



WESTERN
AUSTRALIAN
GOVERNMENT
Gazette

ISSN 1448-949X (print)
PRINT POST APPROVED PP665002/00041

ISSN 2204-4264 (online)



PERTH, TUESDAY, 13 JULY 2021 No. 123

PUBLISHED BY AUTHORITY GEOFF O. LAWN, GOVERNMENT PRINTER
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Email address:
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— PART 1 —

JUSTICE

JU301

Supreme Court Act 1935
Corporations (Ancillary Provisions) Act 2001
Corporations Act 2001 (Commonwealth)

Supreme Court (Corporations) (WA) Amendment Rules 2021

SL 2021/121

Made by the judges of the Supreme Court.

1. Citation

These rules are the *Supreme Court (Corporations) (WA) Amendment Rules 2021*.

2. Commencement

These rules come into operation as follows —

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

3. Rules amended

These rules amend the *Supreme Court (Corporations) (WA) Rules 2004*.

4. Rule 1.5 amended

In rule 1.5(1) insert in alphabetical order:

Insolvency Practice Schedule or ***IPS*** means the Corporations Act Schedule 2;

5. Rule 1.7 amended

In rule 1.7(2) delete “a registrar” and insert:

the Principal Registrar

6. Rule 2.8 amended

In rule 2.8(3) in the Table:

- (a) in item 3 in the 2nd column delete “s. 509(6)” and insert:

s. 509(2)

- (b) delete item 4;
(c) after item 9 insert:

- | | | |
|-----|-----------------|---|
| 10. | IPS s. 45-1(3) | For an order under IPS s. 45-1(1) in relation to a registered liquidator |
| 11. | IPS s. 90-10(1) | For an inquiry into the external administration of a company |
| 12. | IPS s. 90-20 | For an order under IPS s. 90-15 in relation to the external administration of a company |

7. Rule 3.4 amended

In rule 3.4(2) delete “application.” and insert:

application —

- (a) for an application in relation to one Part 5.1 body — in a daily newspaper circulating generally in the State or Territory where the Part 5.1 body has its principal, or last known, place of business; or
- (b) for an application in relation to 2 or more Part 5.1 bodies — in a daily newspaper circulating generally in each State or Territory where any of the Part 5.1 bodies has its principal, or last known, place of business.

8. Rule 4.2 inserted

At the end of Part 4 insert:

4.2. Order or inquiry in relation to registered liquidator or external administration of company

An application to the Court —

- (a) under the Insolvency Practice Schedule section 45-1 for an order in relation to a registered liquidator; or
- (b) under the Insolvency Practice Schedule section 90-10 for an inquiry into the external administration of a company; or
- (c) under the Insolvency Practice Schedule section 90-20 for an order in relation to the external administration of a company,

must be made —

- (d) in the case of a winding-up by the Court — by an interlocutory process seeking the inquiry or order; or
- (e) in any other case — by an originating process seeking the inquiry or order.

Note: An application for an order or inquiry in relation to the external administration of a company ordered to be wound up by a court is normally made to the court that made the winding-up order.

9. Rule 5.5 amended

- (1) In rule 5.5(2) delete “an official liquidator” and insert:

a registered liquidator

- (2) In rule 5.5(3)(a) delete “an official liquidator” and insert:

a registered liquidator

10. Rule 5.6 replaced

Delete rule 5.6 and insert:

5.6. Notice of application for winding-up (Form 9)

- (1) If a person applies for a company to be wound up and the application is not made under the Corporations Act section 459P, 462 or 464, the person must, unless the Court otherwise orders, cause a notice of the

application to be published in a daily newspaper circulating generally in the State or Territory where the company has its principal, or last known, place of business. The notice must be in accordance with Form 9.

Note: If a person applies under the Corporations Act section 459P, 462 or 464 for a company to be wound up, the person must cause a notice, setting out the information prescribed by the Corporations Regulations regulation 5.4.01A, to be published in the manner provided by the Corporations Act section 1367A and the Corporations Regulations regulation 5.6.75: see the Corporations Act section 465A(1).

- (2) A notice under subrule (1), or under the Corporations Act section 465A(1)(c), of an application for a company to be wound up must be published —
 - (a) at least 3 days after the originating process is served on the company; and
 - (b) at least 7 days before the date fixed for the hearing of the application.

11. Rule 5.9 amended

- (1) In rule 5.9:
 - (a) delete “After” and insert:
 - (1) After
 - (b) in paragraph (a) —
 - (i) delete “the Principal Registrar” and insert:
a master
 - (ii) delete “Principal Registrar; and” and insert:
Principal Registrar, or another officer of the Court to whom the Principal Registrar has delegated this function; and
 - (c) in paragraph (b) delete “the Principal Registrar” and insert:
the master
- (2) At the end of rule 5.9 insert:
 - (2) For the purposes of these rules, a function performed by a delegate of the Principal Registrar under

subrule (1)(a) is taken to be a function performed by the Principal Registrar.

Note: The heading to amended rule 5.9 is to read:

Appearance before master

12. Rule 5.10 amended

Delete rule 5.10(2)(b) and insert:

- (b) unless otherwise directed by the Court, published —
 - (i) at least 7 days before the date fixed for the hearing of the application; and
 - (ii) in a daily newspaper circulating generally in the State or Territory where the company has its principal, or last known, place of business.

13. Rule 5.11 amended

- (1) In rule 5.11(1) delete “an official liquidator” and insert:

a registered liquidator

- (2) Delete rule 5.11(3) and (4) and insert:

- (3) If the winding-up order results from an application other than an application under the Corporations Act section 459P, 462 or 464, the liquidator must cause a notice of the winding-up order and the liquidator’s appointment to be published in a daily newspaper circulating generally in the State or Territory where the company has its principal, or last known, place of business. The notice must be in accordance with Form 11.

Note: If the winding-up order results from an application under the Corporations Act section 459P, 462 or 464, the liquidator must cause a notice, setting out the information prescribed by the Corporations Regulations regulation 5.4.01B, to be published in the manner provided by the Corporations Act section 1367A and the Corporations Regulations regulation 5.6.75: see the Corporations Act section 465A(2).

- (4) A notice under subrule (3), or under the Corporations Act section 465A(2), of a winding-up order must be published as soon as practicable after the liquidator is informed of the appointment.

14. Rule 6.1 amended

In rule 6.1(1) —

- (a) delete “an official liquidator” and insert:

a registered liquidator

- (b) delete “official liquidator.” and insert:

registered liquidator.

15. Rule 6.2 amended

- (1) In rule 6.2(1) delete “an official liquidator” and insert:

a registered liquidator

- (2) Delete rule 6.2(3) and (4) and insert:

- (3) If the order results from an application other than an application under the Corporations Act section 459P, 462 or 464, the provisional liquidator must cause a notice of the provisional liquidator’s appointment to be published in a daily newspaper circulating generally in the State or Territory where the company has its principal, or last known, place of business. The notice must be in accordance with Form 12.

Note: If the order results from an application under the Corporations Act section 459P, 462 or 464, the provisional liquidator must cause a notice, setting out the information prescribed by the Corporations Regulations regulation 5.4.01B, to be published in the manner provided by the Corporations Act section 1367A and the Corporations Regulations regulation 5.6.75: see the Corporations Act section 465A(2).

- (4) A notice under subrule (3), or under the Corporations Act section 465A(2), of a provisional liquidator’s appointment must be published as soon as practicable after the relevant order is made.

16. Rule 7.1 deleted

Delete rule 7.1.

17. Rule 7.2 replaced

Delete rule 7.2 and insert:

7.2. Vacancy in office of liquidator (Corporations Act s. 473A and 499(3) and Insolvency Practice Schedule s. 90-15)

If, for any reason, there is no liquidator of a company under external administration, the Court may appoint a registered liquidator whose written consent in accordance with Form 8 has been filed.

Note: The Court may make the appointment —

- (a) on its own initiative, during proceedings before the Court; or
- (b) on application under the Insolvency Practice Schedule section 90-20.

See the Insolvency Practice Schedule section 90-15(2).

18. Rule 7.3 amended

(1) Before rule 7.3(1) insert:

(1A) In this rule —

liquidator includes a provisional liquidator.

(2) Delete rule 7.3(4) and insert:

(4) Unless the Court otherwise orders, a report filed by a liquidator under the Corporations Act section 475(7) is not available for inspection by any person.

Note: A report filed by a liquidator under the Corporations Act section 475(7) may include commercial-in-confidence information that may not be inspected: see the Corporations Act section 1274(4G).

19. Rule 7.5 amended

Delete rule 7.5(3)(e) and insert:

(e) whether ASIC has caused books in relation to the company to be audited under the Insolvency Practice Schedule section 70-15;

20. Rule 7.7 amended

- (1) In rule 7.7(2)(a)(i) delete “Principal Registrar” and insert:

Principal Registrar, or another officer of the Court to whom the Principal Registrar has delegated this function,

- (2) After rule 7.7(3) insert:

- (4) For the purposes of these rules, a function performed by a delegate of the Principal Registrar under subrule (2)(a)(i) is taken to be a function performed by the Principal Registrar.

21. Rule 7.9 amended

In rule 7.9(2) delete “application.” and insert:

application in a daily newspaper circulating generally in the State or Territory where the relevant company has its principal, or last known, place of business.

22. Rule 7.11 replaced

Delete rule 7.11 and insert:

7.11. Appointment of reviewing liquidator (Insolvency Practice Schedule s. 90-23(8))

- (1) An application to the Court under the Insolvency Practice Schedule section 90-23(8) to appoint a registered liquidator to carry out a review into a matter relating to the external administration of a company must be made —
- (a) in the case of a winding-up by the Court — by filing an interlocutory process seeking the relevant orders; or
 - (b) in the case of a voluntary winding-up — by filing an originating process seeking the relevant orders.
- (2) The application must be accompanied by the written declaration made by the proposed reviewing liquidator under the *Insolvency Practice Rules (Corporations) 2016* (Commonwealth) section 90-18.

23. Rule 9.2 replaced

Delete rule 9.2 and insert:

9.2. Determination of remuneration of external administrator (Insolvency Practice Schedule s. 60-10(1)(c) and (2)(b)) (Form 16)

- (1) This rule applies in relation to an application for a determination under the Insolvency Practice Schedule section 60-10(1)(c) or (2)(b) specifying remuneration that an external administrator of a company is entitled to receive for necessary work properly performed by the external administrator in relation to the external administration.

Note: The Insolvency Practice Schedule section 60-10 does not apply in relation to the remuneration of a provisional liquidator or a liquidator appointed by ASIC under the Corporations Act section 489EC: see the Insolvency Practice Schedule section 60-2.

- (2) At least 21 days before filing an originating process, or interlocutory process, seeking the determination, the external administrator must serve a notice in accordance with Form 16 of the external administrator's intention to apply for the determination, and a copy of any affidavit on which the external administrator intends to rely, on the following persons —
- (a) each creditor who was present, in person or by proxy, at any meeting of creditors;
 - (b) each member of any committee of inspection;
 - (c) if there is no committee of inspection, and no meeting of creditors has been convened and held — each of the 5 largest (measured by amount of debt) creditors of the company;
 - (d) each member of the company whose shareholding represents at least 10% of the issued capital of the company.
- (3) Within 21 days after the last service of the documents mentioned in subrule (2), any creditor or contributory may give to the external administrator a notice of objection to the remuneration claimed, stating the grounds of objection.
- (4) If the external administrator does not receive a notice of objection within the period mentioned in subrule (3) —
- (a) the external administrator may file an affidavit, made after the end of that period, in support of

the originating process, or interlocutory process, seeking the determination stating —

- (i) the date, or dates, when the notice and affidavit required to be served under subrule (2) were served; and
- (ii) that the external administrator has not received any notice of objection to the remuneration claimed within the period mentioned in subrule (3);

and

- (b) the external administrator may endorse the originating process, or interlocutory process, with a request that the application be dealt with in the absence of the public and without any attendance by, or on behalf of, the external administrator; and
- (c) the application may be so dealt with.

- (5) If the external administrator receives a notice of objection within the period mentioned in subrule (3), the external administrator must serve a copy of the originating process, or interlocutory process, seeking the determination on each creditor or contributory who has given a notice of objection.
- (6) An affidavit in support of the originating process, or interlocutory process, seeking the determination must —
 - (a) include evidence of the matters mentioned in the Insolvency Practice Schedule section 60-12; and
 - (b) state the nature of the work performed or likely to be performed by the external administrator; and
 - (c) state the amount of remuneration claimed; and
 - (d) include a summary of the receipts taken and payments made by the external administrator; and
 - (e) state particulars of any objection of which the external administrator has received notice; and
 - (f) if the external administration is continuing — give details of any matters delaying the completion of the external administration.

24. Rule 9.2A amended

(1) Delete rule 9.2A(1) and (2) and insert:

(1) This rule applies in relation to an application under the Insolvency Practice Schedule section 60-11(1) for a review of a remuneration determination for an external administrator of a company.

Note 1: The Insolvency Practice Schedule section 60-11 does not apply in relation to the remuneration of a provisional liquidator or a liquidator appointed by ASIC under the Corporations Act section 489EC: see the Insolvency Practice Schedule section 60-2.

Note 2: An application may not be made under the Insolvency Practice Schedule section 60-11(1) for a review of a remuneration determination made by the Court under section 60-10(1)(c) or (2)(b) of that Schedule: see section 60-11(5) of that Schedule.

(2) In rule 9.2A(3):

- (a) in paragraph (a) delete “a committee of creditors or”;
(b) in paragraph (b) before “administrator” insert:

external

(3) In rule 9.2A(7):

- (a) before “administrator” insert:

external

- (b) delete paragraph (a) and insert:

(a) the matters mentioned in the Insolvency Practice Schedule section 60-12;

- (c) in paragraphs (b) to (d) after “by the” (each occurrence) insert:

external

- (d) in paragraph (e) before “administrator” insert:

external

- (e) in paragraph (f) before “administration” (each occurrence) insert:

external

- (4) Delete rule 9.2A(8).

Note: The heading to amended rule 9.2A is to read:

**Review of remuneration determination for external administrator
(Insolvency Practice Schedule s. 60-11(1))**

25. Rule 9.3 amended

- (1) Delete rule 9.3(1) and insert:

(1) This rule applies in relation to an application by a provisional liquidator of a company for a determination under the Insolvency Practice Schedule section 60-16(1) of the remuneration the provisional liquidator is entitled to receive.

- (2) In rule 9.3(8):

(a) delete “Corporations Act section 473(10) —” and insert:

Insolvency Practice Schedule section 60-12 —

(b) in paragraph (b) delete ““liquidator”” and insert:

“external administrator”

- (3) In the provisions listed in the Table delete “order” (each occurrence) and insert:

determination

Table

| | |
|-------------|----------------|
| rule 9.3(3) | rule 9.3(5)(a) |
| rule 9.3(6) | rule 9.3(7) |

Note: The heading to amended rule 9.3 is to read:

Remuneration of provisional liquidator (Insolvency Practice Schedule s. 60-16) (Form 16)

26. Rules 9.4 and 9.4A deleted

Delete rules 9.4 and 9.4A.

27. Rule 9.5 amended

In rule 9.5(3)(b) delete “committee of creditors or” (each occurrence).

28. Part 11 heading replaced

Delete the heading to Part 11 and insert:

**Part 11 — Inquiries, examinations,
investigations, and orders against person
concerned with corporation**

29. Rule 11.2 replaced

Delete rule 11.2 and insert:

**11.2. Inquiries, examinations and investigations under
Corporations Act s. 411(9)(b) or 423(3) or
Insolvency Practice Schedule Div. 90 Subdiv. B**

- (1) An application for an order for an examination or investigation under the Corporations Act section 423(3) in relation to a controller of property of a corporation may be made by any of the following —
- (a) a person with a financial interest in the administration of the corporation;
 - (b) an officer of the corporation;
 - (c) if the committee of inspection (if any) so resolves — a creditor, on behalf of the committee;
 - (d) ASIC.

Note: An application:

- (a) under the Corporations Act section 411(9)(b) for an inquiry into the administration of a compromise or arrangement or an examination or investigation in connection with such an inquiry; or
- (b) under the Insolvency Practice Schedule Division 90 Subdivision B for an inquiry into the external administration of a company or an examination or investigation in connection with such an inquiry,

may be made by a person mentioned in the Insolvency Practice Schedule section 90-10(2): see the Corporations Act section 411(9)(b) and the Insolvency Practice Schedule section 90-10(1).

- (2) The following applications may be made without notice to any person —

- (a) an application under the Corporations Act section 411(9)(b) for an inquiry into the administration of a compromise or arrangement or an examination or investigation in connection with such an inquiry;
- (b) an application for an order for an examination or investigation under the Corporations Act section 423(3);

- (c) an application under the Insolvency Practice Schedule Division 90 Subdivision B for an inquiry into the external administration of a company or an examination or investigation in connection with such an inquiry.
- (3) The provisions of this Part that apply to an examination under the Corporations Act Part 5.9 Division 1 apply, with any necessary adaptations, to an inquiry, examination or investigation under the Corporations Act section 411(9)(b) or 423(3) or the Insolvency Practice Schedule Division 90 Subdivision B.

30. Rule 11.8 amended

In rule 11.8(1) delete “section 411, 423 or 536 of the Corporations Act” and insert:

the Corporations Act section 411 or 423 or the Insolvency Practice Schedule Division 90 Subdivision B

Note: The heading to amended rule 11.8 is to read:

Inspection of record or transcript of examination or investigation under Corporations Act s. 411 or 423 or Insolvency Practice Schedule Div. 90 Subdiv. B

31. Part 14 heading replaced

Delete the heading to Part 14 and insert:

Part 14 — Appeals authorised by the Corporations Act

32. Rule 15A.5 amended

In rule 15A.5(c) delete “an official liquidator; and” and insert:

a registered liquidator; and

Note: The heading to amended rule 15A.5 is to read:

Registered liquidator's consent to act

33. Schedule 1 amended

- (1) In Schedule 1 Form 2:

(a) delete “by at [address of Court] at *a.m./*p.m. on” and insert:

by a *judge/*master at the time, on the date and in the place specified in the attached listing notification.

- (b) delete section D and insert:

D. FILING

This originating process is filed by [name] for the plaintiff.

Date of filing:

- (2) In Schedule 1 Form 3 delete “by at [address of Court] at *a.m./*p.m. on” and insert:

by a *judge/*master at the time, on the date and in the place specified in the attached listing notification.

- (3) In Schedule 1 Form 8:

- (a) delete the reference after the heading and insert:

[rules 5.5, 6.1 and 7.2]

- (b) delete “an official liquidator,” and insert:

a registered liquidator,

- (c) delete “hourly” (each occurrence) and insert:

time-cost

- (d) delete the note and insert:

Note: The remuneration that an external administrator is entitled to receive for necessary work properly performed by the external administrator in relation to the external administration of a company is regulated by the Insolvency Practice Schedule Division 60.

- (e) delete “*Signature of official liquidator*” and insert:

Signature of registered liquidator

- (f) in the Schedule delete “[description of hourly rate(s)]” and insert:

[description of time-cost rate(s)]

- (4) In Schedule 1 Form 16 delete the reference after the heading and insert:

[rules 9.1, 9.2, 9.3 and 9.5]

- (5) In Schedule 1 Form 16A:

- (a) delete the reference after the heading and insert:

[rule 9.2A]

- (b) delete “*[*administrator/*liquidator” and insert:

*[*external administrator/*liquidator

- (c) delete “*administrator/*liquidator” and insert:

*external administrator/*liquidator

- (d) delete “rule *9.2A(4)/*9.4A(4)” and insert:

rule 9.2A(4)

- (6) In Schedule 1 Form 17:

- (a) delete “beforeat [address of Court] at*a.m./*p.m. on,” and insert:

before a *judge/*master at the time, on the date and in the place specified in the attached listing notification,

- (b) delete “Date:”.

- (7) In Schedule 1 Form 18:

- (a) delete “before the at [address of Court] at*a.m./*p.m. on” and insert:

before a *judge/*master at the time, on the date and in the place specified in the attached listing notification

- (b) delete “Date:”.

(8) In Schedule 1 Form 19:

(a) delete “an official liquidator,” and insert:

a registered liquidator,

(b) delete “The hourly rates” and insert:

The time-cost rates

(c) delete “these hourly rates.” and insert:

these time-cost rates.

(d) delete “Signature of official liquidator” and insert:

Signature of registered liquidator

(e) in the Schedule delete “[description of hourly rate(s)]” and insert:

[description of time-cost rate(s)]

34. Schedule 2 amended

In Schedule 2:

(a) in item 6 in the 3rd column delete “(s. 410-415A)” and insert:

(s. 410-415F)

(b) delete item 8;

(c) after item 12 insert:

13. IPS s. 45-1 Orders relating to registered liquidators

14. IPS s. 90-10 and Inquiries and orders relating to administration
90-15

Notes:

1. The heading to rule 12.2 is to read:

Application for summons for appearance of person (Corporations Act s. 1071D(4)) (Form 18)

2. The heading to rule 14.1 is to read:
Appeals against acts, omissions or decisions

The Hon. Chief Justice Peter Quinlan
Chief Justice of Western Australia
Supreme Court of Western Australia

Date 8 July, 2021.

— PART 2 —

AGRICULTURE AND FOOD

AG401

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007

BIOSECURITY AND AGRICULTURE MANAGEMENT (PERMITTED ORGANISMS) DECLARATION (NO. 2) 2021

Made under Section 11 of the *Biosecurity and Agriculture Management Act 2007* by a Director of the Department of Primary Industries and Regional Development as delegate of the Minister.

1. Citation

This declaration is the *Biosecurity and Agriculture Management (Permitted Organisms) Declaration (No. 2) 2021*.

2. Permitted Organisms

(1) The organisms listed below are declared under section 11(1) of the Act to be a permitted organism for the whole of the State.

(2) All previous declarations under the Act relating to the organisms listed below are revoked.

- *Aechmea longifolia* (Rudge) L.B.Sm. and M.A. Spencer
- *Aechmea retusa* L.B.Sm.
- *Aechmea roberto-seidelii* E.Pereira
- *Aechmea seideliana* W.Weber
- *Cremanthodium reniforme* (Wall. ex DC.) Benth.
- *Guzmania acorifolia* (Griseb.) Mez
- *Guzmania conglomerata* H.Luther
- *Guzmania fuerstenbergiana* (Kirchhoff and Wittm.) Wittm.
- *Guzmania kareniae* H.Luther and K.F.Norton
- *Neoregelia gigas* Leme and L.Kollmann
- *Neoregelia melanodonta* L.B.Sm.
- *Neoregelia rosea* L.B.Sm.
- *Orthophytum harleyi* Leme and M. Machado
- *Pitcairnia brongniartiana* André
- *Pitcairnia carinata* Mez
- *Pitcairnia trianae* André
- *Pitcairnia trianae* var. *retusa* L.B.Sm.
- *Pitcairnia trianae* var. *trianae*
- *Pleurotus citrinopileatus* Singer (1943)
- *Pleurotus djamor* (Rumph. ex Fr.) Boedijn (1959)
- *Pleurotus eryngii* (DC.) Quél. (1872)
- *Pleurotus pulmonarius* (Fr.) Quél. (1872)
- *Quesnelia augusto-coburgii* Wawra
- *Volvariella volvacea* (Bull.) Singer (1951)

SUSAN CAMPBELL, A/Director, Invasive Species and Environment Biosecurity,
Department of Primary Industries and Regional Development.

Date: 7 July 2021.

AERIAL ADVERTISING

AX401

MAJOR EVENTS (AERIAL ADVERTISING) ACT 2009

EVENT ORDERS

The Minister for Sport and Recreation Dr Tony Buti, MLA, has declared the following event to be subject to an Event Order under the Act.

Table 1: Optus Stadium: Schedule of Events—July 2021

| Date | Location/ Venue | Event/s | Event Start time/s | Event Order Start time/s | Event Finish time/s | Event Order Finish time/s |
|------------|-----------------|-----------|--------------------|--------------------------|---------------------|---------------------------|
| 15/07/2021 | Optus Stadium | AFL Match | 15:10 | 15:10 | 22:40 | 22:40 |

Place at event/s conducted—

Optus Stadium

Event Organiser—

VenuesLive

The manner in which the event organiser must publicise that the event is covered by the event order—

In all advertisements for the above-mentioned matches in the West Australian newspaper and prior to the events

Event Order Conditions—

There are no conditions applied

CONSUMER PROTECTION

CP401

ASSOCIATIONS INCORPORATION ACT 2015

ORDER TO CANCEL INCORPORATION

1.—The West Australian Hunt Club (Incorporated)—A1008707K

2.—Silver Dollar Gun Club—A1012483C

3.—Cunderin Historical Society Inc—A1015313X

4.—Western Australia Shooters (Inc)—A1018750Y

5.—The Lake Grace and District Tennis Association Incorporated—A0824364M

6.—Christmas Island Divers Association Inc—A1012678W

7.—Ceramic Student Associations Inc—A1030270R

8.—The Denmark Tennis Club Incorporated—A0800226U

On 29 March 2021 the Commissioner for Consumer Protection (Commissioner) served a notice on the above named Associations pursuant to section 145(1) of the *Associations Incorporation Act 2015* (Act) informing them that if they did not show cause on or before 60 days after the day on which the notice was given (Allowed Period) the incorporation of the Associations would be cancelled.

The Associations did not show cause within the Allowed Period.

On 3 June 2021 the Commissioner gave notice in writing to the Associations pursuant to section 147(2) of the Act stating that the Commissioner proposed to make an order cancelling their incorporation after the expiration of 28 days from the day on which the notice was given and advising the Associations that it could apply to the State Administrative Tribunal (SAT) for a review of the Commissioner's proposal within his period.

The Associations did not apply to SAT for a review within the period specified.

Therefore, pursuant to section 147(1) of the Act, the Commissioner orders that the incorporation of the above named Associations be cancelled with effect on and from the date of this order.

CAROLE FINN, Manager Associations and Charities.

Date: 7 July 2021.

ENERGY

EN401

ENERGY COORDINATION ACT 1994

APPROVAL OF AMENDMENTS TO THE WESTERN AUSTRALIAN GAS RETAIL MARKET SCHEME—IN018/20

The Economic Regulation Authority (ERA), pursuant to section 11ZOM of the *Energy Coordination Act 1994*, hereby gives notice regarding the following amendment to the Western Australian gas retail market scheme—

- IN018/20: This proposal includes several functional or minor editorial changes to the technical documents underpinning the operation of the Western Australian gas retail scheme to ensure that previously approved amendments will work efficiently.

This proposal was submitted to the ERA for approval by the Australian Energy Market Operator (AEMO) on 6 May 2021. Pursuant to section 11ZOM(a) of the *Energy Coordination Act 1994* (WA), the ERA approves the amendments in procedure change proposal IN018/20 as submitted by AEMO.

Pursuant to clause 386(a) of the Retail Market Procedures (WA), the amendments will take effect on a date specified by the ERA. AEMO has requested that the amendments take effect on Monday 29 November 2021. This will allow AEMO and market participants adequate time to conduct system upgrades and publish the amended technical protocol documents as part of the AEMO Specification Pack by the effective commencement date.

The amendments to the Western Australian gas retail scheme as outlined in procedure change proposal IN018/20 will therefore take effect from Monday 29 November 2021.

Details regarding these amendments and the ERA's decision are available on the ERA's website (www.erawa.com.au).

RAJAT SARAWAT, Executive Director, Energy Markets Division,
Economic Regulation Authority.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

Shire of Augusta Margaret River

BASIS OF RATES

I, Tim Fraser, 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 16 June 2021, determined that the method of valuation to be used by the Shire of 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 220 to 237 inclusive as shown on Deposited Plan 416569. |

TIM FRASER, Executive Director, Local Government, Department of Local Government, Sport and Cultural Industries.

LG402

LOCAL GOVERNMENT ACT 1995

Shire of Minginew

BASIS OF RATES

I, Tim Fraser, being delegate by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 1 July 2021, determine that the method of valuation to be used by the Shire of Minginew, as the basis for a rate on the mining tenements referred to in Column 1 of the

Schedule , in respect of the portions of land referred to in Column 2 of the Schedule (Portion of Land), is to be the Gross Rental Value of the land—

Schedule

| Column 1 | Column 2. Portion of Land |
|-------------------------------------|--|
| Mingenew Satellite Tracking Station | All that portion of land comprised within Lease M493276 (Australian Maritime Safety Authority) which is part of Lot 33 on Deposited Plan 68473. Starting from a point at coordinate 338440 metres East, 6785878 metres North (MGA94 Zone 50) and extending easterly 90 degrees, 0 minutes, 0 seconds, 345 metres; thence southerly 180 degrees, 0 minutes, 0 seconds, 258 metres; thence southwesterly 228 degrees, 48 minutes, 50.7 seconds, 53.151 metres; thence westerly 270 degrees, 0 minutes, 0 seconds, 300 metres; thence northerly 359 degrees, 1 minutes, 20.5 seconds, 293.043 metres to the starting point. |
| Yarragadee Geodetic Observatory | Yarragadee Geodetic Observatory All that portion of land comprised within the southern part of Lease L553546 (Geoscience Australia) which is part of Lot 33 on Deposited Plan 68473. Starting from a point at coordinate 338960 metres East, 6785740 metres North (MGA94 Zone 50) and extending northeasterly 47 degrees, 43 minutes, 34.7 seconds, 104.062 metres; thence southeasterly 137 degrees, 37 minutes, 10.4 seconds, 108.301 metres; thence southwesterly 229 degrees, 5 minutes, 8.2 seconds, 198.494 metres; thence northwesterly 299 degrees, 3 minutes, 16.6 seconds, 51.478 metres; thence northwesterly 314 degrees, 59 minutes, 60.0 seconds, 42.426 metres; thence northeasterly 50 degrees, 31 minutes, 39.1 seconds, 110.114 metres; thence northwesterly 326 degrees, 18 minutes, 35.8 seconds, 18.028 metres to the starting point. Approximate Area: 2.07 hectares |
| Western Australian Space Centre | All that portion of land comprised within Leases O219059 and O219060 (SSC Space Australia Pty Ltd) which is part of Lot 33 on Deposited Plan 68473. Starting from a point at coordinate 339135 metres East, 6786040 metres North (MGA94 Zone 50) and extending easterly 89 degrees, 59 minutes, 52.8 seconds, 955 metres; thence southerly 176 degrees, 4 minutes, 38.2 seconds, 175.411 metres; thence westerly 267 degrees, 14 minutes, 51.1 seconds, 312.36 metres; thence southwesterly 238 degrees, 14 minutes, 25.9 seconds, 24.698 metres; thence westerly 266 degrees, 8 minutes, 4.3 seconds, 222.506 metres; thence northerly 0 degrees, 0 minutes, 0 seconds, 115 metres; thence westerly 270 degrees, 0 minutes, 0 seconds, 102.0 metres; thence southerly 180 degrees, 0 minutes, 0 seconds, 100 metres; thence easterly 90 degrees, 0 minutes, 0 seconds, 101 metres; thence southerly 180 degrees, 14 minutes, 26.3 seconds, 15 metres; thence westerly 265 degrees, 54 minutes, 43.5 seconds, 112.223 metres; thence southerly 180 degrees, 0 minutes, 0 seconds, 49.0 metres; thence westerly 273 degrees, 56 minutes, 42.7 seconds, 145.344 metres; thence westerly 247 degrees, 48 minutes, 35 seconds, 82.079 metres; thence northwesterly 326 degrees, 4 minutes, 15.7 seconds, 139.804 metres; thence northerly 0 degrees, 0 minutes, 38.6 seconds, 179.967 metres to the starting point. Approximate Area: 20.06 hectares |
| Capricorn Space | All that portion of land being part of Lot 32, as shown on Deposited Plan 68473. Starting from a point at coordinate 338425 metres East, 6789775 metres North (MGA9494 Zone 50) and extending easterly 90 degrees, 0 minutes, 0 seconds, 1440 metres; thence southerly 180 degrees, 0 minutes, 0 seconds, 240 metres; thence westerly 270 degrees, 0 minutes, 0 seconds, 1440 metres; thence northerly 0 degrees, 0 minutes, 0 seconds, 240 metres to the starting point. Approximate Area: 34.56 hectares. |

TIM FRASER, Executive Director Local Government,
Department of Local Government, Sport and Cultural Industries.

LG501

BUSH FIRES ACT 1954

Shire of Mundaring

FIREBREAK AND FUEL LOAD NOTICE

Notice to all owners and/or occupiers of land situated within Shire of Mundaring

As a measure to assist in the control of bush fires, or preventing the spread or extension of a bush fire which may occur, notice is hereby given to all owners and/or occupiers of land within the Shire of Mundaring that pursuant to the powers conferred in Section 33 of the *Bush Fires Act 1954*, works in

accordance with the requisitions of this notice must be carried out before the 1st day of November in each year, or within 14 days of becoming the owner or occupier of land if after that date.

All work specified in this Notice is to be maintained up to and including the 31st day of March in the following calendar year.

Definitions

For the purpose of this Notice the following definitions apply—

Alternative Fire Management Arrangement includes a variation as defined in Section 6 of this Notice and, a Bushfire Management Plan, Bushfire Management Statement, or Fuel Load Management Plan, approved by the Shire of Mundaring to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.

Authorised Officer means an employee of the Shire of Mundaring appointed as a Bush Fire Control Officer pursuant to the powers conferred in Section 38 of the *Bush Fires Act 1954*.

Firebreak means a strip or area of ground, not less than 3 metres in width, and 4 metres in height, immediately inside all external boundaries of any lot owned and/or occupied by you and situated within Shire of Mundaring, constructed to a trafficable surface that is kept and maintained totally clear of all flammable material and includes the pruning and removal of any living or dead trees, scrub or any other material encroaching into the vertical axis of the firebreak area. Such firebreaks may be constructed by one or more of the following methods: PLOUGHING, CULTIVATING, SCARIFYING, RAKING, BURNING, CHEMICAL SPRAYING OR OTHER METHOD as approved by an Authorised Officer.

Flammable Material means any plant, tree, grass, substance, object, thing or material that may or is likely to catch fire and burn or any other thing deemed by an authorised officer to be capable of combustion.

Fuel Depot / Fuel Storage Area means an area of land, a building or structure where fuel, ie (petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or manner.

Fuel Load is the leaf litter on the ground inclusive of leaves, twigs (up to 6mm in diameter) and bark. A litter depth of 5mm from the top of the layer to the mineral earth beneath is indicative of approximately 2.5 tonnes per hectare. A litter depth of 15mm from the top of the layer to the mineral earth beneath is indicative of approximately 8 tonnes per hectare. The Shire of Mundaring can provide advice on determining fuel load levels and provides a fuel load measurement guide for your use on request.

Habitable Buildings means a dwelling, workplace, place of gathering or assembly, a building used for the storage or display of goods or produce for sale by wholesale in accordance with classes 1-9 of the Building Code of Australia. The term habitable building includes attached and adjacent structures like garages, carports verandas or similar roofed structure(s) that are attached to, or within 6 metres of the dwelling or primary building.

Maintaining Fuel Loads relates to the management of leaf litter as described in this Notice. Reducing fuel load levels does not necessarily require the removal of existing natural vegetation. A combination of methods can be utilised inclusive of safe burning, raking, weed removal, pruning and/or the removal of dead plant material.

Managed Vegetation includes vegetation that is pruned away from buildings, under pruned to minimise contact with ground fuels and that is kept free of dead suspended matter such as twigs, leaves and bark.

Trafficable means to be able to travel from one point to another in a four-wheel drive fire appliance on a clear surface, unhindered without any obstruction that may endanger such fire appliances. A firebreak is not to terminate, or lead to a dead end, without provision for egress to a safe place or a cleared turn around area of not less than a 19 metre diameter.

Vertical Axis means a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak to a minimum height of 4 metres from the ground.

Land Categories

The specific requirements below relating to land categories within the Shire are to be implemented and maintained to the satisfaction of an Authorised Officer.

1. All land with an area of less than 5000sqm with a building on it

Maintain an Asset Protection Zone in line with the requirements of Section 5 of this Notice.

For the remainder of the land on the lot outside of the Asset Protection Zone—

- maintain all grass on the land to a height no greater than 5cm
- ensure no tree crowns overhang a building
- prune trees and shrubs, and remove dead flammable material within 1.5 metres around all buildings
- ensure the roofs, gutters and walls of all buildings on the land are free of flammable matter
- maintain fuel loadings in natural bush areas at less than 8 tonnes per hectare across the land.

2. All land with an area of 5000sqm or greater, with a building on it

Maintain an Asset Protection Zone in line with the requirements of Section 5 of this Notice.

For the remainder of the land on the lot outside of the Asset Protection Zone—

- if the land is an area of less than 50,000sqm (5 Hectares) all grass must be maintained on the land to a height no greater than 5cm.
- if the land is an area of 50,000sqm (5 Hectares) or greater, the grass must be maintained on the land to a height no greater than 5cm for a distance of 10m from any firebreak
- install a firebreak around all structures and immediately inside all external boundaries of the land
- prune trees and shrubs, and remove dead flammable material around all structures
- ensure the roofs, gutters and walls of all buildings on the land are free of flammable matter
- maintain fuel loadings in natural bush areas at less than 8 tonnes per hectare across the land.

3. All vacant land

- install a firebreak immediately inside all external boundaries of the land.
- if the land is an area of less than 50,000sqm (5 Hectares) all grass must be maintained on the land to a height no greater than 5cm.
- if the land is an area of 50,000sqm (5 Hectares) or greater, the grass must be maintained on the land to a height no greater than 5cm for a distance of 10m from any firebreak
- maintain fuel loadings in natural bush areas to less than 8 tonnes per hectare across the land

4. Fuel Depot / Fuel Storage Area / Haystacks / Stockpiled Flammable Material

- remove all inflammable matter within 10 metres of where fuel drums, fuel ramps or fuel dumps are located, and where fuel drums, whether containing fuel or not, are stored
- install a firebreak immediately adjacent to any haystacks or stockpiled flammable material

5. Asset (Building) Protection Zone Specification

The Asset Protection Zone (APZ) for habitable buildings and related structures, as defined within this Notice, must meet the following requirements, unless varied under an approved ‘Alternative Fire Management Arrangement’ as defined within this Notice, and applies only within the boundaries of the lot on which the habitable building is situated—

- APZs for habitable buildings must extend a minimum of 20 metres out from any external walls of the building, attached structures, or adjacent structures within 6 metres of the habitable building
- on sloping ground the APZ distance shall increase at least 1 metre for every degree in slope on the sides of the habitable building that are exposed to down slope natural vegetation
- APZs predominantly consist of managed vegetation, reticulated lawns and gardens and other non-flammable features
- all grass is maintained to or under 5cm
- fuel loads must be maintained at 2 tonnes per hectare or lower
- clear separation distance between adjoining or nearby tree crowns
- a small group of trees within close proximity to one another may be treated as one crown provided the combined crowns do not exceed the area of a large or mature crown size for that species
- trees are to be low pruned (or under pruned) to at least a height of 2 metres from ground
- no tree, or shrub over 2 metres high are to be within 2 metres of a habitable building
- tall shrubs over 2 metres high are not planted in groups close to the habitable building and ensure there is a gap of at least three times the height (at maturity) of the shrub away from the habitable building
- there are no tree crowns or branches hanging over habitable buildings
- ensure the roofs, gutters and walls of all buildings on the land are free of flammable matter
- install paths and non-flammable features immediately adjacent to the habitable building
- wood piles and flammable materials stored a safe distance from habitable buildings

6. Application to vary the above requirements

If it is considered impracticable for any reason whatsoever to implement any of the requirements of this Notice, you may apply in writing to the Shire of Mundaring by no later than the 15th day of September each year for permission to implement alternative measures to assist in the control of bush fires, or preventing the spread or extension of a bush fire which may occur. If permission is not granted in writing by the Shire of Mundaring you must comply with the requirements of this Notice.

7. Additional Works

In addition to the requirements of this Notice, you may be required to carry out further works which are considered necessary by an Authorised Officer and specified by way of a separate written notice forwarded to the address of the owner/s as shown on the Shire of Mundaring rates record for the relevant land.

TAKE NOTICE that pursuant to Section 33(4) of the *Bush Fires Act 1954*, where the owner and/or occupier of land fails or neglects to comply with the requisitions of this Notice within the times specified, the Shire of Mundaring may, by its officers and with such servants, workmen and contractors, vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of this Notice which have not been complied with and pursuant to Section 33(5) of the *Bush Fires Act 1954*, the amount of any costs and expenses incurred may be recovered from you as the owner and/or occupier of the land.

Section 24F and 24G (Restricted Burning)**BURNING OF GARDEN REFUSE**

- 1sqm piles of garden refuse may be burnt without a permit between 6pm and 11pm and must be fully extinguished before midnight. Fully extinguished means no heat, smoke or steam and no white ash present where the fire was situated
- no more than ONE pile of garden refuse is to be burnt at any one time.
- you must obtain a permit to burn before 6pm, and follow all permit conditions.
- there must be one adult person/s in attendance at all times or as specified on your permit.

If the requirements of this Notice are carried out by burning, such burning must be in accordance with the relevant provisions of the *Bush Fires Act 1954*.

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 Council.

JONATHAN THROSSELL, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401**MINING ACT 1978****INSTRUMENT OF VARIATION TO EXEMPTION OF LAND**

The Minister for Mines and Petroleum, pursuant to the powers conferred on him by section 19 of the *Mining Act 1978*, hereby varies the exemption of land originally declared on 16 January 2017 and published in the *Government Gazette* dated 27 January 2017 by varying the description to that as described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) exempt from Divisions 1 to 5 of Part IV of the *Mining Act 1978*. The exemption area will expire on 15 January 2023.

Locality

Ellendale—West Kimberley Mineral Field

Description of Land

Land designated S19/368 in the TENGRAH electronic plan of the Department of Mines, Industry Regulation and Safety. A geospatial description is filed in the Department of Mines, Industry Regulation and Safety electronic file number A0785/201801, document ID 8332771.

Area of Land

2148.89 hectares

Dated at Perth this 22nd day of June, 2021.

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

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

GREATER BUNBURY REGION SCHEME AMENDMENT 0064/57

Rezoning of Lot 562 and Lot 7002 Paris Road, Australind from Regional Open Space Reserve to Urban Zone

Call for Public Submissions

The Western Australian Planning Commission (WAPC) is seeking public comment on a proposal to amend the Greater Bunbury Region Scheme (GBRS) in the Shire of Harvey.

The amendment proposes to amend the GBRS by rezoning Lots 562 and 7002 Paris Road, Australind from Regional Open Space Reserve to the Urban Zone in order to complete the extension of Kingston Drive between Paris Road and Ditchingham Place, Australind.

Display locations

The WAPC's Amendment Report and plans showing the proposed changes are available for viewing online at <http://consultation.dplh.wa.gov.au> and at the following locations—

- Western Australian Planning Commission,
140 William Street, Perth
- Department of Planning, Lands and Heritage
Level 6, 61 Victoria Street, Bunbury
- State Library of WA
Perth Cultural Centre
- Shire of Harvey—Australind Office, 7 Mulgara Street, Australind
- Shire of Harvey—Harvey Office, 102 Uduc Road, Harvey

Submissions

Submissions to support, object to, or provide comment on the proposed amendment should be made on a Form 57, which is available online and at the display locations.

Submissions can be lodged online to gbrs@dplh.wa.gov.au or by post to: The Secretary, Western Australian Planning Commission, Level 6, 61 Victoria Street, Bunbury WA 6230.

Submissions must be received by 5.00pm, 10 September 2021. Late submissions will not be considered.

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

PL402

PLANNING AND DEVELOPMENT ACT 2005

APPROVED CITY PLANNING SCHEME AMENDMENT

City of Perth

City Planning Scheme No. 2—Amendment No. 44

Ref: TPS/2687

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Perth City Planning Scheme amendment on 2 June 2021 for the purpose of—

1. Inserting a new Special Control Area under clause 39(1) as follows—
(ee) 707-725 Wellington Street and 482-488 Murray Street Special Control Area.
2. Inserting the following in Schedule 8 Special Control Areas—
 31. **707-725 Wellington Street and 482-488 Murray Street Special Control Area**
31.1 Special Control Area
The following provisions apply to the land marked as Figure 31 being the 707-725 Wellington Street and 482-488 Murray Street Special Control Area.
 - 31.2 Objective**
To facilitate the development of the Special Control Area as a whole in a coordinated manner.
 - 31.3 Plot Ratio**
 - (a) For the purpose of calculating plot ratio within the Special Control Area, the Special Control Area shall be treated as one site and in accordance with the Plot Ratio Plan.
 - (b) For the purpose of calculating bonus plot ratio within the Special Control Area, the Special Control Area shall be treated as one site and in accordance with the Maximum Bonus Plot Ratio Plan.

31.4 Car Parking

- (a) The tenant car parking allowance for the Special Control Area shall be the sum of the allowances calculated on an individual lot basis in accordance with the Perth Parking Policy.
- (b) The tenant car parking may be distributed across the Special Control Area as if it were one lot.
- (c) The tenant car parking facilities located on one site/lot within the Special Control Area may be leased or used by the tenants of another site/lot within the Special Control Area.

3. Inserting Figure 31—707-725 Wellington Street and 482-488 Murray Street Special Control Area into Schedule 8—Special Control Areas of the Scheme.

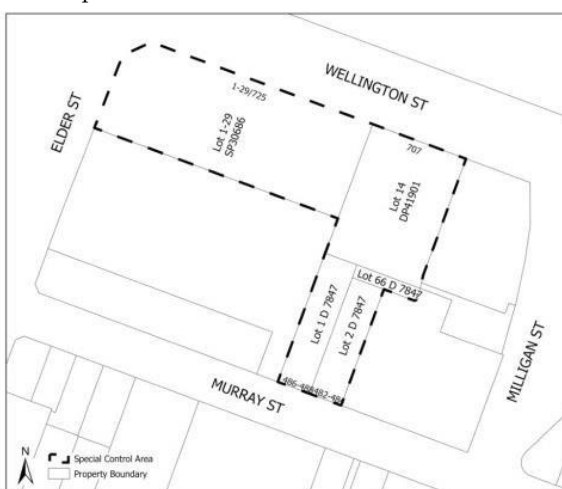


Figure 31: 707-725 Wellington Street and 482-488 Murray Street Special Control Area

4. Amending the City Centre (CC) Precinct Plan Map (P1 to 8) accordingly.

B. ZEMPILAS, Lord Mayor.
M. REYNOLDS, Chief Executive Officer.

PREMIER AND CABINET

PR401

INTERPRETATION ACT 1984 MINISTERIAL ACTING ARRANGEMENTS

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

Hon W J Johnston MLA to act temporarily in the office of Minister for Regional Development; Agriculture and Food; Hydrogen Industry in the absence of the Hon A MacTiernan MLC for the period 14 to 18 July 2021 (both dates inclusive).

E. ROPER, A/Director General, Department of the Premier and Cabinet.

PR402

INTERPRETATION ACT 1984 MINISTERIAL ACTING ARRANGEMENTS

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

Hon W J Johnston MLA to act temporarily in the office of Minister for Water; Forestry; Youth in the absence of the Hon D J Kelly MLA for the period 17 to 24 July 2021 (both dates inclusive).

E. ROPER, A/Director General, Department of the Premier and Cabinet.

PR403**INTERPRETATION ACT 1984****COMMITTAL OF ADMINISTRATION OF ACT**

It is notified for public information that on 23 June 2021, the Governor, under the *Interpretation Act 1984* section 12(a), committed the administration of the *Protection of Information (Entry Registration Information Relating to COVID-19 and Other Infectious Diseases) Act 2021* to the Minister for Health.

V. MOLAN, Clerk of the Executive Council.

PUBLIC NOTICES

ZZ401**TRUSTEES ACT 1962****DECEASED ESTATES****Notice to Creditors and Claimants**

In the matter of Karen Gail Fisher late of 1 Awe Pass, Kinross, in the State of Western Australia, deceased.

Creditors and other persons who have claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the abovementioned deceased who died 8 March 2021 at 1 Awe Pass, Kinross, Western Australia are required by the Administrator of her estate Janet Lee Affleck, to send particulars of their claims to her at 20 Wakeley Way, Duncraig, WA 6023 within thirty-one (31) days of the date of publication of this advertisement after which date the Administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ402**TRUSTEES ACT 1962****DECEASED ESTATES****Notice to Creditors and Claimants**

Keith Parkman Randell late of Archbishop Goody Hostel, 29 Goderich Street, East Perth, in the State of Western Australia, Telecommunications Officer, 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 April 2021, are required by the Executors, being Jillian Anne Hinkley and Jeffrey Norman Randell, to send particulars of their claims to care of Earnshaw Lawyers of PO Box 2235, Midland WA 6936, within 1 month of publication of this notice after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

EARNSHAW LAWYERS.

ZZ403**TRUSTEES ACT 1962****DECEASED ESTATES****Notice to Creditors and Claimants**

Hazel Pickworth, late of 55 Northampton Street, East Victoria Park, 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 said deceased who died on 24 March 2021 are required by the Personal Representative, Robert Keith Antonides c/- Carlo Primerano & Associates Barristers and Solicitors, Suite 12, 443 Albany Highway, Victoria Park 6100 to send particulars of their claims to them by Friday, 13 August 2021 after which date the Personal Representative may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated this 13th day of July 2021

CARMELO PRIMERANO
c/- Carlo Primerano & Associates
Barristers and Solicitors,
Suite 12, 443 Albany Highway
Victoria Park WA 6100.