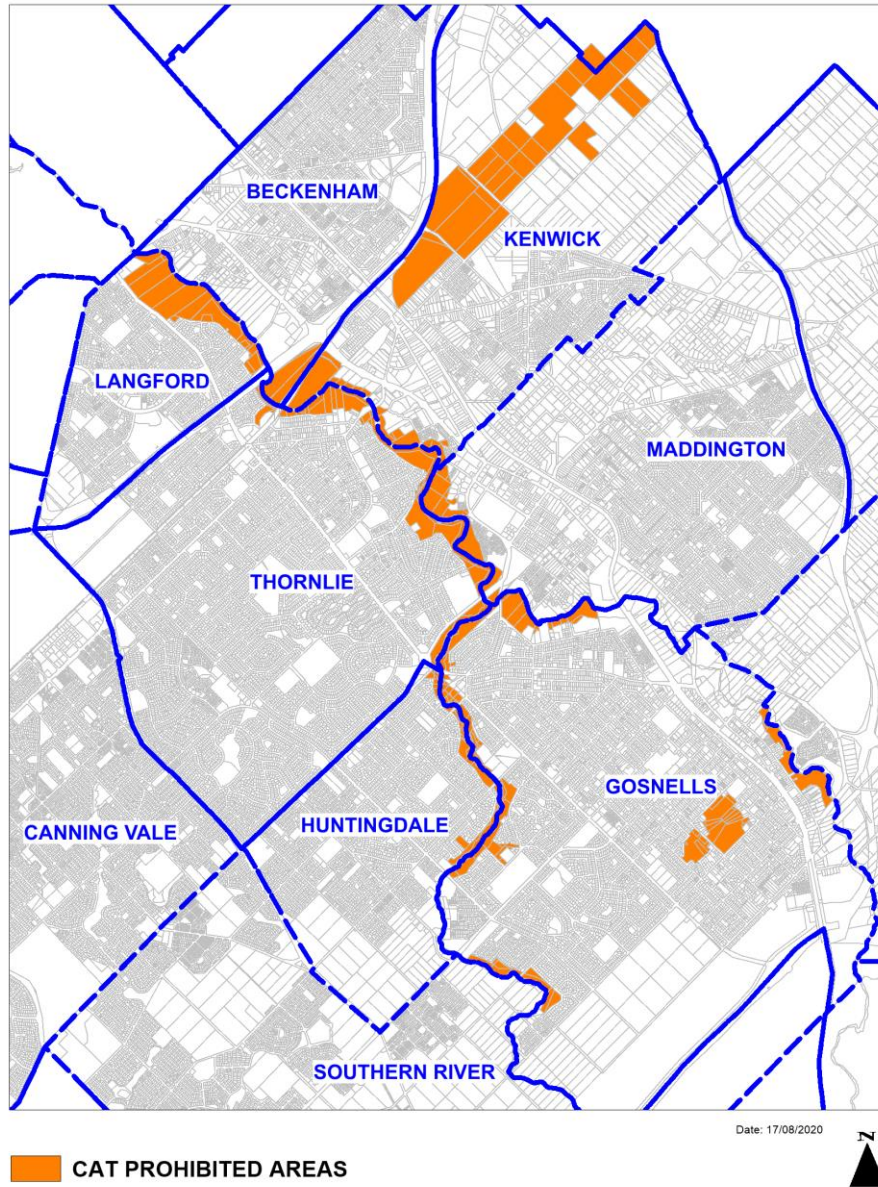
O'Dell Street Reserve and River Regional Open Space: Reserve 27505—Lot 1963 on Plan 8157; Reserve 28739—Lot 2594 on Plan 45620, Lot 2087 on Plan 8464; Reserve 29744—Lot 311 on Plan 47102; Reserve 30574—Lot 3971 on Plan 35019, Lot 2317 on Plan 38326, Lot 350 on Plan 40416; Reserve 30692—Lot 2327 on Plan 9165; Lot 1 on Plan 48841; Lot 2 on Plan 52716; Lot 105 on Plan 55147; Lot 106 on Plan 55149; Lot 75 on Plan 66110.

Thornlie River Regional Open Space: Reserve 26227—Lot 1821 on Plan 7580; Reserve 27924—Lot 1972 on Plan 170868; Reserve 32093—Lot 164 on Plan 11340; Lot 203 on Plan 12942, Lot 2880 on Plan 8816, Lot 2955 on Plan

8816, Lot 2473 on Plan 9830; Reserve 33061—Lot 2633 on Plan 10973; Reserve 33961—Lot 2971 on Plan 51572, Lot 565 on Plan 67741, Lot 2780 on Plan 11341; Reserve 35024—Lot 2967 on Plan 51572; Reserve 37270—Lot 3267 on Plan 12942; Lot 29 on Plan 32343; Lot 32 on Plan 47062; Lot 298 on Plan 11341.

Thornlie/Gosnells River Regional Open Space: Reserve 33662—Lot 4155 on Plan 193406; Reserve 33663—Lot 2729 on Plan 11260; Reserve 37270—Lot 3267 on Plan 12942; Lot 800 on Plan 48091; Lot 151 on Plan 11260; Lot 153 on Plan 11260; Lot 201 on Plan 12942.

SCHEDULE 2A—MAP OF CAT PROHIBITED AREAS



2.5 SCHEDULE 3 amended

In SCHEDULE 3 insert the following row after item 2—

3	2A(2)	Cat in a prohibited area	\$200
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Dated: 2 December, 2020.

The Common Seal of the City of Gosnells was affixed by authority of a resolution of the Council in the presence of—

DAVID GOODE, JP, Mayor.
IAN COWIE, PSM, Chief Executive Officer.

WATER

WA301

Water Services Act 2012

**Water Services Code of Practice (Family
Violence) 2020**

SL 2020/241

Made by the Minister under section 26 of the Act.

Part 1 — Preliminary**1. Citation**

This code is the *Water Services Code of Practice (Family Violence) 2020*.

2. Commencement

This code comes into operation as follows —

- (a) Part 1 — on the day on which this code is published in the *Gazette*;
- (b) the rest of the code — on the day after that day.

3. Terms used

- (1) In this code —

bill means a bill for a water service charge;

family violence has the meaning given in the *Restraining Orders Act 1997* section 5A;

family violence policy has the meaning given in clause 5(1);

financial hardship means being in an ongoing state of financial disadvantage in which the ability of a residential customer to meet the basic living needs of the customer or a dependant of the customer would be adversely affected if the customer were to pay an unpaid bill;

financial hardship policy, of a licensee, means the licensee's policy under the *Water Services Code of Conduct (Customer Service Standards) 2018* clause 29;

payment difficulties means being in a state of financial disadvantage that is not likely to be ongoing and in which the customer is unable to pay an unpaid bill;

residential customer means a customer who uses the place in respect of which a water service is provided solely or primarily as the customer's dwelling.

Note for this subclause:

Other words and expressions used in this code have the same meanings as they have in the *Water Services Act 2012*. See the *Water Services Act 2012* section 26(5) and the *Interpretation Act 1984* section 44.

- (2) A reference in this code to a customer affected by family violence is a reference to a residential customer who is directly or indirectly affected by family violence.

4. **Application of code**

This code applies to a licensee that provides a water service to a residential customer.

Part 2 — Family violence policies

5. **Family violence policy**

- (1) A licensee must have a policy (a **family violence policy**) that sets out the following matters —
 - (a) the training to be provided to employees and other persons interacting with customers on behalf of the licensee to enable them to appropriately respond to customers affected by family violence;
 - (b) the information to be provided to customers affected by family violence about external services through which they can receive support, and when that information is to be provided;
 - (c) a process by which the account of a customer affected by family violence can be identified by employees without the need for a customer to repeat details of the issues;
 - (d) how information obtained from, or relating to, customers affected by family violence is to be protected;
 - (e) in what circumstances a customer affected by family violence will, as a result, be taken to be experiencing —
 - (i) payment difficulties for the purposes of the *Water Services Code of Conduct (Customer Service Standards) 2018*; or
 - (ii) financial hardship for the purposes of the licensee's financial hardship policy;
 - (f) how the licensee is to deal with debt management and recovery in relation to the accounts of customers affected by family violence;
 - (g) that the licensee must not request written evidence of family violence from a customer unless the evidence is reasonably necessary to enable the licensee to assess

appropriate measures that it may take in relation to debt management and recovery.

- (2) A licensee must have a family violence policy before the end of the 6-month period starting on —
 - (a) unless paragraph (b) applies — the day on which this clause comes into operation; or
 - (b) if the day of the grant of the licensee's licence is after the day on which this clause comes into operation — the day of the grant of the licensee's licence.

6. Family violence policy must be made available

A licensee must —

- (a) publish its family violence policy on its website; and
- (b) provide a hard copy of the policy to a customer on request and at no charge.

7. Review of family violence policy

A licensee must review its family violence policy —

- (a) at least once in every 5-year period; and
- (b) in addition to any review under paragraph (a) — if directed to do so by the Minister.

Part 3 — General

8. Record keeping

- (1) A licensee must maintain adequate records in relation to compliance with this code or any policy made under the code —
 - (a) if the licensee is a government organization as defined in the *State Records Act 2000* section 3(1) — in accordance with its obligations under that Act; or
 - (b) otherwise — in accordance with subclause (2).
- (2) For the purposes of subclause (1)(b), the licensee must retain each record —
 - (a) if the record relates to a customer — for at least 7 years after the last communication between the licensee and the customer or water services ombudsman in relation to the matter the subject of the record; or
 - (b) otherwise — for at least 7 years after the record is made.

9. Customers must be informed about complaints procedure

When a customer affected by family violence first contacts a licensee about a particular matter relating to the family violence, the licensee must inform the customer of the existence and operation of the licensee's complaints procedure under the *Water Services Code of Conduct (Customer Service Standards) 2018* clause 46.

10. Code must be made available

A licensee must ensure that its website contains a link that provides access to the current version of this code as it appears on the website that is maintained by or on behalf of the Western Australian Government and that provides public access to electronic versions of Western Australian legislation.

D. KELLY, Minister for Water.

— PART 2 —

CULTURE AND THE ARTS

CZ401

LIBRARY BOARD OF WESTERN AUSTRALIA ACT 1951 STATE LIBRARY OF WESTERN AUSTRALIA

Appointment of Chairman and Vice Chairman of the Library Board of Western Australia
It is hereby notified for public information that the Hon. John Day has been appointed to the position of Chairman of the Library Board of Western Australia for 2021.
Ms Jenny Archibald has been appointed to the position of Vice Chairman of the Library Board of Western Australia for 2021.

MARGARET ALLEN PSM, CEO and State Librarian.

ELECTORAL

EL401

ELECTORAL ACT 1907 REGISTRATION OF POLITICAL PARTIES, WESTERN AUSTRALIA Application to Amend the Register—Name and Abbreviated Name (Section 62K(4)(a&c))

An application has been made to change the name of the “Small Business Party” to the “WAXit Party”, and to enter “WAXit” as the abbreviated name of the party, in the register of political parties kept by the Electoral Commissioner under section 62D of the *Electoral Act 1907*.

The following information was included in the application—

- (a) Name for the political party—
WAXit Party
- (b) Abbreviation of the political party name for use on ballot papers—
WAXit
- (c) Name and address of the secretary of the political party:
Robert Ellis
PO Box 172
SUBIACO WA 6904

Any elector who believes that the application—

- (i) is not in accordance with section 62E of the *Electoral Act 1907*; or
- (ii) should be refused under section 62J of the *Electoral Act 1907*

is invited to submit to the Electoral Commissioner by Monday, 11 January 2021, a statement that—

- (a) sets out in detail the grounds for the elector’s belief in respect to (i) or (ii) above;
- (b) sets out the elector’s residential address and postal address; and
- (c) is signed by the elector.

Written submissions—

Senior Electoral Liaison Officer
Western Australian Electoral Commission
GPO Box F316
PERTH WA 6841
Email: fad@waec.wa.gov.au

Any statement submitted will be available for public inspection without fee at the Western Australian Electoral Commission, Level 2, 111 St Georges Terrace, PERTH WA 6000.

Enquiries can be made to the Senior Electoral Liaison Officer, phone (08) 9214 0414 or email fad@waec.wa.gov.au.

ROBERT KENNEDY, Electoral Commissioner.

EL402

ELECTORAL ACT 1907
REGISTRATION OF POLITICAL PARTIES, WESTERN AUSTRALIA
Application to Amend the Register—Abbreviated Name
(Section 62K(4)(b))

An application has been made to change the abbreviated name of the Health Australia Party from “HAP” to “Health Australia Party” in the register of political parties kept by the Electoral Commissioner under section 62D of the *Electoral Act 1907*.

The following information was included in the application—

- (a) Name for the political party—
Health Australia Party
- (b) Abbreviation of the political party name for use on ballot papers—
Health Australia Party
- (c) Name and address of the secretary of the political party:
Emily Wallis
PO Box 92
INNALOO CITY WA 6918

Any elector who believes that the application—

- (i) is not in accordance with section 62E of the *Electoral Act 1907*; or
- (ii) should be refused under section 62J of the *Electoral Act 1907*

is invited to submit to the Electoral Commissioner by Monday, 11 January 2021, a statement that—

- (a) sets out in detail the grounds for the elector’s belief in respect to (i) or (ii) above;
- (b) sets out the elector’s residential address and postal address; and
- (c) is signed by the elector.

Written submissions—

Senior Electoral Liaison Officer
Western Australian Electoral Commission
GPO Box F316
PERTH WA 6841
Email: fad@waec.wa.gov.au

Any statement submitted will be available for public inspection without fee at the Western Australian Electoral Commission, Level 2, 111 St Georges Terrace, PERTH WA 6000.

Enquiries can be made to the Senior Electoral Liaison Officer, phone (08) 9214 0414 or email fad@waec.wa.gov.au.

ROBERT KENNEDY, Electoral Commissioner.

ENVIRONMENT

EV401

ENVIRONMENTAL PROTECTION ACT 1986
APPOINTMENT OF MEMBER AND CHAIRPERSON OF THE ENVIRONMENTAL
PROTECTION AUTHORITY

On 1 December 2020, under Section 7 of the *Environmental Protection Act 1986*, the Governor, on the recommendation of the Minister for Environment, appointed Professor Matthew Tonts as a full time Member and Chairperson to the Environmental Protection Authority Board for a term of 5 years, from 18 January 2021 to 17 January 2026.

MICHAEL CHARLES ROWE, Director General,
Department of Water and Environmental Regulation.

FIRE AND EMERGENCY SERVICES

FE401**EMERGENCY MANAGEMENT ACT 2005**

EXTENSION OF STATE OF EMERGENCY DECLARATION

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

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

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

Time when declaration made: 17.06 pm.

Date on which declaration made: 24/11/2020.

This declaration has effect from 12 am on 26 November, 2020 and remains in force until—

- (a) 12 am on 10 December 2020; or
- (b) It is revoked under section 59 of the *Emergency Management Act 2005*

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

FRANCIS M. LOGAN MLA, Minister for Emergency Services.

FE402**BUSH FIRES ACT 1954**

TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the 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 4 December 2020 for the local government districts of—

Wiluna, Kalgoorlie-Boulder, Coolgardie, Dundas, Laverton, Leonora, Menzies

PAUL RYAN, 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 3 December 2020.

JUSTICE

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

PERMIT DETAILS

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

Surname	First Name(s)	Permit Number	Permit Expiry Date
Okeke	Emeka Joseph	BRS-200073	24/03/2022
Masenda	Kudzai	BRS-200074	24/03/2022

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

Surname	First Name(s)	Permit Number	Date Permit Revoked
Baddeley	Eric William	BRS-170482	20/11/2020
Brown	Felicity Rose	BRS-200063	20/11/2020
Coulman	Rodney Arthur	BRS-180042-1	03/12/2020
Fantoni	Francesca Therese	BRS-170270-1	03/12/2020
Flynn	Connor Ethan Francis	BRS-180034	20/11/2020
Griffiths	Jeffrey Stewart	BRS-170514	03/12/2020

Surname	First Name(s)	Permit Number	Date Permit Revoked
Hourigan	Connor Declan	BRS-200043	03/12/2020
Klabouch	Filip	BRS-180110	20/11/2020
L'hopital	Didier Frederick	BRS-170290	20/11/2020
Lowe	Stephanie Grace	BRS-200029	03/12/2020
Moyo	Godfrey Prosper	BRS-170517	20/11/2020
Nesteriak	Cameron John	BRS-200023	03/12/2020
Prentis	Trevor Harold	BRS-200019	03/12/2020
Wainwright	William Thomas	BRS-190045	20/11/2020

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

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

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

City of Kwinana

BASIS OF RATES

I, Gordon MacMile, 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 21 October 2020, determined that the method of valuation to be used by the City of Kwinana as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 246 to 251 inclusive, Lots 256 to 265 inclusive, Lots 410 to 412 inclusive, Lots 429 to 433 inclusive and Lots 453 to 461 inclusive as shown on Deposited Plan 418375.

GORDON MacMILE, Acting Executive Director, Local Government,
Department of Local Government, Sport and Cultural Industries.

LG402

LOCAL GOVERNMENT ACT 1995

City of Rockingham

BASIS OF RATES

I, Gordon MacMile, 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 4 November 2020, determined that the method of valuation to be used by the City of Rockingham as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 1 to 10 inclusive and Lots 18 to 22 inclusive as shown on Deposited Plan 415212.

GORDON MacMILE, Acting Executive Director, Local Government,
Department of Local Government, Sport and Cultural Industries.

LG403

LOCAL GOVERNMENT ACT 1995*Shire of Augusta Margaret River***BASIS OF RATES**

I, Gordon MacMile, 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 15 October 2020, determined that the method of valuation to be used by the Augusta Margaret River as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 19 to 32 inclusive and Lots 34 to 41 inclusive as shown on Deposited Plan 418294.

GORDON MacMILE, Acting Executive Director, Local Government,
Department of Local Government, Sport and Cultural Industries.

PARLIAMENT

PA401

PARLIAMENT OF WESTERN AUSTRALIA

Royal Assent to Bills

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Acts passed by the Legislative Council and the Legislative Assembly during the First Session of the Fortieth Parliament.

Title of Act	Date of Assent	Act No.
Appropriation (Recurrent 2020-21) Act 2020	30 November 2020	42 of 2020
Appropriation (Capital 2020-21) Act 2020	30 November 2020	43 of 2020
Mutual Recognition (Western Australia) Act 2020	30 November 2020	44 of 2020

NIGEL PRATT, Clerk of the Parliaments.

Dated 2 December 2020.

PLANNING

PL402

PLANNING AND DEVELOPMENT ACT 2005**APPROVED TOWN PLANNING SCHEME AMENDMENT***Town of Victoria Park*

Town Planning Scheme No. 1—Amendment No. 83

Ref: TPS/2591

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 Town of Victoria Park Town Planning Scheme amendment on 18 November 2020 for the purpose of—

1. Inserting into Schedule C—Additional Uses—

	Ref No.	Land Particulars	Permitted Uses	Development Standards/Conditions
A56	56	Nos. 7, 9, 11 and 15 (Lots 2, 3, 31 and 32) Teddington Road, Burswood	Motor Vehicle and Marine Sales Premises	1. The Additional Use of Motor Vehicle and Marine Sales Premises shall extinguish upon the expiry of eleven (11) years from the gazettal date of this amendment, except where a further application for development approval has been granted for the continued operation of the use whereby

	Ref No.	Land Particulars	Permitted Uses	Development Standards/Conditions
				<p>the Additional Use shall extinguish upon the expiry of that approval(s);</p> <p>2. The sale and display of vehicles is to occur within the building(s) or structure(s) approved to carry out the use at all times; and</p> <p>3. Development is to result in a significant improvement to the visual appearance of the site.</p>

2. Modify Town Planning Scheme No. 1 Precinct Plan P3 'Causeway Precinct' by applying to the property known as Nos. 7, 9, 11 and 15 (Lots 2, 3, 31 and 32) Teddington Road, Burswood the notation of 'A56' as the Reference Number for that property listed in Schedule C—Additional Uses, of the Town Planning Scheme No. 1 Scheme Text.

K. VERNON, Mayor.
A. VULETA, Chief Executive Officer.

PL401

PLANNING AND DEVELOPMENT ACT 2005 IMPROVEMENT PLAN NO. 55—BENNETT SPRINGS EAST

File: 819-2-21-13 (RLS/0914)

It is hereby notified for public information that the Western Australian Planning Commission, acting pursuant to part 8 of the *Planning and Development Act 2005*, has certified and recommended that, for the purpose of advancing the planning, development and use of the land described below, it should be made the subject of Improvement Plan No. 55—Bennett Springs East.

The Improvement Plan No. 55 area comprises the land depicted on Western Australian Planning Commission plan numbered 3.2773.

The purpose of this improvement plan is to enable a coordinated approach to planning and development at Bennett Springs East, ensure that rail infrastructure is delivered in an efficient manner and to facilitate future development of a contemporary transit oriented development in the surrounding precinct.

The recommendation has been accepted by the Minister for Planning and the Governor.

Improvement Plan No.—55 Bennett Springs East is effective on and from the date of this gazettal.

A copy of Improvement Plan No. 55 can be viewed at—

1. Western Australian Planning Commission, 140 William Street, Perth
2. City of Swan
3. J S Battye Library, Alexander Library building, Francis Street, Northbridge.

Documents can also be viewed online at the Department of Planning, Lands and Heritage website at www.dplh.wa.gov.au/improvement-plans-schemes.

Ms. SAM FAGAN, Secretary, Western Australian Planning Commission.

RACING, GAMING AND LIQUOR

RA401

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003

RACING AND WAGERING WESTERN AUSTRALIA (FOB RULES) NOTICE (NO. 4) 2020

Made by Racing and Wagering Western Australia under section 61 of the Act.

1. Citation

This notice is the *Racing and Wagering Western Australia (FOB Rules) Notice (No. 4) 2020*.

2. Commencement

These rules came into operation on 1 April 2020.

3. Interpretation

In this notice—

“the Act” means the *Racing and Wagering Western Australia Act 2003*;

“the Rules” means the rules described in clause 4, adopted by Racing and Wagering Western Australia.

4. Rules adopted under section 61 of the Act

(1) Following the novation of the FOB MSA to BetEasy effective 1 April 2020 RWWA is now operating under the BetEasy Fixed Odds Rules.

(2) A copy of the rules adopted was published for public information in the Special Gazette of 24 January 2020 at pp. 169-215.

(3) Further amendments to the Rules were adopted by resolution of the Board dated 14 April 2020 and 26 October 2020, and published for public information in the Gazette of 17 April 2020 at pp. 958-961, 30 October at pp. 4043-4045 and 13 November at pp. 4193-4210.

5. Changes to Rules published for public information section 61(6)(c) of the Act

(1) Further amendments to the Rules were also adopted by resolution of the Board at the same meeting referred to earlier dated 26 October 2020.

(2) Those further amendments to the Rules are published in the Schedule to this notice for public information, as required by section 61(6)(c) of the Act

Schedule 1—Amendments to Adopted Rules

620.	<p>BASEBALL Bets Settlement and Abandoned Games Bets will be settled according to the official result as declared by the governing body for a baseball event. Any subsequent amendments to the official result will be ignored for settlement purposes.</p>
238.	<p><u>Listed Pitchers must start for bets to stand. In the event there is a double pitching change, where a pitcher is changed but then re-instated, it will be treated as a normal pitching change. Listed pitchers are not applied to World Baseball. Should a game end in a tie, Money Line betting will be void with all other markets settled as per the result.</u></p>
239.	<p>If a match is abandoned after it has already started, one of the following will apply in relation to bets placed on that match—</p> <ol style="list-style-type: none"> a. If the match is abandoned before four innings have been played, all bets will be void. b. If the match is abandoned after four innings have been completed but before five innings have been completed, all bets on the winner market are settled if the home team is winning (4.5 Innings Rule). Otherwise, all bets will be void. Total runs and Handicap markets will be void. c. If the match is abandoned after five innings have been completed but before eight innings have been completed, all bets on the winner market are settled as determined by the score at the end of the last completed innings. Total runs and Handicap markets will be void.
241.	<p>Total, Handicap and Innings Betting When betting on total runs (over/under) or run-lines, the game must go at least 9 full innings or 8½ if the home team is ahead (8.5 Innings Rule) for bets to stand unless the Over total has already been met. If the Over Total has been met, bets will stand. The exception to the rule is for game 1 of a double header in the Australian Baseball League, where the game must go at least 7 full innings (6½ if the home team is ahead) for bets to stand, unless the over total had already been met.</p>
242.	<p>Double Headers <u>For MLB games scheduled at the start of the game to only 7 innings, normal baseball rules apply with all markets settled as per MLB.com. Where a 7 innings game is shortened after the first pitch (i.e. called due to rain) the following settlement rules will apply</u></p> <ol style="list-style-type: none"> (a) Money Line settled per the “4.5 Innings Rule” (b) Markets unequivocally determined before the game was shortened will be settled as already determined (example: 1st innings total runs scored if game gets called in 3rd innings) (c) All other markets (including but not limited to Run Line and Total Runs) will be void unless a minimum of 7 innings’ play, or 6.5 innings should the home team be leading at the commencement of the bottom of the 7th innings <p>In the Australian Baseball League (ABL), all Game #1 are 7 inning games and are priced and settled accordingly. If the first game of a double header goes to extra innings, causing the second game to be shortened to less than the scheduled 9 innings as a result, all bets on the run line and total market for the second game will be void. All head to head bets on the second game will still stand.</p>

250.	<p>Double Result Settles on the score at the end of the 5th inning plus the final score as per the 8.5 Inning Rule.</p>
252.	<p>Futures and Outright Betting All Future/Outright markets include playoffs unless otherwise stated. Regular Season Win/Totals/etc. betting requires the selected team to play at least 160 games for wagers to stand. If they play less than 160 games, all bets are void.</p>
290.	<p>BOXING Bets Settlement and Abandoned/Amended Contests The official start of a fight is when the bell is sounded for the beginning of the first round. All bets will be settled according to the official result declared by the event's governing body immediately after the end of the fight. Any subsequent appeals or amendments to the result will not be taken into account for settlement purposes. Results will be based on the official result at ringside. Results are not official for betting purposes until verified by officials at the fighting venue. If for some reason this cannot be clarified, then and only then will reference will be made to www.boxrec.com for settlement purposes. Should an official or unofficial sanctioning body overturn a fight decision based on an appeal, suspension, lawsuit, drug testing result, or any other fighter sanction will not be recognized for betting purposes.</p>
291.	<p>Where a match is abandoned or postponed, but fought within 14 days of the original scheduled date, all wagers stand. Once the 14 days have expired, all single wagers are void and refunded. Affected multiple wagers will be recalculated excluding that leg. Should a contest be postponed, bets will stand for 48 hours. Once the 48 hrs have expired, all bets will be void.</p>
376.	<p>DARTS For all match related markets, for bets to stand both players must start the match and the match must reach full completion. <u>If a match is postponed bets will be void unless the match is rescheduled and takes place the following day.</u></p>
415.	<p>HANDBALL Bets Settlement and Abandoned Games Bets on handball will be settled according to the official result as declared by the relevant governing body of the event. Any subsequent amendments to the official result will be ignored for settlement purposes.</p>
416.	<p>If an event or meet is abandoned or postponed <u>and not played within 48 hours then all bets shall be void and multi bets will be recalculated without the affected legs except for markets that have already reached an unconditional conclusion.</u></p>
419.	<p>ICE HOCKEY (NHL) Bets Settlement All bets on ice hockey matches will be settled on the official results and statistics provided by the relevant league's governing body.</p>
421.	<p>If a match is abandoned, all bets are void except for those that have already reached an unconditional conclusion. Where a game is incomplete or postponed and subsequently resumed, or played within 48 hrs of the original scheduled game start time, all wagers for that game stand. <u>All bets placed on games played outside 48 hrs of the scheduled game start time will be void.</u></p>
432.	<p>ICE HOCKEY (NON-NHL) Bets Settlement All non-NHL ice hockey bets will be settled on 60 minutes play unless specifically stated otherwise; overtime is not included.</p>
434.	<p>If a match is not played on the scheduled date all bets will be void. In case of a match being cancelled or postponed it will be voided unless it takes place within 36 hours of the initial scheduled starting time.</p>
438.	<p>MOTOR RACING Participation, abandonments and end of season settlement A race is considered to have started on the signal to start the warm-up lap for a motor race. Wagers on drivers not on the grid for the warm-up lap or ready to start from the pit lane will be voided.</p>
450.	<p>Nascar, Indy Car, Cart Racing, V8 SuperCars, WRC, Moto GP, SBK Any driver who fails to qualify for the race will not be considered a runner and bets will be void.</p>
452.	<p>If a race is postponed and not rescheduled within 24 <u>48</u> hours of the original advertised time then all wagers will be voided.</p>
464.	<p>RUGBY LEAGUE Acceptance of Bets and Settlement All betting for rugby league matches includes extra time if required.</p>

465.	If, after extra time, the match is a draw, Dead Heat Rules will apply. The only exception to this is if a match is tied at the end of extra time all Margin markets will be refunded. All margin bets, including margin 1-12, will be deemed unsuccessful bets as neither team has won the match.
470.	Postponed/re-arranged matches If a match is abandoned or postponed and then resumed within 24 <u>48</u> hours of the original scheduled date, all bets will stand. After the 24 <u>48</u> hours; all single bets will be voided and refunded; Multi bets will be recalculated excluding the odds from the affected event.
505.	SNOOKER Bets Settlement and Abandoned Games If a match commences but is postponed or not completed <u>within 48 hours</u> , all wagers on the event are void except those where an unconditional conclusion has been reached.
610.	UFC/MMA Bets Settlement and Abandoned/Amended Contests The official start of a fight is when the bell is sounded for the beginning of the first round. All bets will be settled according to the official result declared by the event's governing body immediately after the end of the fight. Any subsequent appeals or amendments to the result will not be taken into account for settlement purposes.
611.	Where a fight is abandoned or postponed, but fought within 14 days of the original scheduled date, all wagers stand. Once the 14 days have expired, all single wagers are void and refunded. Affected multiple wagers will be recalculated excluding that leg. Should a contest be postponed, bets will stand for 48 hours, inclusive of the original date for the contest.
616.	All bets are void if a match is cancelled or is declared a 'No Contest, (<i>to describe a fight that ends for reasons outside the fighters' hands, as stated above all bets will be settled according to the official result declared by the event's governing body</i>) unless the result has already been determined.
621.	In the event of a disqualification or no contest the market will be void.
624.	VOLLEYBALL Bets Settlement and Abandoned Games Bets will be settled according to the official result as declared by the governing body of the event. Any subsequent amendments to the official result will be ignored for settlement purposes.
628.	<u>For competitions whereby a Golden Set is played to determine which team/player progresses, the Golden Set will not count towards settlement of an individual match. Golden Set will only apply to tournament/outright betting.</u>

TREASURY AND FINANCE

TR401

DUTIES ACT 2008

DUTIES ACT SECTION 92 NOTICE (NO. 2) 2020

Made by the Minister under section 92 of the Act.

1. CitationThis notice is the *Duties Act section 92 Notice (No. 2) 2020*.**2. Exempt body under section 92**

For the purposes of section 92 of the Act, the Child and Adolescent Health Service, North Metropolitan Health Service, South Metropolitan Health Service, East Metropolitan Health Service, WA Country Health Service, Health Support Services, Quadriplegic Centre and the Health Ministerial Body established by the *Health Services Act 2016* are declared to be exempt bodies with effect on and from the day after the day on which this notice is published in the *Gazette*.

B. WYATT, Minister for Finance.

Date: 30 November, 2020.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of David John Parkin, late of 210 Place Road, Wonthella, in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estate of the deceased, who died on the 5th of October 2019, are required by the Executor of the estate, Emily Parkin, to send the particulars of their claim to her at 116 Honeywood Avenue, Wandi, Western Australia, 6167, by Sunday 17th January 2021, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ402

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Kay Davey, late of Brightwater Huntingdale, 31 Mildenhall Street, Huntingdale 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 Kay Davey, deceased, who died on the 19th day of September 2019 at Brightwater Huntingdale, 31 Mildenhall Street, Huntingdale in the said State are required by the executors Lisa Jane Davey and Maurice Paul Davey-Smithin to send particulars of their claims to Peel Legal Barristers & Solicitors of PO Box 1995, Mandurah, WA 6210 by the date one month following the publication of this notice after which date the executors may convey or distribute the assets having regard only to the claims of which they have then had notice.

ZZ403

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Oscar David Dixon, late of 29 Chipperton Road Bertram 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 22 June 2020, are required by the trustee of the late Oscar David Dixon, c/- Mountains Lawyers, PO Box 5379, Rockingham Beach WA 6969 to send particulars of their claims to the trustee within 30 days of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MOUNTAINS LAWYERS PTY LTD, Solicitors for the Trustee Ph: (08) 9592 7326.

ZZ404

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Joan Patricia Theodore late of 29 Pentecost Avenue, Beechboro, 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 6 August 2020, are required by the personal representative Thi Thu Trang Le C/- Lynn & Brown Lawyers, PO Box 1114, Morley, WA 6943 to send particulars of their claims to her by the 15 January 2021, after which date the personal representative may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

ZZ501**DISPOSAL OF UNCOLLECTED GOODS ACT 1970****DISPOSAL OF UNCOLLECTED GOODS**

Notice under Part III of Intention to Sell or Otherwise Dispose of Goods

To: Edward Foote, Address Unknown, Bailor

You were given notice on 1 September 2020 that the following goods, 3 Transportable Units situated at 6 Archer Street Broome were ready for redelivery.

The goods are goods to the value of \$3000.00 to which Part III of the Act applies.

It is intended to sell or dispose of the goods in accordance with the Act unless not more than 1 month from the date of giving of this notice you either—

- (a) take redelivery of the goods or give directions for their redelivery; or
- (b) give notice in writing to Dean Wilson Transport Pty Ltd (Bailee) you deny the goods prescribed, you claim the goods exceed \$3 500 in value.

Dated: 3 December 2020.

DEAN WILSON, Director, Dean Wilson Transport Pty Ltd.
