

PERTH, FRIDAY, 10 SEPTEMBER 2021 No. 158

PUBLISHED BY AUTHORITY GEOFF O. LAWN, GOVERNMENT PRINTER © STATE OF WESTERN AUSTRALIA

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— PART 1 —

CONSUMER PROTECTION

CP301

Retirement Villages Act 1992

Retirement Villages Amendment Regulations (No. 2) 2021

SL 2021/158

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Retirement Villages Amendment Regulations (No. 2) 2021.*

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 October 2021.

3. Regulations amended

These regulations amend the *Retirement Villages Regulations 1992*.

4. Regulation 4A amended

In regulation 4A delete the definition of *Code* and insert:

Code means the *Interim Code of Practice for Retirement Villages (No. 2) 2021* set out in the *Fair Trading (Retirement Villages Interim Code) Regulations (No. 2) 2021* Schedule 1;

5. Schedule 1 Form 1 amended

(1) In Schedule 1 Form 1 note 15 delete "(*Fair Trading (Retirement Villages Interim Code) Regulations 2021*" and insert:

(Fair Trading (Retirement Villages Interim Code) Regulations (No. 2) 2021

(2) In Schedule 1 Form 1 note 17 delete "The *Fair Trading (Retirement Villages Interim Code) Regulations 2021* Schedule 1 clause 19(1)(a) is the most recent interim code which includes the details of the financial statements to be provided to residents." and insert:

The most recent interim code that requires a statement of income and expenditure to be provided to residents is in the *Fair Trading (Retirement Villages Interim Code) Regulations (No. 2) 2021* (see Schedule 1 clause 19(1)(a)).

(3) In Schedule 1 Form 1 note 19 delete "in the *Fair Trading (Retirement Villages Interim Code) Regulations 2021*" and insert:

most recently in the Fair Trading (Retirement Villages Interim Code) Regulations (No. 2) 2021

6. Schedule 1 Form 1A amended

In Schedule 1 Form 1A note 10 delete "The *Fair Trading (Retirement Villages Interim Code) Regulations 2021* Schedule 1 clause 19(1)(a) is the most recent interim code which includes the details of the financial statements to be provided to residents." and insert:

The most recent interim code that requires a statement of income and expenditure to be provided to residents is in the *Fair Trading (Retirement Villages Interim Code) Regulations (No. 2) 2021* (see Schedule 1 clause 19(1)(a)).

V. MOLAN, Clerk of the Executive Council.

HEALTH

HE301

Radiation Safety Act 1975

Radiation Safety (Transport of Radioactive Substances) Amendment Regulations 2021

SL 2021/160

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Radiation Safety* (*Transport of Radioactive Substances*) Amendment Regulations 2021.

2. Commencement

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

3. Regulations amended

These regulations amend the *Radiation Safety* (*Transport of Radioactive Substances*) *Regulations 2002*.

4. Regulation 2 amended

(1) In regulation 2 delete the definitions of:

Code

commencement day International Regulations

(2) In regulation 2 insert in alphabetical order:

Code means the *Code for the Safe Transport of Radioactive Material (2019)*, RPS C-2 (Rev. 1) published by the Chief Executive Officer of the Australian Radiation Protection and Nuclear Safety Agency (ARPANSA) under the *Australian Radiation Protection and Nuclear Safety Act 1998* (Commonwealth) Part 3;

International Regulations means the International Atomic Energy Agency Regulations for the Safe Transport of Radioactive Material 2018 Edition,

SSR-6 (Rev. 1) set out in the Code Schedule A, as modified by the Code clauses 2.2 to 2.10;

(3) Amend the provisions listed in the Table as set out in the Table.

Table		
Provision	Delete	Insert
r. 2 def. of <i>carrier</i>	within the meaning of Section II paragraph 206 of the International Regulations	as defined in the International Regulations Section II
r. 2 def. of <i>consignee</i>	within the meaning of Section II paragraph 210 of the International Regulations	as defined in the International Regulations Section II
r. 2 def. of <i>consignment</i>	Section II paragraph 211 of the International Regulations	the International Regulations Section II
r. 2 def. of <i>freight container</i>	Section II paragraph 223 of the International Regulations	the International Regulations Section II
r. 2 def. of <i>overpack</i>	Section II paragraph 229 of the International Regulations	the International Regulations Section II
r. 2 def. of <i>package</i>	Section II paragraph 230 of the International Regulations	the International Regulations Section II
r. 2 def. of <i>radiation</i> <i>protection</i> <i>programme</i>	Section II paragraph 234 of the International Regulations	the International Regulations Section II
r. 2 def. of <i>radioactive material</i>	"radioactive material" within the definition of that term in Section II paragraph 236 of the International Regulations	radioactive material as defined in the International Regulations Section II

Table

Note: The heading to amended regulation 2 is to read: Terms used

5. Regulation 4 amended

Delete regulation 4(2) and insert:

(2) The International Regulations Section III paragraph 307 is not adopted.

6. Regulation 7 deleted

Delete regulation 7. Note: The heading to regulation 6 is to read: Other offences

V. MOLAN, Clerk of the Executive Council.

JUSTICE

JU301

Children's Court of Western Australia Act 1988 District Court of Western Australia Act 1969

Attorney General Regulations Amendment (Fees) Regulations 2021

SL 2021/155

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Attorney General Regulations Amendment (Fees) Regulations 2021.*

2. Commencement

- (a) Part 1 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day after that day.

Part 2 — Children's Court (Fees) Regulations 2005 amended

3. Regulations amended

This Part amends the Children's Court (Fees) Regulations 2005.

4. Schedule 1 Division 2 amended

In Schedule 1 Division 2 item 3:

(a) in column A delete "263.00" and insert:

255.00

(b) in column B delete "79.00" and insert:

76.50

Part 3 — District Court (Fees) Regulations 2002 amended

5. **Regulations amended**

This Part amends the District Court (Fees) Regulations 2002.

6. Schedule 1 amended

In Schedule 1 item 2:

(a) in column A delete "263.00" and insert:

255.00

(b) in column C delete "79.00" and insert:

76.50

V. MOLAN, Clerk of the Executive Council.

JU302

Criminal Procedure Act 2004

Criminal Procedure Amendment Regulations (No. 2) 2021

SL 2021/154

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Criminal Procedure Amendment Regulations (No. 2) 2021.*

2. Commencement

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

3. Regulations amended

These regulations amend the *Criminal Procedure Regulations* 2005.

4. Schedule 4 amended

Before Schedule 4 clause 1A insert:

1AA. Animal Welfare Act 2002 offences

Any simple offence under the Animal Welfare Act 2002.

V. MOLAN, Clerk of the Executive Council.

JU303

State Administrative Tribunal Act 2004

State Administrative Tribunal Amendment Regulations (No. 4) 2021

SL 2021/157

Made by the Governor in Executive Council.

1. Citation

These regulations are the *State Administrative Tribunal Amendment Regulations (No. 4)* 2021.

2. Commencement

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 October 2021.

3. Regulations amended

These regulations amend the *State Administrative Tribunal Regulations 2004*.

4. Schedule 6 amended

In Schedule 6 delete the item relating to the *Fair Trading* (*Retirement Villages Interim Code*) *Regulations 2021* and insert:

Fair Trading (Retirement Villages Interim Code) Regulations (No. 2) 2021 Sch. 1 cl. 22(3)

V. MOLAN, Clerk of the Executive Council.

MARINE/MARITIME

MA301

Shipping and Pilotage Act 1967 Jetties Act 1926 Western Australian Marine Act 1982

Navigable Waters Amendment Regulations 2021

SL 2021/161

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Navigable Waters Amendment Regulations 2021*.

2. Commencement

These regulations come into operation as follows —

(a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

(b) the rest of the regulations — on the day after that day.

3. Regulations amended

These regulations amend the *Navigable Waters Regulations 1958*.

4. **Regulation 19G replaced**

Delete regulation 19G and insert:

19G. Certificates of appointment

For the purposes of the Western Australian Marine Act 1982 section 118 —

- (a) the certificate of appointment issued to an inspector must be in the form of Schedule 1 Form 1; and
- (b) the certificate of appointment issued to an authorised person must be in the form of Schedule 1 Form 2; and
- (c) the certificate of appointment issued to a person who is both an inspector and an authorised person must be in the form of Schedule 1 Form 3.

5. Schedule 1 inserted

After regulation 68 insert:

Schedule 1

[r. 19G]

Form 1

CERTIFICATE OF APPOINTMENT

INSPECTOR

(Section 118 of the Western Australian Marine Act 1982)

Certificate number:

This is to certify thatis designated as an inspector under the *Western Australian Marine Act 1982* section 117(1) for the purposes of that Act.

Signed

Chief Executive Officer / Delegate of the Chief Executive Officer

The functions conferred on the inspector under other enactments:

1.

2.

3.	
4.	

Form 2

CERTIFICATE OF APPOINTMENT

AUTHORISED PERSON

(Section 118 of the Western Australian Marine Act 1982)

Certificate number:

This is to certify that is appointed as an authorised person under the *Western Australian Marine Act 1982* section 117(2) for the purposes of ⁽¹⁾....

Signed Chief Executive Officer / Delegate of the Chief Executive Officer

General nature of the authorised person's functions:

1.	
2.	
3.	
4.	

Insert:

⁽¹⁾ the provisions of this Act or the regulations for the purposes of which the person is authorised.

Form 3

CERTIFICATE OF APPOINTMENT

INSPECTOR AND AUTHORISED PERSON

(Section 118 of the Western Australian Marine Act 1982)

Certificate number:

This is to certify that is designated as an inspector and appointed as an authorised person under the *Western Australian Marine Act 1982* section 117 for the purposes of that Act.

Signed Chief Executive Officer / Delegate of the Chief Executive Officer

General nature of the person's functions and the functions conferred on the person under other enactments:

 V. MOLAN, Clerk of the Executive Council.

TRAINING

TA301

Vocational Education and Training Act 1996

Vocational Education and Training (General) Amendment Regulations 2021

SL 2021/156

Made by the Governor in Executive Council.

1. Citation

These regulations are the Vocational Education and Training (General) Amendment Regulations 2021.

2. Commencement

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

3. Regulations amended

These regulations amend the Vocational Education and Training (General) Regulations 2009.

4. **Regulation 7 amended**

In regulation 7(1) delete the definition of *accreditation standards* and insert:

accreditation standards means the *AQTF2021 Standards for Accredited Courses* (published on a website maintained by or on behalf of the department of the Public Service principally assisting in the administration of the Act);

V. MOLAN, Clerk of the Executive Council.

— PART 2 —

FIRE AND EMERGENCY SERVICES

FE401

BUSH FIRES ACT 1954

TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to powers delegated under the Bush Fires Act 1954, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the Bush Fires Act 1954, a total fire ban for 7 September 2021 for the local government districts of—

Derby-West Kimberley, Broome

GREG FEENY, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

Dated: 6 September 2021.

HEALTH

HE401

HUMAN TISSUE AND TRANSPLANT ACT 1982

NON-CORONIAL POST-MORTEM EXAMINATIONS CODE OF PRACTICE 2021

Issued by the Chief Health Officer, with the approval of the Minister for Health, under Section 32A (1) of the Human Tissue and Transplant Act 1982.

This code is to be read in conjunction with the Principles set out in Schedule 1 and the Guidelines set out in Schedule 2. The Principles and Guidelines are based on the "The National Code of Ethical Autopsy Practice" endorsed by Health Ministers in April 2002 as reflecting "best practice" in postmortem examinations.

1. Citation

This code may be cited as the Non-Coronial Post-Mortem Examinations Code of Practice 2021.

2. Commencement

The Code will come into operation on 1 October 2021.

3. Application

The Code applies to any non-coronial post-mortem examination.

4. Definitions

In the Code, the following words have the following meanings-

- "approved consent form" means a consent form which has been approved by the Chief Medical Officer;
- "approved information document" means an information document which has been approved by the Chief Medical Officer;
- "Chief Medical Officer" means the person who holds, or acts in, the position of Chief Medical Officer in the Department of Health;
- "consent form" means a document used by a hospital carrying out non-coronial post-mortem examinations to record the informed decisions of the senior available next of kin and other matters relevant to the authorisation of such a post-mortem examination;
- "designated officer" has the same meaning as set out in the Human Tissue and Transplant Act 1982;
- *"diagnostic purpose"* means for the purpose of arriving at a diagnosis in relation to the cause or extent of any pathological condition which may be present in the body of the deceased;

"disposal" and "disposed of" in relation to tissue includes disposal of retained tissue by-

- (i) returning the tissue to the body;
- (ii) returning the tissue to a funeral director nominated by the family, or
- (iii) by respectful disposal of the tissue by the hospital by cremation or burial;
- "Chief Health Officer" has the same meaning as set out in section 3(1) of the Human Tissue and Transplant Act 1982;
- *"information document"* means a document used by a hospital carrying out non-coronial postmortem examinations to provide relevant information to the senior available next of kin about post-mortem examination practices and procedures;
- *"informed decision"* means a decision by the senior available next of kin which has been made after that person has been provided with relevant information about post-mortem examination practices and procedures;
- "non-coronial post-mortem examination" means any post-mortem examination carried out on the body of a deceased person which is not carried out at the direction of a coroner made under the Coroners Act 1996;
- "non-diagnostic purpose" means any purpose other than a diagnostic purpose, and includes—
 - (a) the purpose of medical research;
 - (b) the purpose of teaching;
 - (c) the purpose of therapeutic or medical use;
- "post-mortem co-ordinator" means, in relation to a hospital, the person (or persons) appointed by a hospital in accordance with clause 6 of the Code;
- "senior available next of kin" has the same meaning as set out in the Human Tissue and Transplant Act 1982;
- "the Code" means, the Non-Coronial Post-Mortem Examinations Code of Practice 2021
- *"tissue"*, for the purposes of the Code, means a whole or a substantial part of a visibly recognisable functional unit of the body such as the brain, heart and liver, but does not include the small tissue samples that are required to be taken for testing by microscopic examination as part of every non-coronial post-mortem examination.

5. General guidelines

Each hospital in the State, which carries out non-coronial post-mortem examinations, shall take all reasonable steps, including the delivery of all associated training and funding needs, to ensure that—

- (a) its practices and procedures allow the senior available next of kin of a deceased person to make informed decisions about—
 - (i) whether or not to agree to a non-coronial post-mortem examination being carried out on the body of the deceased person;
 - (ii) whether or not to agree to a full post-mortem examination or some more limited form of post-mortem examination;
 - (iii) whether or not to agree to any tissue being retained at the completion of the internal examination (whether for diagnostic and/or non- diagnostic purposes);
 - (iv) how and when any tissue retained at the completion of the internal examination should be disposed of by the hospital;
- (b) its practices and procedures will enable the senior available next of kin (and any other relatives of the deceased person) to be treated with appropriate sensitivity and due respect, and in particular—
 - (i) so that the senior available next of kin is able to make any necessary decisions within a timeframe and setting, and with the emotional support, which will minimise any undue distress;
 - (ii) so that there is no pressure placed on the senior available next of kin to make any necessary decisions in a particular way;
- (c) the informed decisions of the senior available next of kin about any such matters are respected and implemented by the hospital.

6. Post-mortem co-ordinator

Each hospital in the State which carries out non-coronial post-mortem examinations shall have a person, or persons, appointed to be a post-mortem co-ordinator.

7. General responsibilities of post-mortem co-ordinator

A post-mortem co-ordinator shall have the following general responsibilities—

- (a) arranging for the senior available next of kin to be provided with the information which will enable that person to reach informed decisions about the matters referred to in clause 5(a) of the Code;
- (b) ensuring that a non-coronial post-mortem examination is not authorised by a designated officer unless and until the senior available next of kin has had the opportunity to reach informed decisions about the matters referred to in clause 5(a) of the Code;

- (c) ensuring that appropriate records are kept, in each case, of the decisions made by the senior available next of kin in relation to the matters referred to in clause 5(a) of the Code, and of the implementation of those decisions by the hospital;
- (d) being an ongoing point of contact for the senior available next of kin (or other relatives) in relation to any requests for further information about any matter relating to a non-coronial post-mortem examination carried out on the deceased person.

8. Notification to be given to the post-mortem co-ordinator

A post-mortem co-ordinator shall be notified, as soon as is practicable, whenever a non-coronial post-mortem examination is being considered.

9. Preliminary action by post-mortem co-ordinator

When a post-mortem co-ordinator is notified that a non-coronial post-mortem examination is being considered, that person shall take steps to ensure that—

- (a) the senior available next of kin of the deceased person is identified;
- (b) the senior available next of kin is provided with an approved information document and approved consent form;
- (c) the senior available next of kin is given an adequate opportunity to read and consider the approved information document and approved consent form and to discuss their contents with any other relatives;
- (d) the senior available next of kin is given an adequate opportunity to have any questions answered about the contents of the approved information document and approved consent form, or about any other aspects of the non- coronial post-mortem examination.

10. Subsequent action by post-mortem co-ordinator

When the post-mortem co-ordinator is satisfied that the senior available next of kin has had the opportunities referred to in clause 9(c) and (d) of the Code, that person shall—

- (a) ascertain from the senior available next of kin whether the deceased person had given any indication during his or her lifetime of his or her attitude to the possibility of a post-mortem examination after death;
- (b) ascertain from the senior available next of kin whether he or she agrees to a post-mortem examination being carried out on the body of the deceased person.

11. No further action when objection expressed

If the post-mortem co-ordinator is informed by the senior available next of kin that the deceased person had expressed an objection during his or her lifetime to a post- mortem examination after death, no further action shall be taken by the hospital.

12. Consent form procedure

Where the senior available next of kin agrees to a post-mortem examination being carried out on the body of the deceased person, the post-mortem co-ordinator shall ensure that—

- (a) an approved consent form is completed and signed by the senior available next of kin;
- (b) the approved consent form includes a record of all relevant decisions made by the senior available next of kin (including any limitations or conditions which may be placed by the senior available next of kin on the post-mortem examination and/or any retention of tissue following the internal examination);
- (c) the approved consent form includes certification from the post-mortem co- ordinator that all relevant information has been provided to the senior available next of kin so that informed decisions could be made (and that the approved consent form is not submitted to the designated officer until that has been certified); and
- (d) if requested by the senior available next of kin, a copy of the approved consent form is provided to the senior available next of kin if and when it has been endorsed with the authorisation to perform a post-mortem examination by the designated officer.

13. Action by designated officer

Subject to section 25(3) of the *Human Tissue and Transplant Act 1982*, a designated officer shall not authorise the carrying out of any non-coronial post-mortem examination unless he or she has been provided with a completed approved consent form (which includes the certification from the post-mortem co-ordinator referred to in clause 12(c) of the Code).

14. Feedback to relatives

The post-mortem co-ordinator shall ensure that the senior available next of kin has an opportunity to receive appropriate feedback on the findings of any post-mortem examination, which has been carried out on the body of that deceased person.

15. Records to be kept

The post-mortem co-ordinator shall ensure that, in relation to each case where a non-coronial post-mortem examination is considered, an adequate record is kept of—

- (a) who was identified as the senior available next of kin;
- (b) when an approved information document and approved consent form was given to the senior available next of kin;

- (c) any questions raised by the senior available next of kin about the contents of the approved information document, approved consent form or about any other aspects of the non-coronial post-mortem examination, and the answers given to those questions;
- (d) any information provided by the senior available next of kin about the attitude of the deceased, prior to death, to the possibility of a post-mortem examination;
- (e) any decisions made by the senior available next of kin in relation to the matters referred to in clause 5(a) of the Code;
- (f) the implementation by the hospital of any decisions made by the senior available next of kin in relation to the matters referred to in clause 5(a) of the Code.

16. Register to be kept

The post-mortem co-ordinator shall ensure that there is maintained at the hospital, and kept up to date, in relation to any non-coronial post-mortem examination which is carried out, a register which includes the following information—

- (a) a description of any tissue retained;
- (b) an indication of when the non-coronial post-mortem examination to which the tissue relates was carried out and the deceased person on whom it was carried out;
- (c) an indication of when the approved consent form was signed, and any limitations placed by the senior available next of kin on that retention;
- (d) an indication of any use of that retained tissue (ie for diagnostic purposes and/or non-diagnostic purposes as may have been authorised by the senior available next of kin) and when any such use was completed;
- (e) an indication of when any retained tissue was disposed of by the hospital.

17. Access to register by senior available next of kin

An extract from the register maintained in accordance with clause 16 of the Code, containing the details which relate to any retained tissue from a particular deceased person, shall be provided by the hospital on request to any senior available next of kin of that deceased person (or other person authorised by the senior available next of kin).

18. Access to register by authorised officers

The register maintained in accordance with clause 16 of the Code shall be open to inspection at any time by the Chief Medical Officer or any officer of the Department of Health who is authorised in writing by the Chief Medical Officer.

19. Reporting

(1) The post-mortem co-ordinator shall ensure that on or before the 31st day of July in each year, a report is provided to the Chief Medical Officer, which includes the following information—

- (a) the number of non-coronial post-mortem examinations which were carried out at the hospital during the period from the 1st day of July of the preceding year to the 30th day of June of that current year;
- (b) the number of non-coronial post-mortem examinations during that period in which tissue was retained at the completion of the internal examination;
- (c) the number of non-coronial post-mortem examinations during that period in which tissue was retained for diagnostic purposes;
- (d) the number of non-coronial post-mortem examinations during that period in which tissue was retained for non-diagnostic purposes;
- (e) the total number of tissues retained from non-coronial post-mortem examinations carried out at the hospital during that period;
- (f) the number of tissues from non-coronial post-mortem examinations carried out at the hospital since the 1st day of August 2002 which were disposed of during that period;
- (g) the total number of tissues which are still retained at the hospital from non- coronial postmortem examinations carried out at the hospital since the 1st day of August 2002.

(2) For the purposes of the reporting year ending 30th day of June 2008, the records kept under the repealed Code are to be reported on as if tissue was defined in the repealed Code as it is in this Code.(3) In subclause (2)—

"the repealed Code" means the Non-Coronial Post-Mortem Examinations Code of Practice 2007.

20. Copies of reports to be provided to Chief Health Officer

The Chief Medical Officer shall provide copies of any reports received in accordance with clause 19 of the Code to the Chief Health Officer on or before the 1st day of September in the year in which the reports are received, together with any comments which the Chief Medical Officer considers should be made on those reports and on the operation and effectiveness of the Code generally.

21. Repeal

The Non-Coronial Post-Mortem Examinations Code of Practice 2007 is repealed.

Dr ANDREW ROBERTSON, Chief Health Officer.

SCHEDULE 1

The following Principles are based on "The National Code of Ethical Autopsy Practice" which is a national code of practice endorsed by Health Ministers in April 2002 as reflecting "best practice" in post-mortem examinations.

PRINCIPLES

The following principles underpin the Code and govern for the conduct of non- coronial post-mortems—

- It should be clear to families that a non-coronial post-mortem can only be carried out in accordance with the requirements set out in the *Human Tissue and Transplant Act 1982* and the Code.
- Respect must be shown towards the deceased and their families at all times.
- Full, open and attentive communication is fundamental to effectively involving families.
- Processes must be transparent and accountable and able to be assessed and reported.
- The public benefit of post-mortems needs to be recognised.

In addition, post-mortem practice must be governed by the following principles—

- The family must be consulted and given the opportunity to be involved to whatever extent they wish to be.
- The wishes of the deceased and the family in regard to the post-mortem examination should be accommodated as far as possible.
- Information must be provided in a timely, understandable and sensitive fashion and answers to questions must be open and honest.
- Only appropriately trained persons (post-mortem co-ordinators) should provide information to families.
- Family members must be consulted and their agreement obtained about organ retention and disposal, (in person wherever possible) unless they have made it clear they do not want to be consulted.
- Appropriate bereavement support should be provided to families in acknowledgment of their loss.
- An appropriately qualified and authorised person should take responsibility for the performance of each and every post-mortem.
- There must be a clear delineation between the uses to which retained tissues/organs can be put such as diagnosis, research or education.
- All research using organs or tissues derived from post-mortems must have the approval of a properly constituted ethics committee.

SCHEDULE 2

GUIDELINES

The following Guidelines are based on "The National Code of Ethical Autopsy Practice" which is a national code of practice endorsed by Health Ministers in April 2002 as reflecting "best practice" in post-mortem examinations.

(i) BEST PRACTICE GUIDELINES FOR INFORMING AND INVOLVING FAMILIES

Traditionally professionals have sought to protect families from information that they may find distressing. However, experience has shown that timely information provided in a sensitive manner can empower families and is far less distressing than later disclosure.

Bereaved families have the right to clear, factual and sensitive communication from a skilled professional. Institutions have a responsibility to ensure that in each case there is a specifically trained staff member (the post-mortem co-ordinator) whose role is to engage with the bereaved family and provide clear, factual information in a sensitive manner following the death of a patient.

The approach to the family regarding post-mortem is most appropriately made by the senior clinician treating the patient. This is not a duty to be delegated to a junior medical officer or untrained interviewing officer. Requesting a post-mortem and discussing organ retention and use and other sensitive information should be conducted face to face wherever possible. Whilst an approach by telephone may be allowable and in some cases unavoidable, it is not ideal.

The appropriately trained person whose priority is the needs of the bereaved family should support the clinician in this role.

The capabilities of such persons in providing assistance to the bereaved family should include—

- an understanding of the dynamics of the grief process,
- counselling and communication skills to convey information at a pace and using language the family are able to understand,
- the capacity to recognise the needs of families where English is not the first language (including Torres Strait Islander and Aboriginal families), and the potential for diminishing fluency and comprehension or reversion to original language,
- communication and advocacy skills to ensure the wishes of the family are conveyed and respected,
- a good understanding of the non-coronial post-mortem examination process and the legal and ethical issues related to agreement to that process,

- a good understanding of the post-mortem process relative to the need for tissue/organ retention and options available for future use, release or disposal of the retained tissue/organ,
- knowledge of all aspects of funeral arrangements.

Institutions involved with the bereaved family must recognise and provide for the following needs-

- a quiet, private area to undertake these discussions,
- time to assimilate the impact of the death before being approached to discuss post-mortem. Whilst it is acknowledged in certain situations the treating clinician may have had extensive discussions about the prognosis of the patient and the benefit of post-mortem may have already been raised with the family, in most situations it is inappropriate to raise the issue until the family has had time to take in the death of the patient,
- information about events leading to the death, treatment attempts etc before feeling ready to discuss other issues,
- support to facilitate their "goodbye" to their relative,
- any special religious or cultural rituals which must be acknowledged and met where possible,
- clear honest information,
- specifically families must be clearly informed of their rights-
 - \Box to refuse the performance of a post-mortem,
 - $\hfill\square$ to limit the extent of the examination and retention of tissue and organs, understanding that such limitations may compromise the information obtained from the post-mortem,
 - □ in regard to disposal options for retained tissues and organs,
 - $\hfill\square$ to be advised about uses other than diagnosis to which retained tissues/organs can be put;
- access to interpreters and appropriate health workers where necessary,
- information and assistance to make funeral arrangements,
- assessment and referral for ongoing counselling if required,
- provision of post-mortem results in an understandable form. They may prefer to meet with the clinical team who cared for their relative or with their own GP. In some situations discussion with the pathologist may be appropriate.

(ii) GUIDELINES FOR POST-MORTEM REQUEST AND CONSENT FORMS

The request by practitioner

The form should include—

- name of medical practitioner requesting post-mortem,
- name of deceased,
- the family member consulted, by whom and their relationship to the deceased,
- clinical report and reason for seeking post-mortem,
- information on hazards presented to mortuary staff-infectious, radioactive etc,
- mode of request—in writing, in person or by telephone.

Every reasonable effort must be made to contact the next of kin, recognising different kinship arrangements in some cultures (eg. Aboriginal).

The role of the post-mortem co-ordinator is to check and sign that the documentation reflects compliance with the Human Tissue and Transplant Act 1982 and the Code.

The consent form

The approved consent form should be simple and refer to the approved information document, and include a statement that the approved information document has been read and understood, with a copy provided to the family. The approved consent form should also include—

- the name of the key person who discussed the issues with the family,
- the name of the person seeking the family's authorisation,
- that there was adequate explanation of the reason for and process of post- mortem,
- options for both broad and conditional agreement. Both a general and specific agreement should be offered. Families should be offered the option to agree to a post-mortem without specifying conditions, but also to agree individually to research, teaching and return of organs. It is recognised that while many families want to be very informed and be provided with an opportunity to determine what organs are retained, what they can be used for and how they will be disposed of, not all families are comfortable considering these aspects,
- whether the deceased had previously agreed or objected to post-mortem,
- whether any other next of kin had previously objected to post-mortem,
- options for full or limited post-mortem, specifying limitations,
- options for retention of organs, specifying limitations,
- agreement that specimens will be retained—the need for indefinite retention of blocks and slides must be explained to the family,
- whether retained organs or tissues can be used for education,

- whether retained organs or tissues can be used for approved research consistent with the National Health and Medical Research Council National Statement on ethical conduct in research involving humans,
- options for disposal of retained organs including return to body, later return to funeral director nominated by the family or respectful disposal by the hospital,
- the date and time of planned funeral arrangements,
- name of doctor(s) to whom the post-mortem report should be provided.

(iii) GUIDELINES FOR WRITTEN MATERIAL PROVIDED TO FAMILIES

The information document

Families should be provided with a copy of the consent form that they have completed. Explanatory information (the approved information document) should be available to give to the family to supplement the discussions. The approved information document should include an explanation of the post-mortem including what retention of tissues and organs means. It may be necessary to include a glossary to explain samples, tissues, organs and other terms. This information should be provided in relevant languages if no member of the family is literate in English.

Information about non-coronial post-mortems should include the choices about-

- the rights to refuse permission for a post-mortem,
- the extent of the post-mortem,
- retention of organs,
- the limitations on the information available if they choose to limit the post- mortem,
- their right to choose whether retained samples can be used for other purposes such as research, education and quality control,
- who the post-mortem report is provided to,
- disposal of retained samples, eg. return to the body before release, subsequent release to funeral director or respectful disposal by the institution.

Families affected by non-coronial post-mortems may also benefit from information about-

- obtaining the death certificate,
- procedures for reporting complaints and concerns,
- sources of further assistance including interpreters and counselling.

HE402

MENTAL HEALTH ACT 2014

MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS) REVOCATION ORDER (NO. 4) 2021

Made by the Chief Psychiatrist under section 539 of the Mental Health Act 2014.

1. Citation

This Order may be cited as the Mental Health (Authorised Mental Health Practitioners) Revocation Order (No. 4) 2021.

2. Commencement

This Order comes into operation as follows-

- (a) clauses 1 and 2 -on the day on which this order is published in the *Gazette*;
- (b) clause 3 -on the day after that day.

3. Revocation of designation

The designation, as an authorised mental health practitioner of the mental health practitioners specified in Schedule 1 to this order is revoked.

Schedule 1		
Name	Profession	
Ambrose, Trevor	Registered Nurse	
Brooke, Janina Louise	Registered Nurse	
De Silva, Michelle Subarshini	Registered Nurse	
Rogan, Wendy Elizabeth	Registered Nurse	
Shepherd, Fiona Monique	Registered Nurse	
Wright, Alexander Peregrine	Social Worker	

Dated 7 September 2021.

Dr EMMA CRAMPIN, Acting Chief Psychiatrist.

HE403

MENTAL HEALTH ACT 2014

MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS)

ORDER (No. 4) 2021

Made by the Chief Psychiatrist under section 539 of the Mental Health Act 2014;

1. Citation

This order may be cited as the Mental Health (Authorised Mental Health Practitioners) Order (No. 4) 2021.

2. Commencement

This order comes into operation as follows-

- (a) clauses 1 and 2 -on the day on which this order is published in the *Gazette*;
- (b) clause 3 -on the day after that day.

3. Authorised Mental Health Practitioner

The mental health practitioners specified in Schedule 1 to this order are designated as Authorised Mental Health Practitioners.

Name	Profession
Flatt, Chelsey Kim	Registered Nurse
Moseley, Michelle Anne	Registered Nurse
Moseley, Richard Ian	Registered Nurse
Schradt, Karl-Heinz	Registered Nurse

Dr EMMA CRAMPIN, Acting Chief Psychiatrist.

Dated 7 September 2021.

JUSTICE

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999 Permit Details

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

Surname	First Name(s)	Permit Number	Date Permit Revoked
Lowry	Karl Alec	BRS-170107	30/08/2021
Macdonald	Ruarri Alexander	BRS-170296-1	30/08/2021
Adhikari	Nishan	BRS-180095	30/08/2021
Sherrell	Emily	BRS-200067	30/08/2021
Farrell	Kylah Ann	BRS-170007-1	30/08/2021
Sneddon	William John Alexander	BRS-170446-1	30/08/2021
Bellotti	Kirtley Jerome	BRS-170469-1	30/08/2021

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

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

JU402

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

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

Surname	First Name(s)	Permit Number
Trott	Dylan Kaine	BRS-210077
This notice is published under section 57(1) of the <i>Court Security and Custodial Services Act 1999</i> .		

SUE HOLT, Assistant Director Prisoner Transport and

E HOL1, Assistant Director Prisoner Transport and Custodial Services Contract Management.

JU401

JU403

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

It is hereby notified for public information that the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

Joyce Blair of Bayswater

Jacqueline Heather Cocliff of Applecross

Lina Ridley of Mount Claremont

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

City of South Perth APPOINTMENTS

- 1. Michael O'Regan
- 2. Paul McCormick
- 3. Matthew Bull
- 4. Martin Shirley
- 5. Joseph Sidoti
- 6. John Anthony

It is hereby noted for public information that the aforementioned officers have been appointed by Council as Authorised Person of the City of South Perth pursuant to the following—

- 1. To exercise power under Part XX of the Local Government (Miscellaneous Provisions) Act 1960;
- 2. Section 449 of the Local Government (Miscellaneous Provisions) Act 1960, as pound keeper and Ranger;
- 3. Part 9 Division 2 of the Local Government Act 1995;
- 4. Section 9.13, 9.15 of the Local Government Act 1995 as an Authorised Person;
- 5. Part 3 subdivision 4 of the Local Government Act 1995;
- 6. Section 3.39 of the *Local Government Act 1995* as an Authorised Person- and as an Authorised person pursuant to the following—
 - Dog Act 1976,
 - Cat Act 2011,
 - Control of Vehicles (Off-road Areas) Act 1978,
 - Litter Act 1979,
 - Bush Fires Act 1954,
 - Caravan Parks and Camping Grounds Act 1995,
 - Tobacco Products Control Act 2006,
 - Local Government (Parking for People with Disabilities) Regulations 2014
 - City of South Perth Local Laws-Authorised Officer, and for
 - Effecting general Ranger duties as directed within the gazetted area of the City of South Perth.

The following persons have been authorised as Registration Officers in accordance with the Dog Act 1976, Cat Act 2011 and Regulations—

- Marie Spencer
- Lisa Wiltshire
- Suzette Garwood

All previous appointments are hereby cancelled.

LG402

LOCAL GOVERNMENT ACT 1995

City of Rockingham

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 24 August 2021, determined that the method of valuation to be used by the City of Rockingham as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 52 to 61 inclusive, Lots 70 to 72 inclusive and Lots 356 to 357 inclusive as shown on Deposited Plan 420587 and Lots 47 to 51 inclusive as shown on Deposited Plan 421467.

TIM FRASER, Executive Director Local Government,

Department of Local Government, Sport and Cultural Industries.

LG403

LOCAL GOVERNMENT ACT 1995

City of Rockingham

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 24 August 2021, determined that the method of valuation to be used by the City of Rockingham as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land;

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 73 to 80 inclusive and Lots 98 to 101 inclusive as shown on Deposited Plan 420586 and Lots 506 to 513 inclusive and Lots 534 to 541 inclusive as shown on Deposited Plan 420925.

TIM FRASER, Executive Director Local Government,

Department of Local Government, Sport and Cultural Industries.

LG404

BUSH FIRES ACT 1954

City of Perth

APPOINTMENTS

It is hereby advised that the following persons are appointed as City of Perth Bush Fire Control Officers under the *Bush Fires Act 1954*, Part IV Division 1 Section 38—

Chief Bush Fire Control Officer Konrad Seidl

Deputy Chief Bush Fire Control Officer Vivian Browne

Bush Fire Control Officers: Aleksandar (Alex) Taseski, Brian Messenger, Chris Carey, Elaine Suart, Gary Melia, Glenn Lammonby, Josh Woodward, Nathan Emery, Paul Halton, Rhonda Braddock, Robin Davies, Stephen (Steve) Erceg, Stojan (Steve) Taseski, Tyrrell Levitt, Tyron Kerr.

All previous authorised appointments are hereby revoked.

MICHELLE REYNOLDS, Chief Executive Officer.

LG405

LOCAL GOVERNMENT ACT 1995

Shire of Capel

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 24 August 2021, determined that the method of valuation to be used by the Shire of Capel 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 679 to 683 inclusive, Lots 689 to 691 inclusive and Lots 693 to 694 inclusive as shown on Deposited Plan 420598.

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

LG501

BUSH FIRES ACT 1954

City of Perth

FIREBREAK AND FUEL HAZARD REDUCTION NOTICE 2021/2022

Notice to all owners and/or occupiers of land within the City of Perth

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required, on or before 31st October 2021 or within 14 days of becoming the owner or occupier after the 31st October 2021 and thereafter up to and including 30th April 2022, to remove inflammable matter from the land owned and/or occupied by you, in accordance with the following requirements—

- 1. All land which is 2000m² or less in area—
 - Remove inflammable matter from the whole of the land, except living trees, shrubs and plants under cultivation and lawn, by means of ploughing, cultivating or slashing to a height of no more than 50mm.
- 2. All other land within the City of Perth—
 - (i) Firebreaks of a minimum width and height of 3 metres are to be cleared immediately inside all external boundaries of the land;
 - (ii) Firebreaks to a minimum width of 3 metres and height of 3 metres are to be cleared immediately surrounding all buildings situated on the land; and any place where inflammable liquids and gas products are kept;

In addition to the requirements in this Firebreak Notice (Notice) Council may, by notice in writing require an owner and/or occupier to act as and when specified in the Notice with respect to anything which is upon land and which in the opinion of Council is or is likely to be conducive to the outbreak of a bush fire or the spread or extension of a bush fire.

If, for any reason, an owner and/or occupier considers it impractical to clear the land or to comply with other fire protection measures in accordance with this notice, the owner and/or occupier may apply in writing to the City no later than 31st October in any year for a variation. If permission is not granted in writing by the City or its authorised officer, the owner and/or occupier must comply with the requirements of this notice. Any variation granted by the City will apply only for a single Firebreak Period. A variation granted by the City shall only remain in force until 30 April in the following year.

If the requirements of this notice are carried out by burning, such burning must comply with the relevant provisions of the *Bush Fires Act*. NO FIRES ARE TO BE LIT WITHOUT A VALID PERMIT.

Take notice that pursuant to Section 33 (4) of the *Bush Fires Act 1954*, where the owner and/or occupier of the land fails or neglects to comply with the requisitions of this Notice within the specified times, the City of Perth may by its Officers and with such servants and contractors, vehicles and machinery as the Officers deem fit, enter upon the land an 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.

The penalty for failing to comply with this notice is a fine, not exceeding \$5,000 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

By order of the City of Perth,

MICHELLE REYNOLDS, Chief Executive Officer.

LG502

BUSH FIRES ACT 1954

City of Canning

ANNUAL FIRE HAZARD REDUCTION NOTICE

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

Land zoned 'Rural' or 'Special Rural'

On or before the 1st day in November in each year, all owners or occupiers of land zoned 'Rural' or 'Special Rural' under the City of Canning Local Planning Scheme No.42 are required to—

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

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

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

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

Flammable Matter

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

Permission needed to vary requirements

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

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

Penalty for non-compliance

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

By order of the Council,

STEPHEN CAIN, Interim Chief Executive Officer, City of Canning.

LG503

BUSH FIRES ACT 1954

Shire of Irwin

FIREBREAK NOTICE 2021-2022

In accordance with Section 33 of the *Bush Fires Act 1954*, notice is hereby given to all landowners and/or occupiers of land in the Shire of Irwin requiring that firebreaks must be installed and maintained clear of flammable materials from 15 October 2021 up to and including 30 April 2022.

1. RURAL LAND (Land other than that within the Dongara Port Denison and Irwin Town Sites)—

On or before 15 October 2021 and thereafter up until and including 30 April 2022 you shall observe the following—

- 1.1 Have firebreaks not less than two (2) metres in width and within one hundred (100) metres of the perimeter of any building or haystack or groups of buildings or haystacks situated on the land. Such firebreaks must completely encircle the said buildings and/or hay stacks.
- 1.2 Have firebreaks not less than two (2) metres in width immediately abutting any building or haystack or groups of buildings or haystacks situated on the land.

- 1.3 Have firebreaks not less than five (5) metres in width around all uncleared land that is in contact with a boundary, including land upon which the regeneration of bush has occurred.
- 1.4 All landowners in the Urban/Rural Interface Area (All land south from Mt Horner West Road, west of Water Supply Road and Pettit Lane and thereafter south and west of Brand Highway to Kailis Drive) have the option of either installing a two metre firebreak, or a twenty metre slashed or heavily grazed firebreak to a maximum height of 100mm immediately inside and along all boundaries of land.

2. TOWN SITE LAND (Land situated within the Town Sites of Dongara Port Denison and Irwin)—

On or before 15 October 2021 and thereafter up until and including 30 April 2022 you shall observe the following—

- 2.1 Have vacant land cleared of all flammable material (Slashed to a maximum height of 100mm) where the area of the land is 5000 square metres or less.
- 2.2 Have firebreaks not less than three (3) metres in width immediately inside and along all boundaries of land exceeding 5000 square metres in area.
- 2.3 Have firebreaks not less than three (3) metres in width immediately abutting all buildings
- 2.4 Have firebreaks not less than five (5) metres in width around all uncleared land that is in contact with a boundary, including land upon which the regeneration of bush has occurred.

HARVESTING

No person shall operate harvesting machinery during the restricted or prohibited burning period on any land unless they have a mobile and operational firefighting unit with a capacity of at least 400 litres, situated in or immediately adjacent to the paddock where harvesting operations are being conducted.

VARIATIONS TO FIREBREAK NOTICE

If it is impracticable to clear firebreaks or to remove flammable material from the land, you may apply in writing to the Shire of Irwin or its duly authorised officer by 16 September for an alternative solution.

ASSET PROTECTION ZONE (APZ)

All properties that are subject to an approved Bushfire Management Plan with the establishment of an APZ must maintain this APZ to the required standard at all times.

IMPORTANT DATES

FIREBREAKS—required between 15 October and 30 April (inclusive)

BURNING-

RESTRICTED—15 October to 31 October (inclusive) PROHIBITED —1 November to 28 February (inclusive) RESTRICTED—1 March to 7 April (inclusive) PROHIBITED on Very High to Catastrophic Fire Danger Rating CAMPFIRES—Prohibited 1 October to 30 April

PERMITS

Not valid on days of Very High to Catastrophic Fire Danger Rating.

WHEN TO OBTAIN PERMITS

Permits are required for burning of windrows, stubble, grass, or bush at any time during the restricted burning periods. Permits are required for all areas.

How to obtain permits

Permits can be obtained from the Shire Office or from your local Permit Issuing Officer if you live in other areas of the Shire. When applying for a permit you will need to provide the lot number and street name of the property for which the permit is to apply.

GARDEN REFUSE AND RUBBISH

Prohibited on days of Very High to Catastrophic Fire Danger Rating

PROHIBITED BURNING SEASON

No garden rubbish or refuse is permitted to be burnt in an open fire during the prohibited burning season. It may only be burnt in an approved incinerator.

RESTRICTED BURNING SEASON

Small heaps (up to one cubic metre) of garden refuse may be burnt on the ground between 6:00 pm and 11:00 pm BUT ONLY AFTER a 5 metre wide, fire-break has been cleared around the fire and at least one able bodied person is in attendance at all times. A permit is not required.

APPROVED INCINERATOR

The incinerator is to be constructed of steel, brick, or a combination of these materials. Every incinerator shall be constructed or covered to prevent the emission of sparks or burning material.

Failure to comply with this Firebreak Notice may result in a penalty of up to \$5,000.

A person is also liable to pay the direct costs of performing the work specified in this Notice. Penalties also apply for offenses related to burning.

MARINE/MARITIME

MA401

WESTERN AUSTRALIAN MARINE ACT 1982 NAVIGABLE WATERS REGULATIONS 1958

Swimming Prohibited Area Thomson Bay

 $Rottnest\ Island$

Department of Transport

Fremantle WA, 10 September 2021.

Acting pursuant to the powers conferred by Regulation 10A of the *Navigable Waters Regulations 1958*, I hereby cancel Notice MX401* as published in the *Government Gazette* on 7 December 2010 and I hereby prohibit swimming within the following area—

ThomSON BAY: All waters bounded by a line starting on the north side of the Rottnest Island Main Jetty at approximately 31°59.729'S, 115°32.607'E; thence approximately 20 metres northerly to 31°59.718'S, 115°32.609'E; thence approximately 135 metres easterly to 31°59.725'S, 115°32.694'E; thence approximately 60 metres southerly to 31°59.759'S, 115°32.689'E; thence approximately 185 metres south-westerly to the southern tip of the Fuel Jetty at approximately 31°59.805'S, 115°32.583'E; thence along the edge of the Fuel Jetty to approximately 75 metres westerly at 31°59.792'S, 115°32.536'E; thence approximately 100 metres northerly to 31°59.739'S, 115°32.542'E corresponding to where the Launching Ramp meets the revetment of the Main Jetty. All coordinates based in GDA 94.

> CHRISTOPHER J MATHER, Director Waterways Safety Management, Department of Transport.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety

Leonora WA 6438.

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 Leonora on 2 November 2021. MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/9050	Golden Mile Resources Ltd
P 37/9051	Golden Mile Resources Ltd
P 37/9052	Golden Mile Resources Ltd
P 37/9053	Golden Mile Resources Ltd
P 39/5899	Monument Exploration Pty Ltd

MP402

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety

Leonora WA 6438.

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 Leonora on 2 November 2021.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 39/5870 Fuller, Gregory John

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of East Pilbara

Local Planning Scheme No. 4—Amendment No. 26

Ref: TPS/2643

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of East Pilbara Local Planning Scheme amendment on 8 August 2021 for the purpose of—

- 1. Rezoning Lot 325 on Deposited Plan 403101 and portions of Lot 56 on Deposited Plan 240321. Lot 478 on Deposited Plan 416478, Lot 490 on Deposited Plan 415044, Lot 491 on Deposited Plan 415045 and Lot 1556 on Deposited Plan 70856 from 'Recreation' Local Scheme Reserve to 'Rural' Zone; and
- 2. Amend the Scheme Maps accordingly.

L. CRAIGIE, President.

S. HARDING, Chief Executive Officer.

PREMIER AND CABINET

PR401

DEPUTY OF THE GOVERNOR NOTICE (NO. 3) 2021

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

1. Citation

This notice is the Deputy of the Governor Notice (No. 3) 2021.

2. Appointment of the deputy of the Governor

Under the Letters Patent relating to the office of Governor of the State of Western Australia dated 14 February 1986 clause XVI, the Governor has appointed the Lieutenant-Governor, the Honourable Chief Justice Peter Damien Quinlan, to be the deputy of the Governor and in that capacity to perform and exercise all of the powers and functions of the Governor for the period 20 September 2021 to 26 September 2021 (both dates inclusive).

Director General, Department of the Premier and Cabinet.

PUBLIC NOTICES

ZZ401

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 claim to Australian Executor Trustees Limited of Level 28, 152-158 St George's Terrace Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice—

- Woodhead Trevor of Juniper Hayloft, 1 Lewis Road Martin, Retired Joiner died on 25 May 2021.
- Matheson Harold Alexander of Manoah Homes, 3/86 Mills Road West Martin, Retired Factory Hand died on 18 June 2021.
- Richards Iris Joan of Amaroo Village Buckley Caring Centre, 60 Stalker Road Gosnells, Retired Seamstress died on 4 July 2021.
- Kitson Freda Florence Ann of 34 Widdeson Street Pemberton, Retired Post Mistress died on 21 July 2021.

Knight Jeffrey Owen of Amana Living Parry Care Centre, 74 Warlingham Drive Lesmurdie, Retired Scientific Officer died on 9 August 2021.

Dated 7 September 2021.

STEVEN PASS, Estates & Trusts Manager.

ZZ402

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Valerie Iris Green, deceased (19 June, 2021) of Bethanie Fields, 111 Eaton Drive, Eaton Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the abovementioned deceased person are required to send particulars of their claims to me addressed to The Trustee, Lawrence Green, 7 Whitely Place, Australind WA 6233, on or before 30 days from the date of publication of this notice. After this date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

ZZ403

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 Margo Bakis late of 1/83 Caridean Street, Heathridge, Western Australia who died on 23 April 2021 are required by the Administrator, Mark Hayes, to send particulars of their claims addressed to the Administrator, Estate of the late Margo Bakis 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.

ZZ404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Kevin George Hays late of Unit 1 / 61 Gardner Street, Como, 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 12 April 2021, are required by the Personal Representative to send particulars of their claims to care of The Executor, Kevin George Hays, PO Box 1202, Cloverdale, Western Australia, 6985 within thirty (30) days of the date of publication hereof, after which date the Personal Representative may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ405

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Leslie William Johnson late of 216 St Brigids Terrace, Doubleview, 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 7 December 2020, are required by the Personal Representative to send particulars of their claims to care of The Executor, Leslie William Johnson, PO Box 1202, Cloverdale, Western Australia, 6985 within thirty (30) days of the date of publication hereof, after which date the Personal Representative may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ406

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Elaine Manolas late of Unit 11 / 34 Kings Park Road, West Perth, 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 22 April 2020, are required by the Personal Representative to send particulars of their claims to care of The Executor, Elaine Manolas, PO Box 1202, Cloverdale, Western Australia, 6985 within thirty (30) days of the date of publication hereof, after which date the Personal Representative may convey or distribute the assets having regard only to the claims of which they then have notice.

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 10 October 2021 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Ball, Geoffrey Allen late of 67 Grantham Street, Wembley, who died on 2 July 2021 (DE19742435 EM26).

Cole, Cedric Charles, late of Juniper Saint David's, 17-19 Lawley Crescent, Mount Lawley, who died on 26 July 2021 (DE19754791 EM37).

Fardig, Graham Michael, late of Unit 7, 3 Tipuana Green, O'Connor, who died on 13 April 2021 (DE19912244 EM23).

Johnson, Gregory Harold, late of 10 San Jose Turn, Merriwa, who died on 10 May 2021 (DE19916073 EM18).

Jolley, Brett Donald, late of Hamersley Nursing Home, 441 Rokeby Road, Shenton Park, who died on 21 December 2020 (PM33173119 EM27).

Kostadinovic, Mileta, late of Archbishop Goody Hostel, 29 Goderich Street, East Perth, who died on 8 March 2021 (PM33128009 EM27).

Maisey, Trevor John late of 309 Knutsford Avenue, Kewdale who died on 19 April 2021 (DE33088776 EM18).

Olsen, Arthur Edward, formerly of Lot 28, 147 Browns Road, Pemberton, late of Geegeelup Village, 3 Scott Street, Bridgetown, who died on 18 February 2020 (DE33168458 EM110).

Peary, William Frank also known as Peary, Bill, late of Hocart Lodge Aged Care Inc, 3 Knowles Street, Harvey, who died on 18 June 2021 (DE33051042 EM36).

Pippin, Barry John, late of 187 Furnissdale Road, Furnissdale and found on 8 March 2021 (DE19743029 EM24).

Smedley, Bernhardt Alan, late of Somerton Lodge 6 Grainger Road, Somerton Park, South Australia, who died on 10 December 2020 (PM30322906 EM214).

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

ZZ408

PUBLIC TRUSTEE ACT 1941

Administering of Estates

Notice is hereby given that pursuant to Section 14 of the *Public Trustee Act 1941* and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons. Dated at Perth on this 10th day of September 2021.

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

Name Of Deceased McCann, John (DE19931030 EM23) Address Formerly of 5 Greig Place Karratha Date Of Death 20 June 2021 Date Election Filed 1 September 2021