



Western
Australian
Government

Gazette

ISSN 2204-4264 (online)

4373

PERTH, FRIDAY, 17 SEPTEMBER 2021 No. 162

PUBLISHED BY AUTHORITY GEOFF O. LAWN, GOVERNMENT PRINTER
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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 1 —

PROCLAMATIONS

AA101

Liquor Control Amendment Act 2018

Liquor Control Amendment Act 2018 Commencement Proclamation 2021

SL 2021/162

Made under the *Liquor Control Amendment Act 2018* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Liquor Control Amendment Act 2018 Commencement Proclamation 2021*.

2. Commencement

The *Liquor Control Amendment Act 2018* sections 53 and 62(1) and (3) come into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. BEAZLEY, Governor.

L.S.

R. WHITBY, Minister for Racing and Gaming.

RACING, GAMING AND LIQUOR

RA301

Liquor Control Act 1988

**Liquor Control Amendment Regulations
(No. 3) 2021**

SL 2021/163

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Liquor Control Amendment Regulations (No. 3) 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 on which the *Liquor Control Amendment Act 2018* section 53 comes into operation.

3. Regulations amended

These regulations amend the *Liquor Control Regulations 1989*.

4. Regulations 16AA to 16AD inserted

After regulation 16 insert:

16AA. Quantity and area for offence (Act s. 109A)

- (1) In this regulation —
town means land that is a townsite as defined in the *Land Administration Act 1997* section 3(1).
- (2) For the purposes of this regulation, a reference to a town means the town and the area within 20 km of the boundaries of that town.
- (3) For the purposes of section 109A(2) of the Act, a kind of liquor specified in the Table, in a quantity corresponding to that kind in the Table, is prescribed for —

- (a) the towns of Broome, Derby, Fitzroy Crossing, Halls Creek, Kununurra and Wyndham; and
- (b) the area within 5 km of an area of the State that is —
 - (i) within the local government district of Broome, Derby-West Kimberly, Halls Creek or Wyndham-East Kimberly; and
 - (ii) declared to be a restricted area for the purposes of section 175(1a) of the Act.

Table

<i>Kind of liquor</i>	<i>Quantity of liquor</i>	
	If carried on its own or with 1 other kind of liquor	If carried with 2 or more other kinds of liquor
Liquor, comprising beer, with an alcohol content greater than 2.7% and up to and including 7%	11.25 L	0 L
Liquor, comprising cider, with an alcohol content greater than 2.7% and up to and including 7%	11.25 L	0 L
Any other liquor (including pre-mixed spirits) with an alcohol content greater than 2.7% and up to and including 7%	11.25 L	0 L
Liquor (including wine) with an alcohol content of greater than 7% and up to and including 15%	2.25 L	0 L
Liquor, comprising fortified wine, with an alcohol content greater than 15%	1 L	0 L

<i>Kind of liquor</i>	<i>Quantity of liquor</i>	
	If carried on its own or with 1 other kind of liquor	If carried with 2 or more other kinds of liquor
Any other liquor (including spirits) with an alcohol content greater than 15%	1 L	0 L

16AB. Persons of prescribed class (Act s. 109A(4)(b))

For the purposes of section 109A(4)(b) of the Act, the following classes of persons are prescribed —

- (a) persons who are —
 - (i) staying at a place that is at least 40 km from their usual place of residence for a period of at least 1 night; and
 - (ii) intending to stay away from their usual place of residence for a period of less than 12 months; and
 - (iii) not in the course of travelling on a regular journey between their usual place of residence and their place of work or education; and
 - (iv) travelling in the course of a holiday or for leisure, business, to visit friends or relatives, or for any other reason; and
 - (v) not usually residents of the local government district of Broome, Derby-West Kimberly, Halls Creek or Wyndham-East Kimberly;
- (b) farmers, including —
 - (i) holders of pastoral leases (as defined in the *Land Administration Act 1997* section 3(1)); and
 - (ii) owners or operators of businesses involving horticulture, viticulture, apiculture, aquaculture, poultry farming, dairy farming or any other form of agriculture or primary production; and
 - (iii) employees of persons referred to in subparagraphs (i) and (ii);
- (c) operators of, or employees or contractors on, worksites —

- (i) in the mining, energy or infrastructure industries; and
- (ii) on which there are no licensed premises.

16AC. Vehicles of prescribed class (Act s. 109A(4)(c))

For the purposes of section 109A(4)(c) of the Act, the following classes of vehicles are prescribed —

- (a) a vehicle being operated by a licensee;
- (b) a vehicle being operated by a person referred to in regulation 16AB;
- (c) a vehicle being driven by a police officer in the course of duty.

16AD. Prescribed circumstance (Act s. 109A(4)(d))

For the purposes of section 109A(4)(d) of the Act, the circumstance prescribed is that the liquor was carried in a vehicle in a quantity that does not, for a kind of liquor, exceed the amount calculated using the following formula —

$$A = Q \times O$$

where —

- A is the amount;
- Q is the quantity prescribed under regulation 16AA(3) for the kind of liquor;
- O is —
 - (a) unless paragraph (b) applies, the number of occupants of the vehicle who are legally entitled to purchase liquor;
 - (b) if the number of occupants of the vehicle who are legally entitled to purchase liquor exceeds 5 — 5.

V. MOLAN, Clerk of the Executive Council.

— 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
19/09/2021	Optus Stadium	Brownlow Medal Presentation	00:01	00:01	23:59	23:59
20/09/2021	Optus Stadium	AFL Grand Final Week—Broadcast	00:01	00:01	23:59	23:59
21/09/2021	Optus Stadium	AFL Grand Final Week—Broadcast	00:01	00:01	23:59	23:59
22/09/2021	Optus Stadium	AFL Grand Final Week—Broadcast	00:01	00:01	23:59	23:59
23/09/2021	Optus Stadium	AFL Grand Final Week—Broadcast	00:01	00:01	23:59	23:59
24/09/2021	Optus Stadium	AFL Grand Final Week—Broadcast	00:01	00:01	23:59	23:59
25/09/2021	Optus Stadium	AFL Grand Final	00:01	00:01	23:59	23:59
02/10/2021	Optus Stadium	WAFL Grand Finals	06:20	08:00	18:00	18:00

Place at event/s conducted—

Optus Stadium

Event Organiser—

VenuesLive

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

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

Event Order Conditions—

There are no conditions applied

CONSUMER PROTECTION

CP401

ASSOCIATIONS INCORPORATION ACT 2015

ORDER TO CANCEL INCORPORATION

1.—Last Chance Café Counselling Incorporated—A1030502N;

2.—Patriots Australia South of River Western Australia Chapter Inc—A1015473X

On 04 March 2021 the Commissioner for Consumer Protection (Commissioner) served a notice on the above named Associations pursuant to section 145(1) of the *Associations Incorporation Act 2015* (Act) informing them that if they did not show cause on or before 60 days after the day on which the notice was given (Allowed Period) the incorporation of the Associations would be cancelled.

The Associations did not show cause within the Allowed Period.

On 20 May 2021 the Commissioner gave notice in writing to the Associations pursuant to section 147(2) of the Act stating that the Commissioner proposed to make an order cancelling their incorporation after the expiration of 28 days from the day on which the notice was given and advising the Associations that it could apply to the State Administrative Tribunal (SAT) for a review of the Commissioner's proposal within his period.

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

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

CAROLE FINN, Manager Associations and Charities.

Date: 7 September 2021.

CP402

ASSOCIATIONS INCORPORATION ACT 2015

ORDER TO CANCEL INCORPORATION

[Part 10, Division 3, s.147]

1.—Mardella Ladies Club Incorporated—A1001045C

2.—Hackett Civic Association (Incorporated)—A0600048R

On 05 October 2020 the Commissioner for Consumer Protection (Commissioner) served a notice on the above named Associations pursuant to section 145(1) of the *Associations Incorporation Act 2015* (Act) informing them that if they did not show cause on or before 60 days after the day on which the notice was given (Allowed Period) the incorporation of the Associations would be cancelled.

The Associations did not show cause within the Allowed Period.

On 04 January 2021 the Commissioner gave notice in writing to the Associations pursuant to section 147(2) of the Act stating that the Commissioner proposed to make an order cancelling their incorporation after the expiration of 28 days from the day on which the notice was given and advising the Associations that it could apply to the State Administrative Tribunal (SAT) for a review of the Commissioner's proposal within his period.

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

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

CAROLE FINN, Manager Associations and Charities.

Date: 11 February 2021.

CP403

ASSOCIATIONS INCORPORATION ACT 2015

ORDER TO CANCEL INCORPORATION

[Part 10, Division 3, s.147]

Esperance Softball Association Incorporated—A1002766G

On 05 October 2020 the Commissioner for Consumer Protection (Commissioner) served a notice on the above named Association pursuant to section 145(1) of the *Associations Incorporation Act 2015* (Act) informing that if the Association did not show cause on or before 60 days after the day on which the notice was given (Allowed Period) the incorporation of the Association would be cancelled.

The Association did not show cause within the Allowed Period.

On 04 January 2021 the Commissioner gave notice in writing to the Association pursuant to section 147(2) of the Act stating that the Commissioner proposed to make an order cancelling their incorporation after the expiration of 28 days from the day on which the notice was given and advising the Association that it could apply to the State Administrative Tribunal (SAT) for a review of the Commissioner's proposal within his period.

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

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

CAROLE FINN, Manager Associations and Charities.

Date: 11 February 2021.

CP404

ASSOCIATIONS INCORPORATION ACT 2015**ORDER TO CANCEL INCORPORATION**

[Part 10, Division 3, s.147]

- 1.—Landsdale Farm School Council Incorporated—A0821369A
- 2.—Perth Hills Tourism Group Incorporated—A1007604R
- 3.—The Serpentine Playgroup Incorporated—A1005941Y

On 23 October 2020 the Commissioner for Consumer Protection (Commissioner) served a notice on the above named Associations pursuant to section 145(1) of the *Associations Incorporation Act 2015* (Act) informing them that if they did not show cause on or before 60 days after the day on which the notice was given (Allowed Period) the incorporation of the Associations would be cancelled.

The Associations did not show cause within the Allowed Period.

On 04 January 2021 the Commissioner gave notice in writing to the Associations pursuant to section 147(2) of the Act stating that the Commissioner proposed to make an order cancelling their incorporation after the expiration of 28 days from the day on which the notice was given and advising the Associations that it could apply to the State Administrative Tribunal (SAT) for a review of the Commissioner's proposal within his period.

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

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

CAROLE FINN, Manager Associations and Charities.

Date: 11 February 2021.

LOCAL GOVERNMENT

LG401

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, Stephen (Steve) Erceg, Stojan (Steve) Taseski, Tyrrell Levitt, Tyron Kerr.

All previous authorised appointments are hereby revoked.

MICHELLE REYNOLDS, Chief Executive Officer.

LG501

BUSH FIRES ACT 1954*Shire of Corrigin***FIREBREAK ORDER 2021/2022**

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required to install firebreaks clear of all flammable material or take alternative approved measures, and to undertake fuel hazard reduction measures before 31 October 2021 and thereafter maintain free of all inflammable material until 15 April 2022.

1. RURAL LAND

1.1 *Mineral earth firebreaks* of not less than 2.44 metres (8 feet) in width must be constructed along and within 20 metres of all external boundaries of the property owned or occupied by you. If any portion of the land adjoins a public road or railway line, a firebreak must also be constructed along that boundary.

1.2 Property in excess of 250 hectares shall have fire *mineral earth firebreaks* positioned as necessary to divide land into areas not exceeding 250 hectares each completely surrounded by a *mineral earth firebreak*.

1.3 Clear and maintain *mineral earth firebreaks* at least 2.44 metres (8 feet) wide within 20 metres of the perimeter of any building or group of buildings, fuel tanks, hayshed or haystack, in such a manner as to fully encircle the structure/s. In addition to *mineral earth firebreaks*, a 20 metre wide low fuel zone is required to be maintained around any building or group of buildings, fuel tanks, hayshed or haystack.

Low fuel means the removal of inflammable material, dead trees, leaf litter and trash and the removal of dead branches to a height of 1.5 metres from live standing trees. Grass is to be slashed to a height not exceeding 100mm.

1.4 During any period when harvesting operations are being conducted, there shall be provided an operational mobile firefighting unit with a minimum capacity of 500 litres of water located in or immediately adjacent to the paddock being harvested. The responsibility to supply the unit is that of the landowner/occupier.

2. TOWN SITES

2.1 Where the area of the land is 0.2 hectares (one half of one acre) or less, you shall clear all inflammable material on the land from the whole of the land.

2.2 Where the area of the land exceeds 0.2 hectares (one half of one acre), you shall clear of all inflammable material, mineral earth firebreaks not less than 2.44 metres (8 feet) wide immediately inside all external boundaries of the land, and also immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and also immediately surrounding any drums or drums situated on the land which are normally used for the storage of fuel, whether they contain fuel or not.

3. GENERAL PROVISIONS

The term "*inflammable Material*" or the purpose of this notice includes bush (as defined in the *Bush Fires Act 1954*), timber, boxes, cartons, paper, and the like inflammable materials, rubbish and any combustible matter, but does not include buildings, green standing trees and bushes or growing bushes or plants in gardens or lawns. If it is considered to be impractical for any reason to provide *mineral earth firebreaks* in the position or adhere to the provisions required by this notice, the written approval of Council or a duly authorised officer must be obtained to prepare such *mineral earth firebreaks* in an alternative position. If permission is not granted by Council or a duly authorised officer you shall comply with the requirements of this order.

The term "*mineral earth firebreak*" means an area of the owner(s)/occupiers(s) land, cleared and maintained totally clear of all vegetation material (living or dead) so there is only mineral earth left.

The term "*harvesting/total movement ban*" includes harvesting and the movement of vehicles in paddocks, except vehicles carrying water to stock.

Contractors carting lime, gypsum or fertilizer are allowed to enter into paddocks to unload at any time that there is a "*harvest/total movement ban*" in place on the condition that a manned fire unit with at least 500 litres of water is in attendance.

4. HARVEST/MOVEMENT OF VEHICLES BANS

TOTAL FIRE BANS may be imposed by DFES on a regional basis on days of severe or greater fire danger. Activities which may cause a fire are prohibited. Harvesting/movement bans may also be imposed by the Shire. Harvesting is not permitted on Christmas Day, Boxing Day and New Year's Day.

5. ADDITIONAL RESPONSIBILITIES AND PENALTIES

The penalty for failing to comply with this order is a fine of not more than five thousand dollars (\$5000) and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required by this notice. In addition, Council can arrange for the required work to be carried out at the cost of the owner or occupier. Gas or electric barbecues ONLY are permitted during prohibited burning periods. No solid fuel or wood barbecues allowed. Camping and Cooking fires are prohibited during the prohibited and restricted burning periods unless a valid permit has been issued by the Chief Bush Fire Control Officer.

Permits for burning during the restricted burning period are available from your local Bush Fire Control Officer. Burning is not permitted during the restricted burning period and public holidays or during Easter when Easter falls within the restricted burning period. Persons burning without permits during the restricted burning period or on days when a very high or greater fire weather warning has been issued may be prosecuted. Prior to any burning, you are required to notify your neighbours, Bush Fire Control Officer and the Shire of Corrigin. Besides being responsible for the safety of your own property, if a fire escapes from your property you may be liable to pay compensation for any damage caused outside of your property. Public infrastructure must not be placed in a manner that results in an above-ground encroachment into the firebreak area. Trees must not be planted in a manner that results in vegetation encroaching into the firebreak area.

6. BURNING PERIODS

RESTRICTED BURNING PERIOD—Permit to burn required from a Bush Fire Control Officer from 19 September 2021 to 31 October 2021 and from 16 February 2022 to 15 April 2022.

NO BURNING PERMITTED (INCLUDING CAMP FIRES)—From 1 November 2021 to 15 February 2022.

7. BUSH FIRE CONTROL OFFICERS

Shire of Corrigin Bush Fire Control Officers are authorised to issue permits to burn on private land during the restricted burning period. Bush Fire Control Officers are also empowered to enter land and issue directives relating to fire suppression and control.

Chief Bush Fire Control Officer

Greg Evans

Deputy Chief Bush Fire Control Officers

Steven Bolt

Bush Fire Control Officers

Andrew Szczecinski, Sandow Jacobs, Bruce Mills, Paul McBeath, Greg Doyle, Craig Jespersen, Bryce Nicholls, Tony Guinness, John Hewett, Braden Grylls, Craig Poultney, Tim George, Kim Courboulos, Bruce Talbot, Garrick Connelly, Adam Rendell, Natalie Manton (CEO) and Jason Carrall (CESM).

NATALIE MANTON, Chief Executive Officer.

LG502**BUSH FIRES ACT 1954**

City of Armadale

Notice to All Owners and Occupiers of Land
Situated Within the City of Armadale

Notice is hereby given to all owners and/or occupiers of land within the City of Armadale that pursuant to the powers conferred in Sections 33(1), 25(1a) and 24G(2) of the *Bush Fires Act 1954* the following requirements apply to prevent the outbreak, spread or extension of a bush fire within the district and deal with other fire related preparedness and prevention matters.

Pursuant to Section 33(1) of the *Bush Fires Act 1954*, all owners and/or occupiers of land are required to carry out fire prevention work in accordance with the requisitions of this Notice on or before the 30th day of November 2021, or within fourteen days of becoming the owner or occupier of land should this be after the 30th day of November 2021, and maintain the required fire prevention work up to and including the 31st day of March 2022.

1. Definitions

Authorised Officer means an employee of the City of Armadale appointed as a Bush Fire Control Officer.

Bushfire Management Plan means a plan that has been developed in accordance with *State Planning Policy 3.7*, and approved by the City of Armadale to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.

Driveway means a point of access to a Habitable Building accessible for both conventional two wheel drive vehicles and firefighting appliances that is totally clear of Inflammable Matter and other objects or things.

Fire-break means an area of land constructed to a Trafficable surface and maintained totally clear of all Inflammable Matter leaving bare mineral earth, and includes the pruning and removal of any living or dead trees, scrub or any other material encroaching into the Vertical Axis of the fire-break area. Such fire-breaks may be constructed by one or more of the following methods: ploughing, cultivating, scarifying, raking, burning, chemical spraying or other method as approved by an Authorised Officer.

Fire Management Plan has the same meaning as Bushfire Management Plan.

Fuel Depot / Fuel Storage Area means an area of land, building or structure where fuel (i.e. petrol, diesel, kerosene, or any other hydrocarbon liquid) is kept, excepting where the quantities of fuel being stored are considered "minor storage quantities" under Table 2.1 of *Australian Standard AS1940 The storage and handling of flammable and combustible liquids*.

Habitable Building means a dwelling, workplace, place of gathering or assembly and includes a building used for storage or display of goods or produce for sale by wholesale in accordance with classes 1—9 of the *Building Code of Australia*.

Haystack means any collection of hay including fodder rolls placed or stacked that exceeds 100m³ in size (e.g. five (5) metres x five (5) metres x four (4) metres), whether in a shed, other structure or in the open air.

Inflammable matter means any tree, bush, plant, grass, mineral, vegetable, substance, object, thing or material (except for living trees, shrubs, plants and lawns under cultivation) or any other thing deemed by an Authorised Officer to be capable of combustion that may, or is likely to, catch fire and burn.

Trafficable means to be able to travel from one point to another in a four-wheel drive fire appliance on a clear surface, unhindered without any obstruction that may endanger such fire appliances. A Fire-break is not to terminate, or lead to a dead end without provision for egress to a safe place or a cleared turn around area of 17.5 metre radius.

Vertical Axis means a continuous vertical uninterrupted line at a right angle to the horizontal line of the Fire-break.

2. All Land greater than 5,000m²

- (a) A three (3) metre wide Fire-break with a four (4) metre high Vertical Axis is to be constructed and maintained as close as practicable inside the property boundary but no more than ten (10) metres from the boundary around the entire perimeter of the property. Reticulated and maintained green lawn may be accepted in lieu of a Fire-break; and
- (b) A three (3) metre wide Fire-break with a four (4) metre high Vertical Axis is to be constructed and maintained immediately surrounding all outbuildings, sheds, Haystacks and groups of buildings situated on the land; and
- (c) A three (3) metre wide Driveway with a four (4) metre high Vertical Axis is to be installed and maintained.

3. All Land 5,000m² or less

- (a) All Inflammable Matter on the entire property (noting that this does not include living trees, shrubs, plants and lawns under cultivation) is to be reduced and maintained to a height of less than five (5) centimetres; and,
- (b) A three (3) metre wide Driveway with a four (4) metre Vertical Axis is to be installed and maintained.

4. Fuel Depot / Fuel Storage Areas

- (a) All Inflammable Matter within the Fuel Depot / Fuel Storage Area is to be cleared leaving bare mineral earth; and
- (b) A three (3) metre wide Fire-break with a four (4) metre Vertical Axis is to be installed and maintained immediately surrounding the Fuel Depot / Fuel Storage Area.

5. Hazard Reduction

The requirements of this Notice are considered to be the minimum requirement for fire prevention work, not only to protect individual properties but the district in general.

A separate Hazard Reduction Notice may be issued to individual landowners pursuant to Section 33 of the *Bush Fires Act 1954* to carry out further hazard reduction works with respect to anything upon the land, where in the opinion of an Authorised Officer, it is likely to be conducive to the outbreak and/or the extension of a bushfire.

6. Application to Vary Fire-break and Hazard Reduction Notice Requirements

If you consider, for any reason, that it is impractical to meet the requirements of this Notice, you may apply in writing to the City of Armadale, or its duly Authorised Officers, **no later than the 1st day of October 2021**, requesting authorisation to employ other methods of fire prevention. If permission is not granted by the City you must comply with the requirements of this Notice.

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

If approved the requirements of all approved variations to the Fire-break and Hazard Reduction Notice will need to be established on or before the 30th day of November 2021 (or within 14 days of you becoming the owner or occupier should this occur after that date) and be maintained up to and including the 31st day of March 2022.

Note: No Fire-break exemptions will be given. Please apply for a Variation if an alternative location for Fire-break installation is required.

7. Bushfire Management Plans

Where an approved Bushfire Management Plan (BMP), exists for an individual or group of properties as part of a development or subdivision approval, the owners and/or occupiers of those properties shall comply with the requirements and responsibilities of that BMP in its entirety. Some BMPs may also require compliance with this Notice.

BMPs can be viewed on the City's website via <https://www.armadale.wa.gov.au/bushfire-management-plans>. If you have trouble accessing your BMP please contact the City's Customer Service Team on 9394 5000.

8. Bushfire Attack Level (BAL) Assessments

Where an approved Bushfire Attack Level assessment (BAL) has been developed in accordance with *Australian Standard 3959* as part of a development application, compliance with the requisitions of the BAL assessment is required in addition to the requirements contained within this Notice.

9. Camp or Cooking Fires

In accordance with the provisions of Section 25(1a) of the *Bush Fires Act 1954* the lighting of camp or cooking fires is prohibited on all land within the City of Armadale during the Prohibited Burning Time. This prohibition does not apply to a gas appliance that does not consume solid fuel comprising of a fire, the flame of which is encapsulated by the appliance.

10. Burning of Garden Refuse and Rubbish

For the purposes of this clause, "*Limited Burning Time*" means the 1st day of October 2021 through until the 31st day of May 2022 (inclusive and as varied pursuant to Sections 17 and 18 of the *Bush Fires Act 1954*) and the "*Prohibited Burning Time*" means the 1st day of December 2021 through until the 31st day of March 2022 (inclusive and as varied pursuant to Section 17 of the *Bush Fires Act 1954*).

- (a) In accordance with the provisions of Section 24G of the *Bush Fires Act 1954* the burning of garden refuse or rubbish in an incinerator that would otherwise be permitted under Section 24F is absolutely prohibited—
 - (i) on land 1,200m² in size or less, during the Limited Burning Time; and
 - (ii) on land larger than 1,200m² in size, during the Prohibited Burning Time.

The effect of this clause is that the burning of garden refuse or rubbish in an incinerator or on the ground on land that is 1,200m² or less in size is prohibited during the Limited Burning Time and the burning of garden refuse or rubbish in an incinerator or on the ground is prohibited on all land within the district during the Prohibited Burning Time.

- (b) In addition to the restrictions under Clause 10(a), garden refuse or rubbish in an incinerator must be burnt in accordance with the following conditions—
- (i) There is no inflammable matter (other than that being burnt) within five (5) metres of the fire at any time while the fire is burning; and
 - (ii) The fire is lit between 6.00pm and 11.00pm and is completely extinguished before midnight on the same day; and
 - (iii) At least one person is present at the site of the fire at all times until it is completely extinguished; and
 - (iv) When the fire is no longer required, the person who lit the fire must ensure that the fire is completely extinguished by the application of water or earth; and
 - (v) Only one pile (up to one (1) cubic metre in size) of garden refuse burnt on the ground may be alight at any one time; and
 - (vi) The person intending to light the fire must telephone the Department of Fire and Emergency Services' Communications Centre (COMCEN) on 08 9395 9209 and register the burn immediately prior to lighting the fire.
- (c) Any time when there is in force a fire danger forecast issued for the district by the Bureau of Meteorology in Perth of Catastrophic, Extreme, Severe or Very High, a Total Fire Ban (TFB) or any other prohibition is in effect under the *Bush Fires Act 1954*, burning of garden refuse or rubbish in an incinerator or on the ground is prohibited on all land within the district.

The *City Of Armadale Environment, Animals and Nuisance Local Laws 2002* further restricts and or prohibits burning of rubbish or refuse on land in the district.

11. No Burning on Sundays or Public Holidays

In accordance with Clause 49(2)(a) of the *City Of Armadale Environment, Animals and Nuisance Local Laws 2002* an owner and/or occupier of land shall not set fire to, or cause or allow to be set on fire, any bush, rubbish or refuse whatsoever on a Sunday or a day that is a Public Holiday, except when specifically authorised to do so for the purpose of fuel reduction by a Bush Fire Control Officer (BFCO) duly appointed under Section 38 of the *Bush Fires Act 1954*.

12. Clearing of Remnant Native Vegetation—Rural Living & Special Rural Zone

In accordance with the *City of Armadale Town Planning Scheme No.4*, a separate Development Approval to clear native vegetation on properties zoned Rural Living or Special Rural may need to be obtained. Generally, clearing to satisfy necessary bush fire protection measures as determined by the local government or other relevant authority is exempt from planning approval. Please refer to the following sections of *Town Planning Scheme No.4* for further information—

- Clause 4.7.5 deals with clearing where a property contains a development envelope;
- Clause 4B.7 deals with clearing in the Rural Living and General Rural zones; and,
- Clause 4C.9 deals with clearing in the Strategic Regional Centre, District Centre, Local Centre and Mixed Business/Residential zones.

See link—

https://www.armadale.wa.gov.au/sites/default/files/assets/documents/docs/Planning_and_Land_Use/Town_Planning_Scheme_No4.pdf

Specific situations where development approval is required for the clearing of remnant native vegetation is outlined within the following info sheet—

https://www.armadale.wa.gov.au/sites/default/files/assets/documents/docs/Planning_and_Land_Use/Info_Clearing_Vegetation_Fire_Hazard_Reduction.pdf

13. Penalties

Failure or neglect to comply with the requisitions of this Notice is an offence and can result in a penalty of up to \$5,000.

Furthermore, Authorised Officers, servants, workmen, contractors, vehicles, machinery and appliances (as the officers deem fit) may enter upon the land and carry out the requisitions of this Notice that are not complied with by the time specified in the Notice, and the amount of any costs and expenses incurred may be recovered from you as the owner and/or occupier of the land.

By order of the City of Armadale.

JOANNE ABBISS, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401

DANGEROUS GOODS SAFETY ACT 2004

DANGEROUS GOODS SAFETY APPOINTMENT NOTICE (No. 1) 2021

Made by the Chief Dangerous Goods Officer under s 27(1) of the *Dangerous Goods Safety Act 2004*.

1. Citation

This notice may be cited as the *Dangerous Goods Safety Appointment Notice (No. 1) 2021*.

2. Dangerous goods officers appointed

I appoint the following person to be a dangerous goods officer—

- (i) Heather Shaw

STEVE EMERY, Chief Dangerous Goods Officer,
(Director, Dangerous Goods and Petroleum Safety Branch, Resources Safety Division of the
Department of Mines Industry Regulation and Safety, Western Australia).

Date: 14 September 2021.

MP402

DANGEROUS GOODS ACT 2004

Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007

Approval
APP2021/114

Purpose—

The National Transport Commission, the Competent Authority Panel Working Party on the Australian Emergency Response Guide, and the Transport of Dangerous Goods Maintenance Action Group decided to amend section 11.2.1 of the ADG Code in order to adopt the latest update of the Australian and New Zealand Emergency Response Guide 2021 (ANZ-ERG2021) to be published on the National Transport Commission webpage.

ANZ-ERG2021 is more accurate and more conveniently accessible information than the Standards Australia publication HB76. They also decided that there is a requirement for a national approval in order to allow the general use of ANZ-ERG2021 until the amendment of the ADG Code is completed.

The purpose of this approval instrument APP2021/114 is to approve the ANZ-ERG2021, which currently does not comply with Chapter 11.2 of the Australian Code for the Transport of Dangerous Goods by Road and Rail (ADG Code) Version 7.7, for all persons or class of persons.

This approval is granted by the Chief Dangerous Goods Officer under the *Dangerous Goods Safety Act 2004* from the Western Australian Department of Mines, Industry Regulation and Safety.

Background information copied from the ADG Code version 7.7—

ADG 11.2.1 DEFINITIONS

In this Chapter—

Emergency information, in relation to dangerous goods transported on a vehicle, means—

- (a) the *Dangerous Goods—Initial Emergency Response Guide*²; or
- (b) an emergency procedure guide for the dangerous goods transported on the vehicle and the emergency procedure guide in relation to vehicle fire; or
- (c) for use on trains transporting dangerous goods, the rail operator's *Dangerous Goods Emergency Instructions for train crews* which provides contact numbers for dangerous goods emergencies or
- (d) a relevant international or foreign standard, legible and in English, that is equivalent to the information provided by *Standards Australia publication HB76*³. Any use of an international or foreign standard must be approved by the Competent Authority.

Note 1: An example of a relevant international or foreign standard is the 2012 Emergency Response Guidebook (ERG2016) developed jointly by Transport Canada (TC), the U.S. Department of Transportation (DOT), the Secretariat of Transport and Communications of Mexico (SCT) and with the collaboration of CIQUIME (Centro de Información Química para Emergencias) of Argentina.

Note 2: Such international or foreign standards that are acceptable must be supplemented by correct Australian emergency contact information.

Emergency procedure guide, in relation to particular dangerous goods, is a guide outlining procedures to be taken in the event of an emergency involving the goods which is either—

- (a) in the form, or substantially in the form, of an emergency procedure guide for the goods published by *Standards Australia*; or
- (b) in a form approved by a Competent Authority in relation to goods of that kind.

Emergency procedure guide, in relation to vehicle fire, means a guide outlining procedures to be taken in the event of a fire on a road vehicle which is either—

- (a) in the form, or substantially in the form, of the emergency procedure guide for vehicle fire published by *Standards Australia*; or
- (b) in a form approved by a Competent Authority.

¹ Division 11.2 of the Regulations requires emergency information to be carried on each road vehicle or train transporting dangerous goods in a placard load.

² *Standards Australia publication HB 76 'Dangerous Goods—Initial Emergency Response Guide'.*

³ *Standards Australia publication HB 76 'Dangerous Goods—Initial Emergency Response Guide'.*

Approval

In accordance with Regulation 162 of the *Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007* (the *Regulations*) I approve the use of the Australian and New Zealand Emergency Response Guide 2021 (ANZ-ERG2021) as emergency information as defined by section 11.2.1 of the ADG Code Version 7.7.

(Note: Regulation 162 is equivalent to clause 11.2.7 of the corresponding Model Subordinate Instrument on the Transport of Dangerous Goods by Road or Rail.)

This approval was given national effect by the out-of-session CAP decision APP2021/114 on 25th August 2021.

The Western Australia approval is APP2021/114.

This approval applies in Western Australia and by virtue of Part 19-Mutual Recognition of the Model Subordinate Instrument is applicable in all participating Jurisdictions.

This approval takes effect from the date of this notice in the *Government Gazette* and will expire when this approval becomes redundant due to an appropriate amendment to section 11.2.1 of the ADG Code.

STEVE EMERY, Chief Dangerous Goods Officer,
(Director, Dangerous Goods and Petroleum Safety Branch, Resources Safety Division of the
Department of Mines Industry Regulation and Safety, Western Australia).

Date: 14 September 2021.

MP403**MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines, Industry Regulation and Safety
Norseman WA 6443.

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 S. DE MAIO.

To be heard by the Warden at NORSEMAN on 19 November 2021.

DUNDAS MINERAL FIELD*Prospecting Licences*

P 63/2131	NEAROLOGY PTY LTD
P 63/2132	NEAROLOGY PTY LTD
P 63/2133	NEAROLOGY PTY LTD

MP404**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 S. DE MAIO.

To be heard by the Warden at KALGOORLIE on 19 November 2021.

BROAD ARROW MINERAL FIELD

Prospecting Licences

P 24/4842	PLUTUS RESOURCES PTY LTD
P 24/4843	PLUTUS RESOURCES PTY LTD
P 24/4844	PLUTUS RESOURCES PTY LTD
P 24/4845	PLUTUS RESOURCES PTY LTD
P 24/4846	PLUTUS RESOURCES PTY LTD
P 24/4847	PLUTUS RESOURCES PTY LTD
P 24/4848	PLUTUS RESOURCES PTY LTD
P 24/4849	PLUTUS RESOURCES PTY LTD
P 24/5216	JONES, Garry David
P 24/5227	ARMSTRONG, Jason Thomas

MP405

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 S. DE MAIO.

To be heard by the Warden at Kalgoorlie on 19 November 2021.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P 15/6281	FAIRPLAY GOLD PTY LTD
P 15/6282	FAIRPLAY GOLD PTY LTD
P 15/6283	FAIRPLAY GOLD PTY LTD
P 15/6284	FAIRPLAY GOLD PTY LTD
P 15/6285	FAIRPLAY GOLD PTY LTD
P 15/6286	FAIRPLAY GOLD PTY LTD

PARLIAMENT

PA401

CITY OF KALAMUNDA DOGS LOCAL LAW 2021

Disallowance of Local Law

It is hereby notified for public information that the Legislative Council has disallowed the following Local Law made under the *Dog Act 1976*—

The *City of Kalamunda Dogs Local Law 2021* published in the *Gazette* on 16 April 2021 and tabled in the Legislative Council on 4 May 2021 under the *Dog Act 1976*.

Disallowance is effective on and from Tuesday, 14 September 2021.

NIGEL PRATT, Clerk of the Legislative Council.

Date: 14 September 2021.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME MINOR AMENDMENT 1379/57
North-East and North-West Districts Omnibus 3

Call for Public Submissions

The Western Australian Planning Commission (WAPC) is seeking public comment on proposals to amend the Metropolitan Region Scheme (MRS) for land in the local governments of Wanneroo, Swan and Mundaring.

The amendment proposes to update various zones and reservations in the North-East and North-West Districts of the Perth MRS at the request of Government agencies and landowners, and to make the MRS consistent with the current use of land.

Proposals in the amendment include; small scale amendments to the region scheme, the rationalisation of zones and reservations to match cadastral boundaries, updates to reflect infrastructure or buildings as constructed, and other general updates to ensure the MRS is kept up-to-date as the statutory plan for Perth.

The amendment contains ten separate proposals in the Cities of Wanneroo and Swan and the Shire of Mundaring.

The Western Australian Planning Commission certifies that, in its opinion, the proposed amendment does not constitute a substantial alteration to the MRS.

Display locations

The plans showing the proposed changes and the WAPC amendment report which explains the proposals, will be available for public inspection from Friday 17 September 2021 to 19 November 2021 at the—

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Wanneroo
- City of Swan
- Shire of Mundaring

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

Submissions

Any person who desires to make a submission to support, object or provide comment on any part of the proposed amendment should do so on a Form 57, which is available from the display locations, the amendment report and online.

Submissions can be lodged online via <https://consultation.dplh.wa.gov.au>, emailed to RegionPlanningSchemes@dplh.wa.gov.au or by post to: Secretary, Western Australian Planning Commission, Locked Bag 2506, Perth WA 6001.

Submissions close 5pm, Friday 19 November 2021. Late submissions will not be considered.

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

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Busselton

Local Planning Scheme No. 21—Amendment No. 51

Ref: TPS/2737

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

Amending Schedule 10 'Development Contribution Area' by modifying DCA

1—Community Infrastructure as follows—

Period of operation	Unit 30 June 2026
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G. HENLEY, Mayor.
M. ARCHER, Chief Executive Officer.

PUBLIC NOTICES

ZZ401**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Shirley Morse Bower late of 21 Hurstford Close, Peppermint Grove, 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 23/05/2021 are required by Executor, Perpetual Trustee Company Limited ACN 000 001 007 of Level 18, 123 Pitt Street, Sydney, New South Wales to send particulars of their claims to them within one (1) month from the date of publication of this Notice, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

Perpetual Trustee Company Limited,
Level 18, 123 Pitt Street, Sydney, New South Wales.

ZZ402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Steven Douglas Riddick late of 25 Kinbrace Way, Lynwood, 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 19 January 2021, are required by the Executor Tina Jane Pugh and Shelley Elvene Nancy Rigden, to send the particulars of their claims care of Gregson & Associates PO Box Z5017 St Georges Terrace, Perth WA 6831 on or before 30 days from the date of publication of this notice after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Kevin Thomas McLeod late of 20 Kirribilli Court, Kallaroo, 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 15 April 2021, are required by the Executor, Hiroko McLeod, care of P A Martino, PO Box 564, West Perth, WA, 6872 to send particulars of their claim by Monday 11 October 2021, after which date the Executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ404**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Paul Barry Rosso late of 23 Plankton Place, Heathridge, 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 30 March 2021, are required by the Executor to send particulars of their claims to care of, Amy Curtis, 22 Elderiana Link, Banksia Grove, Western Australia 6030, within thirty (30) days of the date of publication hereof, after which date the Executor 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

In the Matter of the Estate of Bernard Ryan, late of 21 Anzac Road, Leederville, in the State of Western Australia, deceased.

Creditors and other persons having claims to which Section 63 of the *Trustees Act 1962* relate in respect of the Estate of the deceased, who died on the 12th day of April 2021, are required by the Personal Representatives, Claire Josephine Ryan, Francis Bernard Ryan and Christina Margaret Ryan, to send the particulars of their claim to Messrs Taylor Smart of Unit 18, Level 2, 100 Railway Road, Subiaco, in the State of Western Australia, by the 25th day of October 2021, after which date the said Personal Representatives may convey or distribute the assets, having regard only to the claims of which they then have had notice.

Dated the 14th day of September 2021.

GLEN B GILES, Taylor Smart.

ZZ406**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Helen Irene Taylor late of Unit 3, 451 Riverton Drive East, Riverton, Western Australia, Personal Assistant, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the deceased who died on 24 July 2021 are required by the Executor Leonard Gregory Calder to send particulars of their claim to him, care of Butcher Paull & Calder, 8th Floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: TWH/20100897) within ONE (1) month of the date of publication hereof after which date the Executor may convey or distribute the assets having regard 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 17 October 2021 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Albayrakli, Erol, late of Tandara Care Centre Bentley, 73 Jarrah Road, Bentley, who died on 5 December 2016 (PM33135177 EM27).

Armstrong, John Anthony, late of 185 Maddington Road, Maddington, who died on 4 August 2021 (DE33109064 EM213).

Batty, Margaret Rose, late of Swancare Tandara, 73 Jarrah Road, Bentley, who died on 19 August 2021 (DE19842929 EM16).

Benjamin, Leslie, late of Unit 26, 143-147 Onslow Road, Shenton Park, who died on 6 August 2021 (PM33159836 EM27).

Boyce, Lionel Patrick, late of 76 Oxley Avenue, Padbury, who died on 20 June 2021 (DE19720147 EM18).

Harnett, Constance Joy, formerly of 40 Raeburn Road, Roleystone, late of MercyCare, 89 Clifton Street, Kelmscott, who died on 15 July 2021 (DE19992230 EM35).

Ho, Patrick Yeuang Meng, late of 13 Urquhart Place, Kewdale, who died on 9 June 2021 (DE19870847 EM13).

Kennerly, Dean Vincent, late of 7 Carmody Street, Hamilton Hill, who died on 1 June 2021 (DE33058387 EM113).

Logan, Rodney Victor, late of 33 Appleby Street, Balcatta, who died on 21 June 2021 (DE19910586 EM18).

McCann, John, late of 15 Waimea Road, Safety Bay, who died on 20 June 2021 (DE19931030 EM223).

Palfreyman, Geoffrey William John, late of 18 Barrett Street, Wembley, who died on 23 July 2021 (DE33111956 EM38).

Parry, Thomas Evans, late of Aegis Karalee, 68 Lyall Street, Redcliffe, who died on 11 August 2021 (DE19920912 EM15).

Pryce, Ronald James, formerly of 5 Keiley Green, Gosnells, late of Juniper Annesley Residential Care, 145/165 Hillview Terrace, Bentley, who died on 13 August 2021 (DE19782826 EM36).

Rindfleish, Ross Alfred, late of Philam Life Village, 40j Miranda Street, Pamplona, 2 Las Pinas City, Metro Manila 1740 Philippines, who died on 10 June 2021 (DE19950565 EM18).

Slamon, Joyce Margaret, late of 24 Coatbridge Circuit, Kinross, who died on 6 August 2021 (DE33053227 EM110).

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 17th day of September 2021.

Brian Roche, Public Trustee,
553 Hay Street, Perth WA 6000.
Telephone: 1300 746 212.

Name Of Deceased	Address	Date Of Death	Date Election Filed
Baumgartner, Karolina Agatha (DE19770113 EM17)	Formerly of 10 Shaw Place, Innaloo, late of Regis Embleton, 46 Broun Avenue, Embleton	24 April 2021	3 September 2021
