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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 Publications Officer, Department of the Premier and Cabinet no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition)—

Email address:

gazette@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.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2021 (Prices include GST)

Public Notices Section—\$78.20 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices—

Per Column Centimetre—\$15.60

Bulk Notices—\$285.60 per page

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

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

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

— PART 2 —

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

Date	Location/ Venue	Event/s	Event Start time/s	Event Order Start time/s	Event Finish time/s	Event Order Finish time/s
03/09/2021	Optus Stadium	Geelong V GWS	00:01	00:01	11:59	11:59
05/09/2021	Optus Stadium	Bledisloe Cup— Wallabies V All Blacks	14:00	10:00	17:00	20:00
10/09/2021	Optus Stadium	Melbourne V TBC	00:01	00:01	11:59	11:59

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.

FIRE AND EMERGENCY SERVICES

FE401

BUSH FIRES ACT 1954

TOTAL FIRE BAN DECLARATION

Correspondence Reference: 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 the date and local government districts listed below.

Declared Date(s): 01 September 2021 Local Government Districts—

Laverton, Menzies, Kalgoorlie-Boulder, Dundas

GREG FEENEY, 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: 27 August 2021.

HEALTH

HE401**PUBLIC HEALTH ACT 2016****EXTENSION OF DECLARATION (NO. 2) OF PUBLIC HEALTH STATE OF EMERGENCY**

Pursuant to section 170 of the *Public Health Act 2016* (WA) I, Roger Cook, the Minister for Health, hereby extend the public health state of emergency declaration, which came into effect on 23 March 2020 at 13:30 hours.

The duration of the public health state of emergency declaration is extended for a period of **14 days** (the extension).

Time of this extension: 11:00 am.

Date of this extension: 26 August, 2021.

Hon. ROGER COOK, MLA, Minister for Health.

JUSTICE

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

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

Surname	Other Name(s)	Permit No.
Miller	Grant Ronald	WLG-19070

TRACY MUIR, Director Strategic and Business Development.

27 August 2021

JU402**JUSTICES OF THE PEACE ACT 2004****RESIGNATIONS**

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

Wendy Rae Hancock formerly of Hopetoun

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

JOANNE STAMPALIA, Executive Director Court And Tribunal Services.

LOCAL GOVERNMENT

LG401**LOCAL GOVERNMENT ACT 1995***Serpentine Jarrahdale***BUSH FIRES ACT 1954****Bush Fire Brigades Local Law 2021**

Under the powers conferred by the *Bush Fires Act 1954* and the *Local Government Act 1995*, and under all other powers enabling it, the Council of the Shire of Serpentine Jarrahdale resolved on 21 June 2021, to make the following local law.

PART 1—PRELIMINARY**1.1 Citation**

This local law may be cited as the *Serpentine-Jarrahdale Bush Fire Brigades Local Law 2021*.

1.2 Interpretations

(1) In this local law unless the context otherwise requires—

Act means the *Bush Fires Act 1954*;

Brigade Area is defined within the Brigade Operating Procedures;

Brigade Member means a member of a bush fire brigade as defined in the Bush Fire Brigade Operating Procedures;

Brigade Administration Officer means a person holding a position referred to in clause 2.2 (1)(iii), whether or not he or she was appointed by the Local Government or elected at an annual general meeting of a bush fire brigade or otherwise appointed to the position;

Brigade Officers Committee is a committee of all elected officers;

Bush Fire Brigade means a bush fire brigade for the time being registered in a register kept pursuant to Section 41 of the *Bush Fires Act 1954*;

Bush Fire Control Officer means a person appointed under that office by the Local Government in accordance with Section 38 of the *Bush Fires Act 1954*;

Bush Fire Procedures means the Bush Fire Brigade Operating Procedures adopted by the Local Government as amended from time to time;

Cadet means any adolescent member of the Brigade between 11 and 15 years inclusive;

Chief Executive Officer means the Chief Executive Officer of the Shire of Serpentine Jarrahdale;

Chief Bush Fire Control Officer means the duly appointed Chief Bush Fire Control Officer of the Shire of Serpentine Jarrahdale;

Department means the Department of Fire and Emergency Services, Western Australia;

Deputy Chief Bush Fire Control Officer/s means the duly appointed Deputy Chief Bush Fire Control Officer/s of the Shire of Serpentine Jarrahdale;

Grievance Policy is a policy and management document administered by the Local Government and applies to all Brigade members who have a **grievance** about unfair treatment, discrimination, harassment, victimization, vilification and/or bullying;

Local Government means the Shire of Serpentine Jarrahdale;

Local Government Grant Scheme means the arrangements to distribute Emergency Services Levy funds to Local Governments via Capital and Operating Grants;

Normal Brigade Activities means the activities prescribed in Section 35A of the *Bush Fire Act 1954*; and

Regulations means Regulations made under *Bush Fire Act 1954*.

(2) In this local law, unless the context otherwise requires, a reference to—

- (i) a Captain;
- (ii) a Bush Fire Control Officer
- (iii) a First Lieutenant;
- (iv) a Second Lieutenant;
- (v) any additional Lieutenants;
- (vi) an Equipment Officer;
- (vii) a Secretary; and
- (viii) a Treasurer;

means a person holding that position in a bush fire brigade.

1.3 Repeal

On the day that this local law comes into operation the Shire of Serpentine Jarrahdale *Volunteer Bush Fire Brigades Local Law 2019* as published in the *Government Gazette* on 26 July 2019 is repealed.

1.4 Application

- (1) This local law applies throughout the district of the Shire of Serpentine Jarrahdale.
- (2) The Chief Executive Officer shall prepare, adopt and implement Bush Fire Brigade Operating Procedures.

PART 2—ESTABLISHMENT OF BUSH FIRE BRIGADES

Division 1—Establishment of a bush fire brigade

2.1 Establishment of a bush fire brigade

- (1) The Local Government may establish a bush fire brigade for the purpose of carrying out normal brigade activities.
- (2) A bush fire brigade is established on the date of the Local Government's decision under sub clause (1).

2.2 Brigade name and appointment of officers of bush fire brigade

- (1) On establishing a bush fire brigade under clause 2.1(1) the Local Government is to—
 - (i) give a name to the bush fire brigade;

- (ii) specify the area in which the bush fire brigade is primarily responsible for carrying out the normal brigade activities (known as the “brigade area”);
 - (iii) election of the following officers in line with the Brigade Operating Procedures—
 - (i) a Captain that is to be the Senior Bush Fire Control Officer for the brigade;
 - (ii) a Bush Fire Control Officer(s);
 - (iii) a First Lieutenant;
 - (iv) a Second Lieutenant;
 - (v) any additional Lieutenants;
 - (vi) an Equipment Officer;
 - (vii) a Secretary; and
 - (viii) a Treasurer.
- (2) When establishing a bush fire brigade, the Local Government shall register the bush fire brigade in accordance with the Act and Regulations.

Division 2—Transitional

2.3 Existing bush fire brigades

- (1) Where a Local Government has established a bush fire brigade prior to the commencement date, then on and from the commencement day—
- (a) The bush fire brigade is to be taken to be a bush fire brigade established under, and in accordance with this local law; and
 - (b) Any rules governing the operation of the bush fire brigade are to be taken to have been repealed and substituted with the Bush Fire Brigade Operating Procedures and Policies on the commencement day of the Local Law.
- (2) In this clause—**commencement day** means the day on which this local law comes into operation.

Division 3—Dissolution of bush fire brigade

2.4 Dissolution of bush fire brigade

In accordance with *Section 41(3) of the Bush Fire Act 1954*, the Local Government may cancel the registration of a bush fire brigade if it is of the opinion that the bush fire brigade is not complying with the Act, this local law, the Bush Fire Brigade Operating Procedures or is not achieving the objectives for which it was established.

2.5 New arrangement after dissolution

If the Local Government cancels the registration of a bush fire brigade, alternative arrangements are to be made in respect of the brigade area.

PART 3—ORGANISATION AND MAINTENANCE OF BUSH FIRE BRIGADES

Division 1—Local Government responsibility

3.1 Local Government responsible for Structure and Bush Fire Brigade Operating Procedures

- (1) The Local Government is to ensure that there is an appropriate structure through which the organisation of bush fire brigades is maintained.
- (2) The Chief Executive Officer is to establish and implement Bush Fire Brigade Operating Procedures.
- (3) The Local Government may make other applicable rules, policies and procedures as determined necessary by the Local Government.

Division 2—Bush Fire Brigade Operating Procedures and Policies

3.2 Application of the Bush Fire Brigade Operating Procedures, Policies and Local Law

- (1) The Bush Fire Brigade Operating Procedures govern the operation of a bush fire brigade.
- (2) A bush fire brigade and each brigade member is to comply with the Bush Fire Brigade Operating Procedures, policies and the provisions of this local law.

3.3 Variation of Procedures and Policies

- (1) The Chief Executive Officer, in consultation with the Chief Bush Fire Control Officer may vary the Bush Fire Brigade Operating Procedures and their application to all bush fire brigades.
- (2) The Chief Executive Officer is to notify all bush fire brigades of any variation to the Bush Fire Brigade Operating Procedures as soon as practicable

3.4 Brigades to be supplied with Act, Procedures and Policies

The Chief Executive Officer is to supply each bush fire brigade with a copy of the Act, the Regulations, this local law, Bush Fire Brigade Operating Procedures and any other policies, which may be relevant to the performance of the brigade’s functions, and any amendments, which are made thereto from time to time.

Division 3—Chief Bush Fire Control Officer**3.5 Managerial Role of Chief Bush Fire Control Officer**

Subject to any directions by the Local Government, the Chief Bush Fire Control Officer has primary managerial responsibility for the organisation and maintenance of bush fire brigades.

3.6 Duties of Chief Bush Fire Control Officer

The duties of the Chief Bush Fire Control Officer include—

- (i) provide leadership to volunteer bush fire brigades;
- (ii) monitor bush fire brigades' resourcing, equipment (including protective clothing) and training levels and report thereon with recommendations at least once a year to the Local Government or as directed by the Chief Executive Officer;
- (iii) liaise with the Local Government concerning fire prevention/suppression matters generally and directions to be issued by the Local Government to Bush Fire Control Officers (including those who issue permits to burn) bush fire brigades or brigade officers; and
- (iv) ensure that bush fire brigades are registered and that lists of brigade members are maintained.

In this clause—

Chief Bush Fire Control Officer includes the Deputy Chief Bush Fire Control Officer/s appointed by the Local Government.

3.7 Chief Bush Fire Control Officer may attend meetings

The Chief Bush Fire Control Officer or the Deputy Chief Bush Fire Control Officer/s may attend as a non-voting representative of the Local Government at any meeting of a bush fire brigade.

PART 4—ADMINISTRATION OF BUSH FIRE BRIGADES**Division 1—Bush fire brigade membership****4.1 Types of Membership of Bush Fire Brigade**

The types of membership of a bush fire brigade shall be in accordance with the definitions contained in the Bush Fire Brigade Operating Procedures.

4.2 Brigade Membership

- (1) The appointment, determination, dismissal and management of bush fire brigade membership are governed by the Bush Fire Brigade Operating Procedures.
 - (2) Applications for membership, including registration of bush fire brigade members, is to be in accordance with the Bush Fire Brigade Operating Procedures.
 - (3) Membership of the bush fire brigade terminates if the member—
 - (i) dies;
 - (ii) gives written notice of resignation to the Secretary;
 - (iii) does not maintain local brigade currency training in line with Bush Fire Brigade Operating Procedures;
 - (iv) becomes permanently incapacitated;
 - (v) is dismissed by the Chief Bushfire Control Officer; in accordance with the Bushfire Brigade Operating Procedures.
 - (4) The Chief Bushfire Control Officer may terminate the membership of any brigade member, who is determined to be, or considered to be, unfit to serve as a member of a bush fire brigade.
 - (a) A member being considered unfit to serve is to be determined and defined in accordance with the Bush Fire Brigade Operating Procedures and must follow processes of natural justice and procedural fairness as set in the Bush Fire Brigade Operating Procedures.
 - (5) Membership of a member of a bush fire brigade may be suspended at any time if, in the opinion of the Captain of the Brigade (with such opinion formed only after discussion with the Chief Bush Fire Control Officer), circumstances warrant suspending the member.
 - (a) A decision made to suspend is to be determined in accordance with the Bush Fire Brigade Operating Procedures and must follow processes of natural justice and procedural fairness as set in the Bush Fire Brigade Operating Procedures.
 - (6) Upon the expiry of the period of suspension the Brigade Captain may, following discussion with the Chief Bush Fire Control Officer—
 - (i) extend the period of suspension;
 - (ii) terminate the membership; or
 - (iii) reinstate the membership.
- Any decision made is to be determined in accordance with the Bush Fire Brigade Operating Procedures, and must follow processes of natural justice and procedural fairness as set in the Bush Fire Brigade Operating Procedures.
- (7) The resignation or dismissal of a member under clause 4.2(2) or 4.2(3) does not affect any liability of the brigade member arising prior to the date of resignation or dismissal.

4.3 Grievance

- (1) Grievances shall be managed in accordance with the Bush Fire Brigade Operating Procedures and the Grievance policy.
- (2) In respect to grievance complaints or submissions, where the complaint relates to or is made against the Chief Bush Fire Control Officer, Deputy Chief Bush Fire Control Officer/s or a Brigade Captain, the matter may be referred to an independent investigator as determined by the Chief Executive Officer.
- (3) The Chief Executive Officer of the Local Government shall be the final decision making authority in regards to the grievances associated with membership and code of conduct of Bush Fire Brigades.

Division 2—Administration

4.4 Record Keeping and Reporting

- (1) The Local Government shall maintain records containing brigade member's details, brigade assets, vehicles and equipment and information and records of all matters relating to the operations, management, training of the brigade members, and the authorisation of the brigade officers, members and of the brigade.
- (2) No later than 30 August in each year, the bush fire brigade is to provide the following reports for the preceding financial year to the Chief Executive Officer—
 - (i) Equipment/asset register detailing the nature, quantity and quality of all protective clothing, equipment and appliances of the bush fire brigade;
 - (ii) An independently audited statement of finances; and
 - (iii) A gift/donations register.
- (3) Any other record keeping and reporting requirements for bush fire brigades shall be in accordance with the Bush Fire Operating Procedures.

Division 3 –Meetings of bush fire brigades

4.5 Conduct of brigade meetings

- (1) All bush fire brigade meetings are to be conducted in accordance with the Bush Fire Brigade Operating Procedures.
- (2) In this clause, a reference to a bush fire brigade meeting means an—
 - (i) Annual general meeting of a bush fire brigade to be held in July of each year;
 - (ii) Ordinary meeting of a bush fire brigade; or
 - (iii) Special meeting of a bush fire brigade.

Part 5—Equipment of bush fire brigades

5.1 Maintenance of equipment

The maintenance, replacement and upkeep of all bush fire brigade protective clothing, equipment and appliances is to be in accordance with the Bush Fire Operating Procedures.

Part 6—Funding of bush fire brigades

6.1 Funding under the Local Government Grant Scheme or equivalent

- (1) Requests by the Local Government for funding under the Local Government Grant Scheme or its equivalent shall be in accordance with the Local Government Grant Scheme Manual and the Bush Fire Brigade Operating procedures.
- (2) Expenditure of funds under the Local Government Grant Scheme or its equivalent shall be managed by the Local Government in accordance with the Local Government Grant Scheme Manual and the Bush Fire Brigade Operating procedures.

6.2 Funding under Local Government budget

- (1) Where an item is not eligible or is not otherwise able to be funded through the Local Government Grant Scheme or its equivalent a bush fire brigade may submit a request to the Local Government for funding from the Local Government budget.
- (2) A request for funding under clause (1) must be received in writing no later than 31 January for consideration in the forthcoming Local Government budget for the following financial year.
- (3) The Local Government may approve or refuse an application for funding made under clause (1) depending upon the assessment of budget priorities for the financial year in question.

6.3 Management and expenditure of bush fire brigade funds

The management and expenditure of bush fire brigade funds shall be in accordance with the Bush Fire Brigade Operating procedures.

Dated 20th of August 2021

The Common Seal of the Shire of Serpentine Jarrahdale was affixed on by authority of a resolution of the Council in the presence of-

Cr MICHELLE RICH, Shire President.
PAUL MARTIN, Chief Executive Officer.

LG501**BUSH FIRES ACT 1954***City Of Mandurah***FIRE BREAK AND FUEL HAZARD REDUCTION NOTICE 2021/2022**

Notice to all Landowners

Important information relating to your responsibility as a land owner in the City of Mandurah.

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954 you are required to carry out fire prevention work on land owned or owned and occupied by you in accordance with the provisions of this Notice, to the satisfaction of Council or its duly authorised officers.

This work must be carried out by 17 November 2021 or within 14 days of becoming the owner or owner occupier, should this be after that date and kept maintained throughout the summer months until 31 May 2022.

Persons who fail to comply with the requirements of this notice may be issued with an infringement notice or prosecuted. Where the owner fails to comply with the requisitions of the notice, Council or its duly authorised officers or contractors will carry out the required work at the cost of the owner or owner occupier.

In addition, you may be required to carry out further works which may be deemed necessary and specified by way of a separate written notice forwarded to the address shown on the City of Mandurah rate records for that land.

If it is considered for any reason impractical to clear firebreaks as required by this Notice, or if natural features render firebreaks unnecessary, you may apply in writing to the City of Mandurah or its duly authorised officers, not later than 1 November 2021, for alternative positions, or other methods of fire prevention on your land. If permission is not granted, you must comply with the requirements of the Notice.

What You Are Required to Do.**Occupied or Unoccupied Land Less Than 4000m²**

Where the area of the land is less than 4000m² remove all flammable material on the land except living standing trees, growing bushes and plants in gardens and/or lawns from the whole of the land by either mowing, slashing, ploughing, cultivating, scarifying, chemicals spraying (followed by slashing down to 40mm) or other approved method by an officer of Council authorised for this purpose.

If mowing or slashing is carried out, then the height of the vegetation must not exceed, as far as is reasonably practicable, 40mm over the entire area of land.

A four (4) metre firebreak is not acceptable.

Note: Properties with dense vegetation will also need to be thinned out to reduce any significant fire risk to the satisfaction of the City's authorised Bush Fire Control Officer.

Occupied or Unoccupied Land 4000m² and Over

Where the area of land is 4000m² and over, provide a trafficable mineral earth firebreak at least 4 metres wide, with a vertical height clearance of 4.2 metres—

- Immediately inside all external boundaries of the land
- Immediately surrounding all outbuildings erected on the land
- Immediately surrounding haystacks, fuel storage or other flammable substances or material
- A vertical height clearance of 4.2 metres must be maintained on driveway access.

Asset Protection Zones (APZ)

Properties zoned rural residential under the City of Mandurah Town Planning Scheme No. 3, and on all land 4000m² and greater are required to—

- Maintain a minimum 2 metre gap between trees, shrubs and any building or infrastructure
- Ensure that no trees overhang any building or infrastructure.

An authorised Bush Fire Control Officer may issue a variation from Asset Protection Zone requirements where it is considered that adequate risk mitigation measures have been implemented, such as the reduction of fuel loads and appropriate management of understorey vegetation. Property owners are encouraged to contact the City to discuss the installation of an APZ.

Applications can be made to the City to remove trees or vegetation in order to create an Asset Protection Zone within a tree preservation area as designated in the City's Town Planning Scheme No 3.

Fire Management Plans

Where land is subject to an approved Fire Management Plan the management plan must be fully complied with for the land.

Burning During the Prohibited and Restricted Burning Period

This section relates specifically to fuel hazard reduction burns or running burns. Fuel hazard reduction burns or running burns are generally not permitted within the district of Mandurah.

Any exemption is based on a full assessment of the hazard by a City authorised Bush Fire Control Officer in consultation with the City's Chief Bush Fire Control Officer. Full demonstration of appropriate risk mitigation planning is required and a Permit to Burn must be issued by an authorised Bush Fire Control Officer prior to commencement of any fuel hazard reduction or running burn.

The following sets out the Prohibited and Restricted Burning Periods.

RESTRICTED PERIOD	PROHIBITED BURNING	RESTRICTED PERIOD
PERMIT REQUIRED		PERMIT REQUIRED
01/04/2021—30/11/2021	01/12/2021—31/03/2022	01/04/2022—30/11/2022

Burning Garden Refuse

In accordance with the requirements of Section 24G of the Bush Fires Act 1954, the City notifies that it prohibits the burning of garden refuse or rubbish at all times within the district of Mandurah with the following exemptions—

- Properties zoned rural residential under City of Mandurah Town Planning Scheme No. 3;
- on all land 4000m² and greater.

For these properties a Permit to Burn is required and permits will only be issued between 1 May and 31 October inclusive.

Any other exemption is based on an assessment of the hazard by a City authorised Bush Fire Control Officer.

Note: Only those properties that are 4000m² or greater are able to obtain permits to burn, all other sized properties are unable to have a fire to burn garden waste.

Solid Fuel Fires for Cooking or Heating

Solid fuel barbecues and fire apparatus such as fire pits/brazier/chimineas or other recognised equipment used for heating or cooking can be used at home **but not**

- during the prohibited burning period, or
- on days of very high, severe, extreme or catastrophic fire danger; or
- during a total fire ban

Under no circumstances can any type of fire, whether in an appliance or not, be lit on beaches, reserves or any public land within the City of Mandurah.

By order of the Council

MARK R NEWMAN, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

INSTRUMENT OF EXTENSION OF TERM OF EXEMPTION OF LAND

I, Fiona Jane Knobel, Executive Director, Resource Tenure, pursuant to section 19 of the *Mining Act 1978*, hereby extend the exemption originally declared on 3 September 2015 and published in the *Government Gazette* dated 11 September 2015 for that area described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a period of two years expiring on 2 September 2023.

Locality

Coolgardie

Description of Land

Land designated S19/364 in the TENGRAPH 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 A1263/201801, document ID 8529603.

Area of Land

158.69 hectares

Dated at Perth this 27th day of August 2021

FIONA JANE KNOBEL, Executive Director Resource Tenure.

MP402**MINING ACT 1978****INSTRUMENT OF EXTENSION OF TERM OF EXEMPTION OF LAND**

I, Fiona Jane Knobel, Executive Director, Resource Tenure, pursuant to section 19 of the *Mining Act 1978*, hereby extend the exemptions originally declared on 4 September 2019 and published in the *Government Gazette* dated 20 September 2019 and as described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a period of two years expiring on 3 September 2023.

Description of Land

Land designated in the TENGRAPH electronic plan of the Department of Mines, Industry Regulation and Safety as—

Exemption	Description	Area (hectares)	File No and Document ID *
19/376	PROPOSED ADDITION TO METROPOLITAN MARINE PARKS	10,998.23	A1176/201901, 8587397
19/378	PROPOSED BEELIAR REGIONAL PARK ADDITION	32.73	A1178/201901, 8561970
19/384	PROPOSED KALBARRI NATIONAL PARK ADDITION	8,714.86	A1184/201901, 8561967
19/390	PROPOSED PIMBEE RESERVE	98,638.57	A1190/201901, 8561964

* A geospatial description or map is filed in the Department of Mines, Industry Regulation and Safety electronic file as listed for each item.

Dated at Perth this 27th day of August 2021

FIONA JANE KNOBEL, Executive Director, Resource Tenure.

MP403**MINING ACT 1978****INSTRUMENT OF VARIATION AND EXTENSION OF TERM OF EXEMPTION OF LAND**

I, Fiona Jane Knobel, Executive Director, Resource Tenure, pursuant to section 19 of the *Mining Act 1978* hereby extend the exemptions as described hereunder for a further period of two years expiring on 3 September 2023 and vary the exemptions of land originally declared on 4 September 2019 and published in the *Government Gazette* dated 20 September 2019 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*.

Description of Land

Land designated in the TENGRAPH electronic plan of the Department of Mines, Industry Regulation and Safety as—

Exemption	Description	Area (hectares)	File No and Document ID *
19/377	PROPOSED BADAMIA CONSERVATION RESERVES	85,177.60	A1177/201901, 8586433
19/379	PROPOSED BOOLOGOORO NATIONAL PARK	17,748.57	A1179/201901, 8586454
19/380	PROPOSED BUCCANEER ARCHIPELAGO MARINE PARK	576,870.00	A1180/201901, 8586465
19/381	PROPOSED FITZROY RIVER NATIONAL PARK	368,686.99	A1181/201901, 8586499
19/382	PROPOSED FORTESCUE MARSH NATIONAL PARK	62,914.03	A1182/201901, 8586515
19/383	PROPOSED HELENA AURORA NATIONAL PARK	287,884.28	A1183/201901, 8586530
19/385	PROPOSED KENNEDY RANGE NATIONAL PARK AND GIRALIA NATIONAL PARK	444,715.38	A1185/201901, 8586571
19/386	PROPOSED MATUWA KURRARRA KURRARRA NATIONAL PARK	710,397.53	A1186/201901, 8586651
19/387	PROPOSED MOUNT AUGUSTUS NATIONAL PARK ADDITIONS	420,182.82	A1187/201901, 8586680

Exemption	Description	Area (hectares)	File No and Document ID *
19/388	PROPOSED MUGGON WOOLEEN NATIONAL PARK	184,180.24	A1188/201901, 8587025
19/389	PROPOSED NINGALOO COASTAL RESERVES	29,640.67	A1189/201901, 8587060
19/391	PROPOSED PRESTON RIVER TO OCEAN NATIONAL PARK AND LESCHENAULT REGIONAL PARK	3,196.56	A1191/201901, 8587160
19/392	PROPOSED RECHERCHE ARCHIPELAGO AND STOKES INLET MARINE PARK	437,193.00	A1192/201901, 8587183
19/393	PROPOSED SHARK BAY TERRESTRIAL RESERVE ADDITIONS	393,850.36	A1193/201901, 8587208
19/394	PROPOSED WANJARRI NATURE RESERVE ADDITION AND KALUWIRI AND LAKE MASON NATIONAL PARK	105,281.75	A1194/201901, 8587251
19/395	PROPOSED WELLINGTON NATIONAL PARK ADDITION	6,541.41	A1195/201901, 8587272

* A geospatial description or map is filed in the Department of Mines, Industry Regulation and Safety electronic file as listed for each item.

Dated at Perth this 27th day of August 2021

FIONA JANE KNOBEL, Executive Director, Resource Tenure.

MP404

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety
Meekatharra WA 6642.

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

WARDEN ROBERT YOUNG.

To be heard by the Warden at Meekatharra on 20 October 2021.

MURCHISON MINERAL FIELD

Prospecting Licences

P 51/2890 O'Donnell, Kim Leslie

MP405

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety
Mt. Magnet WA 6638.

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

WARDEN ROBERT YOUNG.

To be heard by the Warden at Mt. Magnet on 21 October 2021.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 57/1401 Bennett, John Paul
P 57/1482 Dixon, Paul Anthony
Allison, James David
Heath, Karan Ann

MURCHISON MINERAL FIELD*Prospecting Licences*

P 20/2251	Fahl, Nathan Luke Williamson, Callum Noel
P 20/2375	Kreider, Gary
P 20/2376	Kreider, Gary
P 58/1792	Kelly, Sharon Josephine
P 58/1815	McKenna, Duncan

MP406**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety
Coolgardie WA 6429.

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

WARDEN ANDREW MATTHEWS.

To be heard by the Warden at Kalgoorlie on 8 October 2021.

COOLGARDIE MINERAL FIELD*Prospecting Licences*

P 16/3072	Vlassco, Gregory Adrian
P 16/3074	Owen, Tristan David

MP407**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety
Kalgoorlie WA 6430.

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

WARDEN ANDREW MATTHEWS.

To be heard by the Warden at Kalgoorlie on 8 October 2021.

NORTH COOLGARDIE MINERAL FIELD*Miscellaneous Licences*

L 29/77	Lehmann, Rodney Scott Pratt, Michael Robert Anthony
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MP408**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety
Kalgoorlie WA 6430.

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

WARDEN ANDREW MATTHEWS.

To be heard by the Warden at Kalgoorlie on 8 October 2021.

BROAD ARROW MINERAL FIELD

Prospecting Licences

P 24/4856 HOOPER, Chad
GREEN, Richard Kenneth

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 26/4293 SMITH, Frederick John
P 26/4294 SMITH, Frederick John

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 31/2088 ROCK MINING AUSTRALIA PTY LTD
P 31/2090 ROCK MINING AUSTRALIA PTY LTD

PLANNING

PL401

SWAN VALLEY PLANNING ACT 2020

NOTICE OF INSTRUMENT OF DELEGATION

Powers of Swan Valley Statutory Planning Committee

Preamble.

Under section 34(2) of the *Swan Valley Planning Act 2020* the Western Australian Planning Commission (the WAPC) may, by resolution published in the *Government Gazette*, delegate to the Swan Valley Statutory Planning Committee, any power or duty of the WAPC under the *Planning and Development Act 2005*, another provision of this Act or another written law.

Further and in accordance with section 59 of the *Interpretation Act 1984*, a reference in this instrument to a function or a power of the WAPC includes and extends to, without limitation or restriction, any of the powers, privileges, authorities, discretions, duties and responsibilities vested in or conferred upon the WAPC by the Act or any other written law as the case requires.

Resolution under s34 (2) of the SVP Act (the delegation)

On 18 August 2021, pursuant to section 34(2) of the *Swan Valley Planning Act 2020*, the WAPC resolved to—

- A. Delegate its powers and functions as set out in column 2 of the schedule, to the committee specified in column 1 of the schedule, subject to the limitations and restrictions in column 3 of the schedule;
- B. In accordance with s36 of the SVP Act, to give effect to this resolution by publishing this notice in the *Government Gazette*.

SAM FAGAN, Secretary, Western Australian Planning Commission.

SCHEDULE

Column 1 (Committee)	Column 2 (Powers and functions)	Column 3 (Conditions)
Swan Valley Statutory Planning Committee	Mandatory delegations as per s34 (3) (a) – (c) <i>Swan Valley Planning Act 2020</i>	
	1. Power to perform all functions and exercise all powers of the WAPC under Part 2 of the <i>Swan Valley Planning Act 2020</i>	
	2. Power to perform all functions and exercise all powers the WAPC has under the <i>Planning and Development Act 2005</i> as the responsible authority for the Swan Valley Planning Scheme.	

	<p>3. Power to perform all functions and exercise all powers of the Commission under the <i>Swan and Canning Rivers Management Act 2006</i> Parts 4 and 5.</p>	
Mandatory delegations as per s34 (3) (d) <i>Swan Valley Planning Act 2020</i>		
	<p>4. Power to determine whether or not proposals and the ongoing implementation of the Swan Valley Planning Scheme from time to time pursuant to the <i>Swan Valley Planning Act 2020</i> comply with conditions (if any) applied pursuant to sections 48F and 48J of the <i>Environmental Protection Act 1986</i>.</p>	<p>Provided the function or power relates to land and development in the Swan Valley, as delineated by s4 of the <i>Swan Valley Planning Act 2020</i></p>
	<p>5. All functions of the WAPC as set out in—</p> <ul style="list-style-type: none"> a. Sections 14(a), 14(c), 97, 134, 135, 136, 138, 139, 140, 142, 143, 144, 145, 147, 151, 153, 154, 157, 169, 214, 215, 216 of the <i>Planning and Development Act 2005</i>; b. The <i>Planning and Development (Local Planning Schemes) Regulations 2015</i> c. Regulations 21, 22, 24 and 27 of the <i>Planning and Development Regulations 2009</i>; d. <i>Strata Titles Act 1985</i> or the provisions of a strata or survey- strata scheme; e. <i>Strata Titles (General) Regulations 2019</i>; f. Section 52 and section 85 of the <i>Land Administration Act 1997</i>; g. Section 40 of the <i>Liquor Control Act 1988</i>. h. <i>Community Titles Act 2018</i> i. <i>Community Titles Regulations 2021</i> 	
	<p>6. Power to execute and accept the benefit of easements in gross, covenants in gross, records on title and other instruments for dealings in land for subdivisions, strata subdivisions and developments in accordance with any applicable policy and legislation.</p>	
	<p>7. Power to determine whether or not a proposal is likely to have a significant effect on the environment pursuant to section 38(1) of the <i>Environmental Protection Act 1986</i> and to refer such proposal to the Environmental Protection Authority.</p>	
	<p>8. Power to endorse diagrams and plans of survey and deposited plans involving the acquisition and resumption of land created pursuant to Part 11 of the Act and the <i>Land Administration Act 1997</i>.</p>	
	<p>9. Power to advise the Minister for Planning on any appeal or matter arising therefrom pursuant to Part 14 of the <i>Planning and Development Act 2005</i>.</p>	
	<p>10. Power to defend and otherwise deal with applications for review lodged with the State Administrative Tribunal and to appeal, defend, respond and otherwise deal with any matter that may be appealed to the Supreme Court on a question of law.</p>	
	<p>11. Power to defend, respond, appeal and otherwise deal with legal proceedings.</p>	

Notes and Interpretation

In this delegation, unless the context otherwise requires—

- i. A reference to a committee or an instrument contemplates and includes a reference to its successor in title.

PL402**SWAN VALLEY PLANNING ACT 2020****INSTRUMENT OF DELEGATION**

Subdelegation to Officers of certain powers and functions of the Swan Valley Statutory Planning Committee

Under section 35 of the *Swan Valley Planning Act 2020* (the SVPA) the Swan Valley Statutory Planning Committee (the SVSPC) may, by resolution published in the *Government Gazette*, delegate any function to a member or associate member as defined in section 4(1) of the *Planning and Development Act 2005*, (PD Act) subcommittee or officer of the WAPC or to a public authority or a member or officer of a public authority, Swan Valley local government or committee or employee of the Swan Valley local government.

Resolution under s35 of the *Swan Valley Planning Act 2020* (Subdelegation)

On 31 August 2021, pursuant to section 35 of the *Swan Valley Planning Act 2020*, the SVSPC RESOLVED—

- A. TO SUBDELEGATE its powers and functions as set out in column 1 of the attached Schedule to officers of the WAPC and the person or persons from time to time holding or acting in the offices in the department charged with the administration of the *Swan Valley Planning Act 2020*, as specified in column 2 of the attached Schedule, subject to the conditions specified in column 3 of the attached Schedule.

SAM FAGAN, Secretary, Western Australian Planning Commission.

SWAN VALLEY PLANNING ACT 2020**Instrument of Delegation****SCHEDULE**

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
<i>Planning and Development (Local Planning Schemes) Regulations 2015</i>			
General delegations	1. Power to amend the manner and form by which any— a. documents are provided to the WAPC; b. maps are prepared; c. submissions are made; d. notices are published; and e. reports are made; under the Planning and Development (Local Planning Schemes) Regulations 2015 (“The LPS Regulations”), including the power to amend the manner and form by which compensation, under the PD Act, is applied for.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General 	Limited to amendments of an administrative nature.
	2. Power to amend a timeframe, or stipulate a date, under the LPS Regulations, where such power is conferred upon the WAPC.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	Excluding any timeframe under Part 6 of the LPS Regulations.

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
	<p>3. Power to endorse—</p> <p>a. Under r32 of the LPS Regulations a planning scheme, specifically the Swan Valley Planning Scheme;</p> <p>b. Under r63 of the LPS Regulations an amendment to the Swan Valley Planning Scheme.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning. 	
Local planning strategies	<p>4. Power to perform the functions and exercise the powers of the WAPC pursuant to—</p> <p>a. r15(1)(a) and (b) of the LPS Regulations to endorse a local planning strategy;</p> <p>b. r15(1)(c) of the LPS Regulations to require modifications to a local planning strategy with reference to the Swan Valley</p> <hr/> <p>5. Power to perform the functions and exercise the powers of the WAPC pursuant to r17 of the LPS Regulations—</p> <p>a. to endorse the amendment to a local planning strategy;</p> <p>b. to require modifications to the amendment to the local planning strategy with reference to the Swan Valley.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Planning Manager, Schemes and Amendments, Land Use Planning 	<p>Provided that the endorsement, or the modification required thereto is consistent with the objectives and intent of any policies (if any) of the WAPC and any applicable State Planning Policies</p>
Planning schemes	<p>6. Power under r42(3) and r51(3) of the LPS Regulations to grant consent to advertise modifications to the Swan Valley Planning Scheme.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Planning Manager, Schemes and Amendments, Land Use Planning 	<p>Provided that the material is consistent with the objectives and intent of any policies (if any) of the WAPC and any applicable State Planning Policies.</p> <p>Does not apply to such instruments which will exclude or vary a model provision under s257A PD Act.</p>

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
Planning schemes	7. Power, under r29 of the LPS Regulations, to consider and make recommendations to the Minister on the scheme documents.	<ul style="list-style-type: none"> • Chairperson of the WAPC 	<p>Provided the recommendation would be consistent with the objectives and intent of any policies (if any) of the WAPC and any applicable <i>State Planning Policies</i>; and</p> <p>Excludes the power to recommend the Minister refuses approval to what is sought.</p> <p>Does not apply to such schemes which will exclude or vary a model provision under s257A PD Act.</p>
Amending a Planning Scheme	8. Power, under r36 of the LPS Regulations, to provide advice as to the classification of an amendment to a planning scheme.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Planning Manager, Schemes and Amendments, Land Use Planning 	
Complex amendment	9. Power, under r45 of the LPS Regulations, to consider and make recommendations to the Minister on the complex scheme amendment documents.	<ul style="list-style-type: none"> • Chairperson of the WAPC 	<p>Provided the recommendation is consistent with the objectives and intent of any policies (if any) of the WAPC and any applicable <i>State Planning Policies</i>.</p> <p>Excludes the power to recommend the Minister refuses approval to what is sought.</p> <p>Does not apply to such amendments which will exclude or vary a model provision under s257A PD Act.</p>
Standard amendments	10. Power under r54 of the LPS Regulations, to direct that a standard amendment be treated as a complex amendment and re- advertised accordingly.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Planning Directors, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
Standard amendments	11. Power, under r55 of the LPS Regulations, to consider and make recommendations to the Minister on the standard scheme amendment.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	<p>Provided the recommendation is consistent with the objectives and intent of any policies (if any) of the WAPC and any applicable <i>State Planning Policies</i>.</p> <p>Excludes the power to recommend the Minister refuses approval to what is sought.</p> <p>Does not apply to such amendments which will exclude or vary a model provision under s257A PD Act.</p>
Basic amendments	12. Power under r59 of the LPS Regulations, to direct that a basic amendment be treated as a standard or complex amendment and re- advertised accordingly.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
	13. Power, under r60 of the LPS Regulations, to consider and make recommendations to the Minister on the basic scheme amendment.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	<p>Provided the recommendation is consistent with the objectives and intent of any policies (if any) of the WAPC and any applicable <i>State Planning Policies</i>.</p> <p>Excludes the power to recommend the Minister refuses approval to what is sought.</p> <p>Does not apply to such amendments which will exclude or vary a model provision under s257A PD Act.</p>

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
Powers regarding subdivision applications under Part 10 of the Planning and Development Act 2005 and other legislation			
Subdivision applications under Part 10 of the Planning and Development Act 2005 (PD Act)	<p>14. Power to determine all applications to the WAPC under Part 10 of the PD Act where such determination is in accordance with the objectives and intent of any policies (if any) of the WAPC and with s138 of the PD Act.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	All decisions.
	<p>15. Power, with respect to applications to the WAPC under Division 2 of Part 10 of the PD Act determined by or on behalf of the WAPC, to advise applicants that a revised plan of subdivision is considered to contain amendments that are minor and not so significant so as to amount to a significantly different proposal in circumstances where a revised plan does not materially affect the decision given by or on behalf of the WAPC.</p> <p>16. Power to determine applications/ requests made under section 144(2) or 151 of the PD Act when—</p> <ol style="list-style-type: none"> a. the original decision was made under delegation; and b. the recommendation is to approve the application/request. <p>17. In accordance with section 153 of the PD Act, power to grant approval for an applicant to pay to the relevant local government a sum of money in lieu of land being set aside for public open space that represents the value of that portion in circumstances where the WAPC has approved a plan of subdivision upon the condition that such land be set aside for public open space.</p>	<ul style="list-style-type: none"> • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	Excludes the power to refuse approval.
POS funds under Part 10 of the Planning and Development Act 2005	<p>18. Power to make recommendations to the Minister for Planning in relation to requests from local governments to expend monies paid by subdividing land owners in lieu of setting aside free of cost to the Crown, areas of land for public open space, where such recommendations are in accordance with WAPC policy.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Assistant Director General, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
Signing Plans and Documents under PDA	<p>19. Power to endorse the following classes of approval that may be granted pursuant to Part 10 of the PD Act—</p> <p>a. diagrams and plans of survey and deposited plans submitted in accordance with an earlier approved plan of subdivision or amalgamation; and</p> <p>b. any other documents relating to leases, licences, transfers, conveyances and mortgages, easements, memorials on title and other dealings in land, submitted for formal endorsement, subject to prior compliance with all relevant conditions (if any) affixed as a condition of approval or waiver of conditions pursuant to 22.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	<p>20. Power to endorse documents listed in delegation 19, where the WAPC is requested to consider variations to the earlier approved plan of subdivision or amalgamation.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	<p>Variations are to be in keeping with the purpose and intent of WAPC policy, and to be consistent with the principles of orderly and proper planning.</p>
Strata title matters and approval of conditions	<p>21. Power pursuant to section 15 of the <i>Strata Titles Act 1985</i> to endorse survey-strata plans or plans or re-subdivision or consolidation for a survey-strata scheme submitted for formal endorsement, subject to prior compliance with all relevant conditions (if any) affixed as a condition of approval.</p> <p>22. Power to clear conditions affixed as conditions of approval with respect to the classes of approval set forth in 19, 20 and 21.</p>	<ul style="list-style-type: none"> • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
Land Administration Act (LAA)	23. Power to sign diagrams and plans of survey and deposited plans involving the acquisition and resumption of land created pursuant to Part 11 of the PD Act and the LAA.	<ul style="list-style-type: none"> • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
Appeal	<p>24. Power to advise the Minister for Planning on any appeal, review or matter arising therefrom pursuant to Part 14 of the PD Act.</p> <p>25. Power to defend and otherwise deal with matters lodged with the State Administrative Tribunal and to appeal, defend, respond and otherwise deal with any matter that may be appealed to the Supreme Court on a question of law.</p> <p>26. Power to consider and determine a request for reconsideration ordered by the State Administrative Tribunal pursuant to s31 of the <i>State Administrative Tribunal Act 2004</i>.</p> <p>27. Power to defend, respond, appeal and otherwise deal with legal proceedings.</p> <p>28. Power to exercise all functions of the WAPC as set out in s214, 215, 216 of the PD Act.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning • Director, Planning Appeals 	Managers and Principal Planning Officers may only exercise this delegation within the jurisdiction of the State Administrative Tribunal and the director to whom they report must be fully informed of the proceedings at all times.

Powers under the *Land Administration Act 1997*

Land Administration Act 1997 (LAA)	29. Power pursuant to sections 52 and 85 of the LAA to approve plans of survey where in accordance with the objectives and intent of any policies (if any) of the WAPC.	<ul style="list-style-type: none"> • Planning Directors, Land Use Planning 	
	30. Power to execute and accept the benefit of easements in gross, covenants in gross, records on title and other instruments for dealings in land for subdivisions, strata subdivisions and developments in accordance with any applicable policy and legislation.	<ul style="list-style-type: none"> • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning • Planning Administration Manager, • Planning Administration Team Leader • Planning Administration, Support Officer 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
Powers under the <i>Liquor Control Act 1988</i>			
Liquor Control Act 1988	31. Power to issue a certificate in accordance with section 40 of the Liquor Control Act 1988.	<ul style="list-style-type: none"> • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning 	
Powers under the <i>Strata Titles Act 1985</i>			
Strata Titles Act 1985	32. Power to determine applications and other matters lodged with the WAPC for decision under the provisions of the <i>Strata Titles Act 1985</i> or the provisions of any strata or survey-strata scheme where any such determination is in accordance with the objectives and intent of any policies (if any) of the WAPC.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
Swan Valley Planning Scheme No. 1			
Zones, uses and development requirements (Pt. 4 and 5)	33. Power to determine, for the purposes of clause 23(4) of the Scheme, whether a proposed use not listed within the zoning table is— a. consistent with the objectives of a particular zone; b. to be primarily occupied by susceptible people as identified within Clause 22 of the Scheme.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	34. Power to determine for the purpose of clause 28(1)(c) of the Scheme whether a non-conforming use has been more than 75% destroyed by a natural disaster.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
	<p>35. Power to determine for the purpose of clause 28(3) of the Scheme whether a proposed change in use of land subject to a non-conforming use is—</p> <p>a. less detrimental to the amenity of the locality than the existing non-conforming use; and</p> <p>b. closer to the intended purpose of the zone in which the land is situated.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	<p>36. Power to form an opinion as to whether non-compliance with an additional site and development requirement will mean that a development is likely to adversely affect any owners or occupiers in the general locality or in an area adjoining the site of a development (cl. 39 of the Scheme).</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
Planning Policies (part 2)	<p>37. Power to undertake advertising of a proposed planning policy in accordance with clause 15 (1).</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	<p>38. Power to review a proposed planning policy in light of any submissions made (cl. 15(3))</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
	<p>39. Power to determine whether an amendment to a planning policy is minor for the purposes of clause 16 (2) (cl. 16(2)).</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
	40. Power to revoke a planning policy in accordance with clause 17 of the Scheme.	<ul style="list-style-type: none"> • Chairperson of the WAPC 	
Structure Plans (Part 8)	41. Power to consider whether a structure plan is required for the purposes of orderly and proper planning (cl 43 (c)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
	42. Power to <ul style="list-style-type: none"> (a) consider a submitted structure plan and determine whether it complies with clause 44(1) of the Scheme, or if further information is required before it can be accepted. (cl.45(1)); (b) to agree to information, different to that prescribed, being included (cl 44(1)). 	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	43. Power to advertise and seek comments on a structure plan in accordance with clause 46 of the Scheme (cl. 46).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	44. Power under clause 47 of the Scheme to— <ul style="list-style-type: none"> a. consider submissions received, including whether to accept late submissions; b. request further information from a person who prepared the structure plan; c. to determine advertise any modifications proposed to the structure plan; and d. to determine any steps to advertise the proposed modification. 	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	45. Power to approve or refuse to approve a structure plan (cl.	<ul style="list-style-type: none"> • Chairperson of the WAPC 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
	48(1)(a) and (c). or an amendment to a structure plan	<ul style="list-style-type: none"> • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
		<ul style="list-style-type: none"> • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	Excludes power to refuse approval
	46. Power to require the person who prepared the structure plan to modify the plan and resubmit the modified plan (cl.48(1)(b)) or an amendment to a structure plan.	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	47. Power to— a. form an opinion, for the purposes of cl 48 of the Scheme, as to whether modifications made to a structure plan (or an amendment to a structure plan) have been done in the manner specified by the WAPC; and b. If the modifications are correct, to approve the structure plan (or the amendment to the structure plan) (cl 48(2)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	46. Power to form an opinion as to whether major modifications have been made to a structure plan (or an amendment to a structure plan) and, if so, to determine whether to readvertise it (cl.48(2)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
	47. Power to determine the manner in which an approved structure plan is published (cl. 51).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
	48. Power to extend the period of approval of a structure plan (cl. 53(2)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
	49. Power to revoke approval of a structure plan (cl. 53(3)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	Power only to be exercised after consultation with the WAPC.
	50. Power to form an opinion as to whether an amendment is of a minor nature and, if so, to determine whether to advertise it (cl. 54(2)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
	51. Power extend the period of approval of a structure plan (cl. 54(3)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	
Form of DA application (Pt. 10)	52. Power to require information, other than that prescribed, be provided with an application for development approval under the Scheme (cl.59 ((cl63(1(d) Deemed Provisions))).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
	53. Power to waive or vary a requirement as to what an application for development approval must be accompanied by (cl. 59—((cl63(2) Deemed Provisions)).	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
Determining DAs (Pt 11)	54. Power to perform the functions of and exercise the powers of the WAPC pursuant to cl 60 of the Scheme	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	
	55. Power to form an opinion as to whether an application for development approval may affect any other statutory, public or planning authority and consult accordingly (cl. 62)	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning • Planning Managers, Land Use Planning • Principal Planning Officers, Land Use Planning 	

Instrument	Column 1—Powers and functions	Column 2—Delegate	Column 3—Conditions
	<p>56. Power to perform the functions and exercise the powers of the WAPC under Part 11 of the Scheme, to determine—</p> <p>a. applications made for approval to commence and carry out development, provided such determination would accord with the <i>Swan Valley Planning Act 2020</i>, the relevant Swan Valley Planning Scheme, objectives and intent of any policies (if any) of the WAPC;</p> <p>b. applications to amend or cancel development approval, provided the original decision was made under delegation and the recommendation of such application is to approve the request.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	Excludes power to refuse approval
Enforcement and Administration (Pt. 12)	<p>57. Power to exercise the functions and powers of the WAPC in relation to—</p> <p>a. Enforcement and scheme administration under cl 74 of the scheme; and</p> <p>b. the control of overstocking under cl 75 of the scheme.</p>	<ul style="list-style-type: none"> • Chairperson of the WAPC • Director General • Assistant Director General, Land Use Planning • Planning Directors, Land Use Planning 	

Interpretation

In this Instrument of Delegation, unless the context otherwise requires—

1. “WAPC” or “Commission” means the “Western Australian Planning Commission”;
2. “Department” means the “Department of Planning, Lands and Heritage”;
3. Unless the context otherwise requires, a reference to “Planning Directors” includes any position to which the level of “Director” is designated, located within the Land Use Planning, Division of the Department of Planning, Lands and Heritage;
4. A reference to a position contemplates and includes a reference to its successor in title;
5. A reference to the “LPS Regulations” includes a reference to the Schedules to those regulations, being the *Planning and Development (Local Planning Schemes) Regulations 2015*.

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS
Amendment to Western Australian *Government Gazettes*: 2015/151 dated 13 October 2015; 2016/224 dated 13 December 2016; 2016/180 dated 4 October 2016.

Under the *Vocational Education and Training Act 1996*, I the Minister for Education and Training hereby—

- classify the following prescribed vocational education and training qualifications to replace their superseded versions—

Class A

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
STONEMASON (WITH MONUMENTAL)	CPC32313— Certificate III in Stonemasonry (Monumental/In stallation)	CPC32320— Certificate III in Stonemasonry		Apprentice	42	Y	Y	

Class B

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
HORTICULTURE (PRODUCTION) (LEVEL 2)	AHC20316— Certificate II in Production Horticulture	AHC20320— Certificate II in Production Horticulture		Trainee	12	Y	Y	
HORTICULTURE (WHOLESALE NURSERY) (LEVEL 2)	AHC20716— Certificate II in Production Nursery	AHC20720— Certificate II in Nursery Operations		Trainee	12	Y	Y	
CONSERVATION AND LAND MANAGEMENT (LEVEL 2)	AHC21016— Certificate II in Conservation and Land Management	AHC21020— Certificate II in Conservation and Ecosystem Management		Trainee	12	Y	Y	
CONSERVATION AND LAND MANAGEMENT (LEVEL 3)	AHC31416— Certificate III in Conservation and Land Management	AHC31420— Certificate III in Conservation and Ecosystem Management		Trainee	24	Y	N	
AGRICULTURE (RURAL MERCHANDISING) (LEVEL 3)	AHC32716— Certificate III in Rural Merchandising	AHC32720— Certificate III in Rural Merchandising		Trainee	12	Y	N	
HORTICULTURE (WHOLESALE NURSERY) (LEVEL 4)	AHC40616— Certificate IV in Production Nursery	AHC40620— Certificate IV in Nursery Operations		Trainee	12	Y	N	
CONSERVATION AND LAND MANAGEMENT (LEVEL 4)	AHC40916— Certificate IV in Conservation and Land Management	AHC40920— Certificate IV in Conservation and Ecosystem Management		Trainee	24	Y	N	
HORTICULTURE (LANDSCAPE) (LEVEL 4)	AHC42016— Certificate IV in Landscape	AHC42020— Certificate IV in Landscape		Trainee	12	Y	N	
TIMBER MECHANDISING (LEVEL 3)	FWP30616— Certificate III in	FWP30620— Certificate III in		Trainee	24	Y	N	

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
	Timber Merchandising	Timber Building Products Supply						
HORTICULTURE (PRODUCTION) (LEVEL 3)	AHC30616—Certificate III in Production Horticulture	AHC30620—Certificate III in Production Horticulture		Trainee	12	Y	N	
HORTICULTURE (PRODUCTION) (LEVEL 4)	AHC40316—Certificate IV in Production Horticulture	AHC40320—Certificate IV in Production Horticulture		Trainee	12	Y	N	
TIMBER FABRICATION DETAILER	FWP40416—Certificate IV in Timber Truss and Frame Design	FWP40420—Certificate IV in Timber Systems Design		Trainee	24	Y	N	
EXTRACTIVE INDUSTRIES (OPERATIONS) (LEVEL 2)	RII20215—Certificate II in Surface Extraction Operations	RII20220—Certificate II in Surface Extraction Operations		Trainee	12	Y	N	
SURFACE EXTRACTION OPERATIONS (LEVEL 2)	RII20215—Certificate II in Surface Extraction Operations	RII20220—Certificate II in Surface Extraction Operations		Trainee	12	Y	N	
UNDERGROUND METALLIFEROUS MINING (LEVEL 2)	RII20415—Certificate II in Underground Metalliferous Mining	RII20420—Certificate II in Underground Metalliferous Mining		Trainee	12	Y	N	
METALLIFEROUS MINING OPERATIONS (PROCESSING) (LEVEL 2)	RII20515—Certificate II in Resource Processing	RII20520—Certificate II in Resource Processing		Trainee	12	Y	N	
UNDERGROUND METALLIFEROUS MINING (LEVEL 3)	RII30315—Certificate III in Underground Metalliferous Mining	RII30320—Certificate III in Underground Metalliferous Mining		Trainee	24	Y	N	
RESOURCE PROCESSING (LEVEL 3)	RII30415—Certificate III in Resource Processing	RII30420—Certificate III in Resource Processing		Trainee	24	Y	N	
SURFACE EXTRACTION OPERATIONS (LEVEL 4)	RII40115—Certificate IV in Surface Extraction Operations	RII40120—Certificate IV in Surface Extraction Operations		Trainee	24	Y	N	
METALLIFEROUS MINING OPERATIONS (UNDERGROUND) (LEVEL 4)	RII40315—Certificate IV in Metalliferous Mining Operations (Underground)	RII40320—Certificate IV in Underground Metalliferous Mining Operations		Trainee	24	Y	N	
RESOURCE PROCESSING (LEVEL 4)	RII40515—Certificate IV in Resource Processing	RII40520—Certificate IV in Resource Processing		Trainee	24	Y	N	
SURFACE OPERATIONS MANAGER (LEVEL 5)	RII50115—Diploma of Surface Operations Management	RII50120—Diploma of Surface Operations Management		Trainee	36	Y	N	

Apprenticeship Name	Superseded Qualification Teach out and transition provisions apply	New Qualification	Conditions	Training Contract Requirements				
				Title on contract	Nominal duration (months)	Part time	School based	Other requirements
EXTRACTIVE INDUSTRIES SENIOR MANAGER (LEVEL 6)	RII60215— Advanced Diploma of Extractive Industries Management	RII60220— Advanced Diploma of Extractive Industries Management		Trainee	30	Y	N	
PRODUCTION TECHNICIAN (OPERATIONS)	PMA30116— Certificate III in Process Plant Operations	PMA30120— Certificate III in Process Plant Operations	This pathway is available through an apprenticeship training contract only.	Apprentice	48	N	N	
VEHICLE SERVICING (LEVEL 2)	AUR20516— Certificate II in Automotive Servicing Technology	AUR20520— Certificate II in Automotive Servicing Technology		Trainee	12	Y	Y	

- reclassify the following prescribed vocational education and training qualifications as Class C and remove the associated traineeships—

Apprenticeship Name	Qualification	Conditions	Training Contract Requirements				
			Title on contract	Nominal duration (months)	Part time	School based	Other requirements
HORTICULTURE (RETAIL NURSERY) (LEVEL 2)	AHC20816— Certificate II in Retail Nursery		Trainee	12	Y	Y	
HORTICULTURE (RETAIL NURSERY) (LEVEL 4)	AHC40716— Certificate IV in Retail Nursery		Trainee	12	Y	N	

- remove the following prescribed vocational education and training qualification from the register—

Apprenticeship Name	Qualification	Conditions	Training Contract Requirements				
			Title on contract	Nominal duration (months)	Part time	School based	Other requirements
JOINERY (HOUSING)	CPC31912— Certificate III in Joinery*		Apprentice	24	Y	Y	

*The removal of this prescribed vocational education and training qualification from the register is only applicable to the JOINERY (HOUSING) apprenticeship and does not apply to other apprenticeship streams associated with this qualification.

Dated: 22 August 2021

Hon SUE ELLERY MLC, Minister for Education and Training.

TA402**VOCATIONAL EDUCATION AND TRAINING ACT 1996**

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS
Amendment to Western Australian *Government Gazette*: 2020/104 dated 23 June 2020 and 2016/180 dated 4 October 2016.

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

Class B qualifications

Apprenticeship Name	Qualification	Previous title on contract	New title on contract	Previous nominal term (months) full time	New nominal term (months) full time
TRENCHLESS TECHNOLOGY (LEVEL 3)	RII31619 Certificate III in Trenchless Technology	Trainee	Apprentice	24	36
BITUMINOUS SURFACING (LEVEL 3)	RII30919 Certificate III in Civil Construction	Trainee	Apprentice	24	36
BRIDGE CONSTRUCTION AND MAINTENANCE (LEVEL 3)	RII30919 Certificate III in Civil Construction	Trainee	Apprentice	24	36
CIVIL CONSTRUCTION (LEVEL 3)	RII30919 Certificate III in Civil Construction	Trainee	Apprentice	24	36
PIPELAYING (LEVEL 3)	RII30919 Certificate III in Civil Construction	Trainee	Apprentice	24	36
ROAD CONSTRUCTION AND MAINTENANCE (LEVEL 3)	RII30919 Certificate III in Civil Construction	Trainee	Apprentice	24	36
ROAD MARKING (LEVEL 3)	RII30919 Certificate III in Civil Construction	Trainee	Apprentice	12	36
TUNNEL CONSTRUCTION (LEVEL 3)	RII30919 Certificate III in Civil Construction	Trainee	Apprentice	24	36
PLANT OPERATIONS (LEVEL 3)	RII30815 Certificate III in Civil Construction Plant Operations	Trainee	Apprentice	24	36

Dated: 29 August 2021

Hon SUE ELLERY MLC, Minister for Education and Training.

PUBLIC NOTICES

ZZ401**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the estate of James Alexander Prendiville late of 4 Wright Avenue, Swanbourne, in the State of Western Australia, Medical Practitioner, 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 28 November 2020 are required by the Executor Michael Garrett Prendiville to send particulars of their claims to him care of Hewett and Lovitt, PO Box 1178, West Perth WA 6872 within ONE (1) month of the date of this notice.

After this date the Executor may convey or distribute the assets having regard to the claims of which he then has notice.

ZZ402**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Notice to Creditors and Claimants and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates), in respect of the Estate of Joyce Piper late of 34 Meriwa Street, Nedlands who died on 21 January 2021, are required by the Trustee, David James Kirchner, to send to Solicitors for the Trustee, Templar Legal Pty Ltd, P.O. Box 8243, Subiaco East WA 6008, particulars of such claims by 1 October 2021. After such date, the Trustee may convey or distribute the assets of the Estate having regard only to the claims of which the Trustee then has notice.

ZZ403**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Estate of the late Mary Grace Lavinia Nagel of AEGIS Woodlake, 40 Woodlake Retreat, Kingsley, 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 above-named Deceased who died on 3 May 2021 are required to send particulars of their claims to the Executors, care of RSM (see address below) within one (1) month of the date of publication of this notice after which date the Executors may convey or distribute the assets having regard only to claims of which notice has been given.

ANDREW MARSHALL, RSM, GPO Box R1253, Perth WA 6844
Telephone: (08) 9261 9393.

ZZ404**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Constance Mary Simpson, late of 45 Alexander Drive, Menora, Western Australia, Housewife, 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 2 March 2021, are required by the Executor, care of WA Property Lawyers, 48 Outram Street, West Perth, WA, 6005, Telephone: (08) 9380 3600, Facsimile: (08) 9322 1112 to send particulars of their claims to him within ONE (1) month from the date of publication of this notice, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

WA PROPERTY LAWYERS.

ZZ405**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Betty June Ring late of 6 Briggs Place, Armadale, 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 24 January 2021, are required by the personal representative Ian Frederick Ring, 3 Davit Place, Ocean Reef, WA 6027 to send particulars of their claims to him within one (1) month from the date of publication of this notice, after which date the personal representative may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice.

ZZ406

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims to which Section 63 of the *Trustees Act 1962* as amended relates in respect of the estate of the late Wieslaw Eugeniusz Gorecki late of 19/39 Bronte Street, East Perth, Western Australia who died on or before 12/04/2021 are required by the Administrator, Anna Malgorzata Chomicka-Gorecka, to send particulars of their claims addressed to the Administrator, Estate of the late Wieslaw Eugeniusz Gorecki care of Leach Legal, Level 15, 240 St Georges Terrace, Perth WA 6000 within one month of the date of publication of this notice after which date the Administrator may convey or distribute the assets having regard only to the claims of which the Administrator then have notice.

LEACH LEGAL, Level 15, 240 St Georges Terrace, Perth WA 6000.

ZZ407

TRUSTEES ACT 1962**DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 3 October 2021 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Beck, Dayle Wauker also known as Robinson, Dayle Wauchope, late of Villa Pelletier Hostel, 48 Ruislip Street, West Leederville, who died on 16 July 2021 (PM33025000 EM27).

Clarke, Brian James, late of 54 Tims Thicket Road, Dawesville, who died on 25 July 2021 (DE33080931 EM15).

Fallon, Wendy Lorraine, late of Villa Dalmacia Aged Care Facility, 27 Gorham Way, Spearwood, who died on 8 April 2021 (PM31031141 EM214).

Garde, Ana Emma, formerly of Regis Cypress Gardens, 22 Coongan Avenue, Greemount, late of St Michaels Nursing Home, 53 Wasley Street, North Perth, who died on 11 June 2021 (PM33145759 EM214).

Gordon, Margaret McKenzie, late of Italian Aged Care, Cabrini Road, Marangaroo, who died on 15 March 2021 (PM33089916 EM27).

Hastie, William, also known as Hastie, William Ainsworth, late of Agmaroy Nursing Home, 115 Leach Highway, Wilson, who died on 3 May 2021 (PM33037355 EM214).

Hatherley, Ronald, late of Morrison Lodge Hostel, 1a North Street, Midland, who died on 3 August 2021 (DE19782815 EM313).

Hepper, Doris Lilian, late of Agmaroy Nursing Home, 115 Leach Highway, Wilson, who died on 7 August 2021 (DE19801178 EM37).

Kerr, June Sylvia, late of Wearne House, 7 Leslie Street, Dudley Park, who died on 5 September 2020 (PM33162102 EM214).

Klynsoon, Elisabeth Margret, late of Shoalwater Nursing Home, 66-74 Fourth Avenue, Shoalwater, who died on 25 June 2021 (PM33146536 TM38).

Martin, Colin Edwin, late of 10 Payne Road, Capel, who died on 25 June 2021 (DE19944166 EM32).

Metherell, Mary Lucy, late of 213 Egan Street, Kalgoorlie, who died on 9 July 2021 (DE19903232 EM13).

Mortimer, William Frederick, late of 24 Kanowna Avenue, Ascot, who died on 23 June 2021 (DE19962362 EM35).

Partridge, William Anthony, also known as Partridge Tony, formerly of 39 Westbrook Street, Calista, late of Shoalwater Nursing Home, 66-74 Fourth Avenue, Shoalwater, who died on 2 March 2021 (PM33176298 EM214).

Pomersbach, Robert Leslaw also known as Pomersbach, Robert Simon, late of 219 Eudoria Street, Gosnells, who died on 2 August 2020 (DE33051551 EM213).

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