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PUBLISHING DETAILS

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

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

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

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

Email address:

gazette@dpc.wa.gov.au

- Enquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.
- Enquiries regarding payment of notices can be directed to (08) 6552 6000 or sales@dpc.wa.gov.au
- **Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.**

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

GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR EASTER 2024

A gazette will be published on **Thursday 28th March**
and closing time for copy is Wednesday 27th March at noon.

A gazette will be published on **Friday 5th April**
and closing time for copy is Wednesday 3rd April at noon.

The Gazette will not be published on Tuesday 2nd April.

AGRICULTURE AND FOOD

AG401

BIOSECURITY AND AGRICULTURE MANAGEMENT REGULATIONS 2013

REVOCATION OF QUARANTINE AREA NOTICE

Australian Marine Complex

Carpet Sea Squirt (*Didemnum vexillum*)

Under regulation 61 of the *Biosecurity and Agriculture Management Regulations 2013*, the Quarantine Area Notice relating to the Australian Marine Complex outbreak of Carpet sea squirt (*Didemnum vexillum*) published in the *Government Gazette* on 17 March 2023, in the *West Australian* newspaper on 20 March 2023 and on the website of the Department of Primary Industries and Regional Development, is revoked.

Dated 26 February 2024.

VICTORIA AITKEN, Acting Executive Director, Biosecurity, Department of Primary Industries and Regional Development, Delegate of the Director General.

AG402

BIOSECURITY AND AGRICULTURE MANAGEMENT REGULATIONS 2013

QUARANTINE AREA NOTICE

Australian Marine Complex

Carpet Sea Squirt (*Didemnum vexillum*)

1. Under regulation 60 of the *Biosecurity and Agriculture Management Regulations 2013* (**Regulations**) the area within the boundaries described below is declared to constitute a quarantine area until 11.59pm on 14 March 2025.

All those waters within an area commencing at a point on the HWL nearest to Point 1.

Point 1—32°09.037'S, 115°45.716'E

Point 2—32°09.065'S, 115°45.609'E

Then generally south along the HWL to a point on the HWL nearest to Point 3.

Point 3—32°09.718'S, 115°45.622'E

Point 4—32°10.137'S, 115°45.773'E

Then to a point on the HWL nearest to Point 5.

Point 5—32°10.137'S, 115°46.251'E

Then generally north along the HWL to a point on the HWL nearest to Point 1.

For the purposes of this description the term high water line (HWL) means the Mean Higher High Water. "Mean Higher High Water" has the same meaning as in the Australian Hydrographic Office Tidal Glossary, existing at the time this quarantine area notice is published.

Note: A map of the quarantine area will be published on the website of the Department of Primary Industries and Regional Development (**Department**) www.agric.wa.gov.au.

2. The quarantine area is declared because carpet sea squirt (*Didemnum vexillum*) (**carpet sea squirt**) was present in, or in the vicinity of, the area from at least the 17th of January 2023 to the 21st of December 2023, and there are reasonable grounds to suspect that carpet sea squirt remains in, or in the vicinity of, the area.
3. Pursuant to regulation 66(2) of the Regulations, and subject to clause 4, a person in control of a potential carrier listed in Schedule 1 must not move the potential carrier from the quarantine area, except in accordance with—
 - (a) this quarantine area notice; or
 - (b) an approval under regulation 67 of the Regulations; or
 - (c) a general exemption under regulation 71 of the Regulations.
4. Clause 3 does not apply to—
 - (a) inspectors appointed under section 162 of the *Biosecurity and Agriculture Management Act 2007* (**BAMA inspector**);
 - (b) fisheries officers appointed under section 11 of the *Fish Resources Management Act 1994*;
 - (c) officers of the Department carrying out activities on behalf of the Department in relation to carpet sea squirt, including activities in relation to the inspection and treatment of carpet sea squirt;
 - (d) biofouling inspectors, as defined in Schedule 2 of this quarantine area notice; and
 - (e) any other person approved by a BAMA inspector.

5. A potential carrier referred to in clause 3 (listed in Schedule 1) is moved from the quarantine area in accordance with this quarantine area notice if—
 - (a) it is moved from the quarantine area as specified in Schedule 2; or
 - (b) it is moved from the quarantine area as authorised or directed by a BAMA inspector.
6. Each person who is the owner or occupier of land in the quarantine area is taken to have been given a quarantine notice that applies to that land in the terms of this quarantine area notice.
 Note: “Owner” and “occupier” are defined in accordance with the *Biosecurity and Agriculture Management Act 2007*. “Land” includes waters in the quarantine area and the sea-bed and subsoil beneath and structures within those waters.
7. Failure to comply with this quarantine area notice could result in a fine, the Director General taking remedial action under regulation 133 of the Regulations, or both.

SCHEDULE 1—POTENTIAL CARRIER

A vessel, meaning—

- (a) any ship, boat or other description of vessel used, capable of being used or previously used as a means of transportation by water; and
- (b) any equipment or other mechanical apparatus of any kind that is or has been in water and is not permanently attached to a permanent structure.

SCHEDULE 2—MOVEMENT FROM THE QUARANTINE AREA

1. Terms used

In this Schedule 2, unless the contrary intention appears—

Biofouling inspector means a person approved by the Department to carry out a biofouling inspection;

Biofouling inspection means an invasive marine species inspection carried out by a biofouling inspector or by qualified commercial divers under the instruction and supervision of a biofouling inspector;

Clause means a clause in Schedule 2;

Protected waters means—

- (a) all marine and other waters within the limits of the State of Western Australia;
- (b) all coastal waters of the State of Western Australia as defined by section 3(1) of the *Coastal Waters (State Powers) Act 1980* of the Commonwealth; and
- (c) the sea-bed and subsoil beneath, and all islands and structures within, the waters referred to in paragraphs a) and b) of this definition.

2. Calculation of days

When calculating the number of days a vessel has been in the quarantine area for the purposes of Schedule 2, the following applies—

- (a) If a vessel has been in the quarantine area for part of a day, it will be taken to have been in the quarantine area for the whole of the day.

For example, if a vessel enters the quarantine area at 10pm on 1 June and moves out of the quarantine area at 8am on 6 June, it will be taken to have been in the quarantine area for 6 days.

- (b) If a vessel leaves the quarantine area for less than 120 continuous hours, it will be taken to have not left the quarantine area, except—

- (i) the days that the vessel was not in the quarantine area will be excluded from the calculation of the number of days; and

- (ii) the days that the vessel was in the quarantine area for part of a day will be included in the calculation of the number of days.

For example, if a vessel enters the quarantine area at 10pm on 1 June, moves out of the quarantine area at 8am on 3 June, enters the quarantine area again at 7am on 8 June and moves out of the quarantine area at 8am of 10 June, it will be taken to have been in the quarantine area for 6 days.

By way of further example, if a vessel enters the quarantine area at 8am on 1 June, moves out of the quarantine area at 10pm that day, enters the quarantine area again at 8am on 2 June and moves out of the quarantine area at 10pm that day, it will be taken to have been in the quarantine area for 2 days.

- (c) If a vessel leaves the quarantine area for 120 continuous hours or more, it will be taken to have left the quarantine area and if it returns to the quarantine area, it will be taken to be entering the quarantine area anew.

For example, if a vessel enters the quarantine area at 10pm on 1 June, moves out of the quarantine area at 8am on 5 June, enters the quarantine area again at 8am on 10 June and moves out of the quarantine area at 10 pm that day, it will be taken to have been in the quarantine area for 2 separate periods of 5 days and 1 day respectively. For instance, when calculating the number of days the vessel has been in the quarantine area for the purposes of Schedule 2, it will not be taken to have been in the quarantine area for 6 days.

- (d) Subject to clauses 2(a) to 2(c), the number of days a vessel has been in the quarantine area includes any day which the vessel was in the quarantine area prior to the date of publication

of the quarantine area notice in the *Gazette* and the *West Australian* (and if published on different days, the later date).

3. Less than 30 days

If a vessel has been in the quarantine area for less than 30 days, a person in control of it may move it from the quarantine area.

4. 30 days or more

- (a) Subject to clause 5, if a vessel has been in the quarantine area for 30 days or more, clauses 4(b) to 4(l) apply.
- (b) A person in control of the vessel must not move it from the quarantine area unless the person has complied with the requirements specified in clauses 4(c) to 4(g).
- (c) The person must notify the Department that it intends to move the vessel out of the quarantine area, by emailing carpetseasquirt@dpird.wa.gov.au.
- (d) After receiving the notification, the Department will carry out a risk assessment of the vessel as soon as is reasonably practicable thereafter.
- (e) If directed, the person in control of the vessel must provide the Department with any information (including any documents or records) reasonably required by the Department, to enable the Department to carry out the risk assessment.
- (f) After carrying out the risk assessment, the Department will advise the person in control of the vessel as soon as is reasonably practicable thereafter, as to whether or not the Department requires the person to arrange for a biofouling inspection to be carried out on the vessel.
- (g) If the Department requires the person in control of the vessel to arrange for a biofouling inspection to be carried out on the vessel, then the person must arrange for the biofouling inspection to be carried out as soon as is reasonably practicable thereafter and the person must comply with the requirements specified in the section “Reporting and Treatment Requirements” at the end of Schedule 2.
- (h) For the avoidance of doubt, the person must comply with clauses 4(c) to 4(g), prior to moving the vessel out of the quarantine area, and, in the event that any or all of the other requirements of this quarantine area notice are found to be invalid, those requirements are intended to be severable so that the requirements specified in clauses 4(c) to 4(g) must still be complied with.
- (i) Subject to the person in control of the vessel having complied with the requirements specified in clauses 4(c) to 4(g), and subject to clause 4(l), the person may move the vessel from the quarantine area, on the condition that the person complies with the requirements specified in clauses 4(j) and 4(k).
- (j) If the vessel anchors, moors or docks in protected waters (or is alongside or servicing other vessels anchored, moored or docked in protected waters) at any time in the 12th, 13th or 14th week after leaving the quarantine area, the person must arrange for a biofouling inspection to be carried out on the vessel as soon as is reasonably practicable thereafter and must comply with the requirements specified in the section “Reporting and Treatment Requirements” at the end of Schedule 2.
- (k) If the person is not required to arrange for a biofouling inspection to be carried out on the vessel under clause 4(j), the person must, if the vessel returns to protected waters within 1 year—
 - (i) within 24 hours, notify the Department that the vessel has returned to protected waters by emailing carpetseasquirt@dpird.wa.gov.au; and
 - (ii) if requested, provide the Department with any information (including any documents or records) reasonably required by the Department, to enable the Department to determine whether carpet sea squirt—
 - A. is present or likely to be present; or
 - B. is not present or not likely to be present, on the vessel.
- (l) If clause 4(i) applies, the Department may, at its absolute discretion, grant the person an exemption in writing to one or more of the requirements specified in clauses 4(j) or 4(k). For the avoidance of doubt, if the Department grants such an exemption, the person must still comply with any of the requirements specified in clauses 4(j) or 4(k) for which they have not been granted an exemption.

5. Vessels removed from water for treatment

- (a) Subject to clause 5(b), if clause 4 applies, the person in control of the vessel may elect to remove the vessel from the water for the purposes of treating the vessel in accordance with this clause, in which case the person will not be required to comply with—
 - (i) any requirement arising under clause 4 with respect to biofouling inspections, including a requirement to arrange for a biofouling inspection to be carried out on the vessel; and
 - (ii) the requirements in clause 4(k) (if applicable), except that the person must—
 - (iii) as soon as is reasonably practicable after making the election, arrange for the vessel to be treated in accordance with the treatment requirements specified in clause (d) of the section “Reporting and Treatment Requirements” at the end of Schedule 2; and

- (iv) provide the Department with evidence of the treatment, including a report in relation to the treatment, as soon as is reasonably practicable after the completion of the treatment.
- (b) An election under clause 5(a) must be made prior to or as soon as is reasonably practicable after the requirement for arranging a biofouling inspection arises.

6. Vessel in quarantine area after treatment

- (a) If a person in control of a vessel arranges for a vessel to be treated in accordance with a requirement arising under clauses 4 or 5, and the vessel is in the quarantine area—
 - (i) in the case of a vessel treated in the water, for 30 days or more after treatment is complete; or
 - (ii) in the case of a vessel treated out of the water, for 30 days or more after the vessel is returned to the water,
 then the vessel will be taken to have been in the quarantine area for 30 days or more, as applicable, and each of the clauses in Schedule 2 (including any requirements in those clauses) again apply to the vessel, as applicable.
- (b) For the purposes of calculating the number of days the vessel has been in the quarantine area for the purposes of clause 6(a), the vessel will be taken to have been in the quarantine area the whole of the day on which treatment was completed, or the whole of the day the vessel was returned to the water, as applicable.

7. Re-entering the quarantine area

If a vessel re-enters the quarantine area after having left the quarantine area in accordance with Schedule 2 (whether or not any of the requirements arising under Schedule 2 have been complied with), each of the clauses in Schedule 2 (including any requirements in those clauses) again apply to the vessel, as applicable, provided that a person in control of a vessel will not be required to arrange for a biofouling inspection to be carried out more than once every 3 months.

REPORTING AND TREATMENT REQUIREMENTS

- (a) The person in control of the vessel must provide the Department with a copy of the biofouling inspection report and any records relating to the biofouling inspection within 5 business days of the completion of the biofouling inspection, by emailing carpetseasquirt@dpird.wa.gov.au.
- (b) If the biofouling inspector carrying out the biofouling inspection believes or suspects that carpet sea squirt is present on the vessel, the person in control of the vessel must—
 - (i) within 24 hours of the biofouling inspection being completed, notify the Department of the presence or suspected presence of carpet sea squirt on the vessel, by emailing carpetseasquirt@dpird.wa.gov.au; and
 - (ii) within 24 hours of the biofouling inspection being completed, submit to the Department samples of the carpet sea squirt or the suspected carpet sea squirt obtained during the biofouling inspection, for the purposes of confirmation testing, by emailing carpetseasquirt@dpird.wa.gov.au; and providing the samples to the Department's reception at 39 Northside Drive, Hillarys, Western Australia.
- (c) If—
 - (i) the Department determines through the confirmational testing that carpet sea squirt is present on the vessel; or
 - (ii) the biofouling inspector who carried out the biofouling inspection is unable to determine whether or not carpet sea squirt is present on the vessel; or
 - (iii) the Department determines, at its absolute discretion, that there is a high risk of carpet sea squirt being present on the vessel,
 the person must, as soon as is reasonably practicable thereafter—
 - (iv) arrange for the vessel to be treated in accordance with the treatment requirements specified in clause (d) of this section; and
 - (v) provide the Department with evidence of the treatment, including a report prepared by the biofouling inspector in relation to the treatment, within 24 hours of receiving the report from the biofouling inspector, by emailing carpetseasquirt@dpird.wa.gov.au.
- (d) If a vessel is to be treated, then the following requirements apply—
 - (i) Persons must obtain all necessary approvals prior to undertaking treatment, including any approvals required from government agencies.
 - (ii) All material greater than 50 micrometres in diameter, released from wet areas during the treatment process, must be captured and contained. At no time during treatment or after removal should any viable material be released back into the marine environment.
 - (iii) All treated surfaces must be free from any visible macro-fouling or the fouling must have been rendered unviable. i.e., a low biosecurity risk.
 - (iv) All collected material must be disposed of on land by an accredited waste management company and in compliance with the requirements of all relevant local authorities.
 - (v) The integrity of the antifouling coating must remain unaffected by the treatment system.
 - (vi) In-water treatment must be carried out by qualified commercial divers under the instruction and supervision of a biofouling inspector.

VICTORIA AITKEN, A/Executive Director Biosecurity, Department of Primary Industries and Regional Development, Delegate of the Director General.

JUSTICE

JU401

PROFESSIONAL STANDARDS ACT 1997

AUTHORISATION AND PUBLICATION PURSUANT TO SECTION 26

The Bar Association of Queensland Professional Standards Scheme

I, John Quigley MLA, Attorney General; Minister for Electoral Affairs, pursuant to section 26 of the *Professional Standards Act 1997 WA* (the Act), authorise the publication of The Bar Association of Queensland Professional Standards Scheme (the Scheme) submitted to me by the Professional Standards Council of Queensland. The Scheme is published with this authorisation and commences on 1 July 2024. The Scheme remains in force for a period of 5 years from its commencement unless the Scheme is revoked, extended, or its operation ceases as specified in the Act.

Dated 5 March 2024.

Hon. JOHN QUIGLEY, MLA, Attorney General; Minister for Electoral Affairs.

THE BAR ASSOCIATION OF QUEENSLAND PROFESSIONAL STANDARDS SCHEME

A scheme under the *Professional Standards Act 2004* (Qld)

PREAMBLE

Occupational Association

- A. The Bar Association of Queensland (ACN 009 717 739) (“the Association”) is an occupational association constituted as an Australian Public Company, Limited by Guarantee pursuant to the *Corporations Act 2001* (Cth).
- B. The occupational group for the purposes of the Scheme represented by the Association consists of barristers practising in or from Queensland who hold a Queensland practising certificate.
- C. The objectives of the Association are expressed in clause 3 of its Constitution and include—
 - (a) to promote the cause of justice;
 - (b) to maintain the high tradition of the Bar;
 - (c) to uphold the honour and promote the interests of the Association and members of the Association;
 - (d) to maintain correct and cordial relations with the Bench and the other branches of the profession;
 - (e) to arrange and promote continuing professional development;
 - (f) to promote fair and honourable practice amongst barristers; to suppress, discourage and prevent unsatisfactory professional conduct and professional misconduct; to inquire into so far as the law permits and decide questions as to professional conduct and etiquette of barristers; to make rules (including rules for the imposition on members of penalties, including expulsion, suspension or fines), with regard to the foregoing to the extent the law permits and in the absence of other rules and regulations made under the *Legal Profession Act 2007* (Qld) (“the LP Act”) for breach of such rules; and if deemed necessary, to report any of such rules or decisions to the Supreme Court of Queensland and to the Members of the Association and to the public as the Council sees fit;
 - (g) to raise with the appropriate bodies established under the LP Act all such matters as are necessary in respect of the discipline of members;
 - (h) to be represented in any matter before any Court, tribunal, body or person;
 - (i) to exercise such powers as may be conferred upon the Association by the LP Act, any other legislation, Rules of Court, or otherwise;
 - (j) to confer, and when thought fit, to cooperate with bodies in Australia or elsewhere representing the profession of the law or any branch thereof, or with any other bodies in Australia or elsewhere, as to matters directly or indirectly affecting the profession of the law, or which may affect the Association or its members, or may affect the attainment of the objects of Association; and, form and maintain associations with the Australian Bar Association and the Law Council of Australia, or any other body in Australia or elsewhere whether or not connected with the profession of the law;
 - (k) to make suggestions upon legislation, Rules of Court, the business and procedure of Courts, and the accommodation and condition of Court buildings;

- (l) to inquire into and report upon applications for admission as a legal practitioner and to take such action thereon as may be deemed proper;
- (m) to promote, conduct or cooperate in the promotion or conduct of activities of a professional, educational, cultural, sporting and social nature amongst Members of the Association.

Nature of the Scheme

- D. The Bar Association of Queensland Professional Standards Scheme (“the Scheme”) is a scheme under the *Professional Standards Act 2004* (Qld) (“the PS Act”) that applies to the persons referred to below in clause 2.
- E. The Scheme does not apply to all members of the Association. Article 4.1 of the Bar Association of Queensland Constitution provides for four types of membership: Ordinary Member—Class A, Class B or Class C; Associate Member; Honorary Member; or Life Member. The Constitution provides that a person, who agrees before admission to membership to undertake to abide by the Constitution and Rules of the Association, may be admitted as an Ordinary Member—
 - (a) in Class A for any local practising barrister;
 - (b) in Class B for any person who holds a practising certificate issued by the Association who is not a local practising barrister; or
 - (c) in Class C, being an interstate practising barrister.

Article 4.8 of the Constitution provides that Life Members are members or former members of the Association appointed for exceptional service to justice, the law or the Association upon nomination by the President, seconded by the Vice-President and approved by no less than three-quarters majority of a general meeting. A Life Member may also belong to another class of membership.

The Scheme will only apply to Class A Ordinary members and Life Members.

- F. The approximate number of members of the Association to whom the Scheme might apply at its commencement is 1036.
- G. The Scheme is intended to operate under the PS Act, which has the purpose of improving the occupational standards of professional persons, and to protect the consumers of their services.
- H. The Scheme limits the occupational liability of a person to whom it applies.
- I. The occupational liability limited by the Scheme is that provided for by the PS Act, which at present is all civil liability for damages (in tort, contract equity, or otherwise) in relation to a cause of action founded on an act or omission of a person to whom the Scheme applies acting in the performance of the person’s occupation that happens when the Scheme is in force.
- J. The Scheme does not apply to any liability to which the PS Act does not apply from time to time, which at present is any liability for damages arising from death or personal injury to a person, any negligence or other fault of a lawyer in acting for a client in a personal injury claim, a breach of trust, fraud or dishonesty or liability that may be the subject of proceedings under the *Land Title Act 1994* (Qld), part 9, division 2, subdivision C.
- K. The Scheme does not affect any claim for damages below the monetary ceiling specified in the Scheme for each member.
- L. The Scheme limits liability for damages to the monetary ceiling specified for a person to whom it applies provided that the person has insurance as required by s 22 of the PS Act.
- M. Notwithstanding anything to the contrary contained in the Scheme, if in particular circumstances giving rise to occupational liability, the liability of any person who is subject to the Scheme should be capped both by this Scheme and also by any other scheme under Professional Standards Legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

Risk Management

- N. The Association has adopted strategies which cover requirements for professional entry to practice at the Bar in Queensland, and continuing professional development in the areas of ethics and regulation of the profession management, substantive law, court practice and procedure, and evidence, and advocacy, mediation and other barristers’ skills, including making rules about legal practice in this jurisdiction engaged in by an Australian legal practitioner as a barrister. The Association has provided the Professional Standards Councils with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- O. The Association will report annually on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made or proposed to be made to them.

Complaints and discipline

- P. Association members are subject to a complaints and discipline system. The system operates pursuant to the requirements of the LP Act.
- Q. The Association is actively engaged in that system, and has the functions of investigation and of making a recommendation as to whether a discipline application should be started when a complaint is referred to the Association by the Legal Services Commissioner.

Standards of Insurance

- R. Members of the Association are required by the LP Act and regulations made under it, as a condition precedent to the issue of a required annual practising certificate, to have professional indemnity insurance—

- (a) for at least \$1.5m inclusive of defence costs; and
 - (b) provided by an insurer approved by the Association.
- S. The Association annually approves insurers for that purpose to provide annual insurance cover on the terms of particular standard form policies.
- T. The standard form policies cover occupational liability in all Australian States and Territories.

Claims Monitoring

- U. As a condition of approval of an insurer each year, the Association requires that the insurer provide claims data to the Association, so that the Association can continue to monitor claims made against its members from time to time.
- V. The Association will establish or maintain relationships with approved insurers from time to time.
- W. The Association will report annually to the Professional Standards Councils on claims monitoring, tactics, performance measures and monitoring systems.

Scheme Administration

- X. Responsibility for administration of the Scheme and ensuring that it complies with the requirements of the PS Act and of the Professional Standards Councils rests with the Association.

Duration

- Y. It is intended for the Scheme to remain in force for a period of 5 years from its commencement unless it is revoked, extended or ceases in accordance with section 33 of the PS Act.

Operation as an interstate scheme

- Z. The Scheme is intended to operate in a jurisdiction other than Queensland in accordance with the corresponding law to the PS Act of that jurisdiction and subject to the requirements of the corresponding law, so that references to a provision of the PS Act, the application of the Scheme to a liability, the limit of a liability under the PS Act or what constitutes occupational liability are intended to pick up the relevant provisions of the corresponding law, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in that jurisdiction as an interstate scheme.

THE BAR ASSOCIATION OF QUEENSLAND SCHEME

1. Occupational association

- 1.1 The Bar Association of Queensland Scheme (“the Scheme”) is a scheme under the PS Act.
- 1.2 The Scheme was prepared by the Association, whose business address is: Ground Floor, Inns of Court, 107 North Quay, Brisbane, Queensland. 4000.

2. Persons to Whom the Scheme Applies

- 2.1 The Scheme applies to any barrister who holds a Queensland practising certificate issued under the LP Act or regulations made under it, is a Class A Ordinary member or a Life member of the Association and is insured under an approved professional indemnity insurance policy which complies with the requirements under the LP Act and regulations made under it (or any Act replacing those requirements) and clause 3.1 below.
- 2.2 This Scheme also applies to any person to whom it applies by the operation of ss 20, 21 or 21A of the PS Act.
- 2.3 The Scheme limits the occupational liability, in relation to a cause of action founded on an act or omission that happens when the Scheme is in force, of any person to whom the Scheme applies when the act or omission happens.
- 2.4 The Association may, upon application by a person to whom the Scheme applies, exempt that person from participation in the Scheme with effect from a date specified by the Bar Council on or after the date on which the exemption is granted.
- 2.5 The Association may, upon application by a person exempted from the Scheme under clause 2.4, revoke such exemption with effect from a date specified by the Bar Council.

3. Limitation of Liability

- 3.1 If a person to whom this Scheme applies and against whom a cause of action relating to occupational liability is brought is able to satisfy the Court that—
- (a) the person has the benefit of an insurance policy insuring the person against the occupational liability; and
 - (b) the amount payable under the insurance policy in relation to the occupational liability is at least the amount of the monetary ceiling specified in clause 3.8 in relation to the class of person and the kind of work to which the cause of action relates;
- the person is not liable in damages in relation to that cause of action above the amount of that monetary ceiling. For the purposes of s 27 of the PS Act, the Scheme only affects a liability for damages arising from a single cause of action to the extent that the liability results in damages exceeding \$1,500,000.
- 3.2 For the operation of this Scheme in Queensland or in a jurisdiction other than Queensland pursuant to the PS Act, “occupational liability” in this Scheme means any civil liability arising whether in tort, contract or otherwise, directly or vicariously from anything done or omitted by a member of the Association acting in the performance of the member’s occupation and any other liability included in the meaning of “occupational liability” under the PS Act from time to time.

- 3.3 For the operation of this Scheme in a jurisdiction other than Queensland under a corresponding law of that jurisdiction, “occupational liability” means any liability included in the meaning of “occupational liability” in the corresponding law which is in force in that jurisdiction from time to time.
- 3.4 The occupational liability for which a person is not liable above the amount of the monetary ceiling is an occupational liability in relation to a cause of action founded on an act or omission that happens when the Scheme is in force in a jurisdiction to which the Scheme applies.
- 3.5 Notwithstanding clause 3.1, for the operation of this Scheme in Queensland or in a jurisdiction other than Queensland pursuant to the PS Act the occupational liability to which this Scheme applies does not include liability to which the PS Act states, from time to time, that it does not apply.
- 3.6 Notwithstanding clause 3.1, for the operation of this Scheme in a jurisdiction other than Queensland under a corresponding law of that jurisdiction the occupational liability to which this Scheme applies does not include liability to which the corresponding law states, from time to time, that it does not apply.
- 3.7 The Scheme is intended to apply in respect of occupational liability of a person to whom the Scheme applies arising in the jurisdictions of Queensland, New South Wales, Victoria, South Australia, Western Australia, the Australian Capital Territory, the Northern Territory and Tasmania and to apply in each of those jurisdictions from the time the Scheme commences under the PS Act or, to the extent required by a corresponding law of another jurisdiction, by the corresponding law of the relevant jurisdiction.
- 3.8 The monetary ceiling is \$1,500,000.
- 3.9 The monetary ceiling is in Australian currency.

4. Conferral of discretionary authority

- 4.1 The Scheme confers on the Association a discretionary authority, on application by a person to whom the Scheme applies, to specify a higher maximum amount of liability than would otherwise apply under the Scheme in relation to the person, either in all cases or in any specified case or class of case, being a specified monetary ceiling not exceeding \$50 million.

5. Duration

- 5.1 The Scheme will commence—
- In New South Wales, the Northern Territory, Tasmania, Western Australia, Victoria and Queensland on 1 July 2024; and
 - In the Australian Capital Territory and in South Australia, on this same date, or such other later date, provided the date is specified in the relevant Minister’s notice in relation to the scheme; or,
 - In all other cases, subject to the statutory provisions of each applicable jurisdiction.
- 5.2 The Scheme will remain in force for a period of 5 years from its commencement in Queensland.
- 5.3 Clause 5.2 is subject to the provisions of each jurisdiction in relation to the revocation, extension, or cessation of a scheme.

JU402

PROFESSIONAL STANDARDS ACT 1997

NOTIFICATION PURSUANT TO SECTION 44A(2)

Chartered Accountants Australia and New Zealand Professional Standards Scheme

Pursuant to section 44A(2) of the *Professional Standards Act 1997* (WA), I, the Hon John Quigley MLA, Attorney General, hereby extend the period for which the Chartered Accountants Australia and New Zealand Professional Standards Scheme is in force in Western Australia to 12 July 2025.

Dated 5 March 2024.

Hon. JOHN QUIGLEY, MLA, Attorney General.

JU403

PROFESSIONAL STANDARDS ACT 1997

NOTIFICATION PURSUANT TO SECTION 44A(2)

The CPA Australia Ltd Professional Standards (Accountants) Scheme

Pursuant to section 44A(2) of the *Professional Standards Act 1997* (WA), I, the Hon John Quigley MLA, Attorney General, hereby extend the period for which The CPA Australia Ltd Professional Standards (Accountants) Scheme is in force in Western Australia to 20 August 2025.

Dated 5 March 2024.

Hon. JOHN QUIGLEY, MLA, Attorney General.

LANDS

LA401

TRANSFER OF LAND ACT 1893

APPLICATION O920912

Take notice that Rodney Bernard Strang has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Wilkerson Road West Toodyay in all of that land being Avon Location 158 containing 4.0442 Hectares being the whole of the Land comprised in Memorial Book XXXI No. 22.

All Persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge with Landgate on or before **8th April 2024** a caveat forbidding the land being brought under the operation of the Act.

Dated 15 March 2024.

BRUCE ROBERTS, Registrar of Titles.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

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

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

WARDEN TW McPHEE.
14th February 2024.

To be heard by the Warden for Mt. Magnet sitting in Perth on 10 April 2024.

MURCHISON MINERAL FIELD

Prospecting Licences

P 20/2330	Cue Consolidated Mining Pty Ltd
P 21/756	Cue Consolidated Mining Pty Ltd
P 58/1863	Goodrick, Scott Anthony
P 58/1895	Centauri Consolidated Investments Pty Ltd
P 58/1896	Centauri Consolidated Investments Pty Ltd
P 58/1897	Centauri Consolidated Investments Pty Ltd
P 58/1899	Ford, Slade Stanley
P 58/1909	Lear, Allan Hahn

YALGOO MINERAL FIELD

Prospecting Licences

P 59/2240	D'Agostino, Carmello Tony
P 59/2246	Nash, Robert James

MP402**MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Energy, Mines, Industry Regulation and Safety,
Mt. Magnet WA 6638.

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

WARDEN TW McPHEE.
14 February 2024.

To be heard by the Warden for Mt. Magnet sitting in Perth on 10 April 2024.

MURCHISON MINERAL FIELD*Prospecting Licences*

P 20/2319	Cue Consolidated Mining Pty Ltd
P 20/2320	Cue Consolidated Mining Pty Ltd
P 20/2321	Cue Consolidated Mining Pty Ltd
P 20/2322	Cue Consolidated Mining Pty Ltd
P 20/2323	Cue Consolidated Mining Pty Ltd

YALGOO MINERAL FIELD*Prospecting Licences*

P 59/2067	Blair, Steven
P 59/2260	Sandgroper Minerals Pty Ltd

MP403**MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Energy, 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 for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for late payment of rent.

WARDEN MAUGHAN.

To be heard by the Warden at Kalgoorlie on 17 April 2024.

DUNDAS MINERAL FIELD*Miscellaneous Licences*

L 63/77	Essential Metals Limited
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MP404**MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Energy, Mines, Industry Regulation and Safety,
Kalgoorlie WA 6430.

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

WARDEN MAUGHAN.

To be heard by the Warden at Kalgoorlie on 17 April 2024.

BROAD ARROW MINERAL FIELD*Prospecting Licences*

P 24/5575 Montgomery, Phillip

NORTH COOLGARDIE MINERAL FIELD*Prospecting Licences*

P 31/2146 Griffiths, Ronald Arthur

MP405**MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Energy, 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 for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for late payment of rent.

WARDEN MAUGHAN.

To be heard by the Warden at Kalgoorlie on 17 April 2024.

COOLGARDIE MINERAL FIELD*Prospecting Licences*P 15/6596 Briggs, Patrick
Fortuna Resources Pty Ltd**MP406****MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Energy, 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 MAUGHAN.

To be heard by the Warden at Kalgoorlie on 17 April 2024.

COOLGARDIE MINERAL FIELD
Prospecting Licences

P 16/3319 Clark, Michael

MP407

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, 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 MAUGHAN.

To be heard by the Warden at Kalgoorlie on 17 April 2024.

EAST COOLGARDIE MINERAL FIELD
Prospecting Licences

P 26/4660 Yalgoo Mining and Exploration Pty Ltd
P 26/4661 Yalgoo Mining and Exploration Pty Ltd

N. E. COOLGARDIE MINERAL FIELD
Prospecting Licences

P 27/2527 Hutchinson, Neale Ronald

NORTH COOLGARDIE MINERAL FIELD
Prospecting Licences

P 31/2150-S Freeth, Philip Noel
P 31/2151-S Freeth, Philip Noel
P 31/2152-S Freeth, Philip Noel
P 31/2153-S Freeth, Philip Noel

MP408

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, 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 A MAUGHAN.
20 February 2024.

To be heard by the Warden at Leonora on 16 April 2024.

MT MARGARET MINERAL FIELD*Prospecting Licences*

P 37/8467	Sceghi, Gino Sceghi, Aidan Daniel Sceghi, Josiah Phillip Paul
P 37/8573	United Mines Pty Ltd
P 38/4520	Mas, Gary Wallace Mas, Daniel Gary
P 38/4553-S	Dean, John Shane
P 39/6233	Gem Prospecting Pty Ltd

MP409**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, Mines, Industry Regulation and Safety,
Karratha WA 6741.

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 environmental conditions.

WARDEN T McPHEE.
19 February 2024.

To be heard by the Warden in Perth on 3 May 2024.

WEST PILBARA MINERAL FIELD*Miscellaneous Licences*

L 47/934	Paulsens East Iron Ore Pty Ltd
L 47/981	Paulsens East Iron Ore Pty Ltd

PARLIAMENT**PA401**

PARLIAMENT OF WESTERN AUSTRALIA

Royal Assent to Bills

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

Title of Act	Date of Assent	Act No.
Electricity Industry Amendment (Distributed Energy Resources) Act 2024	7 March 2024	1 of 2024
Perth Parking Management Act 2024	7 March 2024	2 of 2024
Perth Parking Management Amendment Act 2024	7 March 2024	3 of 2024

Dated 13 March 2024.

SAM HASTINGS, Clerk of the Parliaments.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Bayswater

Town Planning Scheme No. 24—Amendment No. 86

Ref: TPS/2618

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 Bayswater Town Planning Scheme amendment on 26 February 2024 for the purpose of—

Replace the scheme amendment text with—

Schedule A—Supplemental provisions to the deemed provisions

These provisions are to be read in conjunction with the deemed provisions (Schedule 2) contained in the *Planning and Development (Local Planning Schemes) Regulations 2015*.

<p>Part 3 -Heritage Protection Clause 13B Significant Tree Register</p>	<p>(1) The local government may establish and maintain a significant tree register to identify trees within the Scheme area that are worthy of preservation.</p> <p>(2) The significant tree register—</p> <p>a. Must set out a description of each tree, its location and the reason for its entry in the significant tree register; and</p> <p>b. Must be available, with the scheme documents, for public inspection during business hours at the offices of the local government; and</p> <p>c. May be published on the website of the local government.</p> <p>(3) The local government must not enter a tree or remove a tree from the significant tree register unless the local government has received a written nomination from the owner of the land which contains the tree. A written nomination can only be made by the owner of the land which contains the tree.</p> <p>(4) Upon receiving a written nomination in accordance with sub-clause (3), the local government may—</p> <p>a. Carry out any other consultation the local government considers appropriate; and</p> <p>b. Following any consultation and consideration of the submissions made on the proposal, resolve that the tree be entered into the significant tree register with or without modifications, or that the tree be removed from the significant tree register.</p> <p>(5) If the local government enters a tree in the significant tree register or modifies an entry of a tree in the significant tree register, the local government must give notice of the entry or modification to each owner and occupier of the land which contains the tree.</p> <p>(6) The local government may require assessment or certification by an arboriculturist to be carried out prior to the determination of an application for development approval for land which contains a tree identified on the significant tree register.</p> <p>(7) Any tree included on the local governments significant tree register prior to clause 138 coming into effect continues under this scheme and is taken to be on the significant tree register.</p>
<p>Part 7 -Requirement for development approval Clause 60 -Development for which development approval is required</p>	<p>Development approval of the local government is required prior to the removal, destruction, and/or interference with any tree included on the local governments significant tree register.</p>

F. PIFFARETTI, Mayor.
J. EDWARDS, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005
IMPROVEMENT PLAN NO. 60—YANCHEP CITY CENTRE

File: RLS/1078

It is hereby notified for public information that the Western Australian Planning Commission (WAPC), acting pursuant to Part 8 of the *Planning and Development Act 2005*, has certified, and recommended that, for the purpose of advancing the planning, development and use of the land described below, it should be made the subject of Improvement Plan No. 60—Yanchep City Centre.

The Improvement Plan area comprises the land depicted on WAPC plan number 3.2808/1.

The purpose of this improvement plan is for the WAPC or its delegates and the City of Wanneroo to work collaboratively in order to facilitate the future delivery process of the Yanchep City Centre in accordance with strategic planning.

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

Improvement Plan No. 60—Yanchep City Centre is effective on and from the date of publication of this notice in the *Government Gazette*.

All documents relating to this amendment can be viewed online on the Department of Planning, Lands and Heritage website at www.dplh.wa.gov.au/improvement-plans-schemes

Ms SAM BOUCHER, Secretary, Western Australian Planning Commission.

PL403

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Cockburn
Town Planning Scheme No. 3 Amendment No. 163

File: TPS/3060

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 abovementioned amendment to the City of Cockburn Town Planning Scheme No. 3 on 11 March 2024 for the purpose of—

- Rezoning various lots within 'Development Area 11' from 'Development' to 'Residential (R20)', 'Residential (R40)', 'Local Centre', 'Mixed Use (R30)', and/or 'No Zone' as depicted on the Scheme Amendment Map.
- Reclassifying land within 'Development Area 11' from the 'Development' zone to a local 'Parks and Recreation' and/or 'Local Road' reservation as depicted on the Scheme Amendment Map.
- Amending the Scheme Maps and 'Table 7—Restricted Uses' to include Restricted Use No. 16 (RU 16) and Restricted Use No. 17 (RU 17) as follows—

No.	Description of Land	Restricted Use	Conditions
RU16	Lots 620 (No. 155) Gaebler Road, and Lot 621 (No. 248) Lyon Road, Aubin Grove	Aged and Dependant Persons Dwelling	Development Approval
RU17	Lot 622 (No. 173) Gaebler Road, Aubin Grove	Medical Centre and/or Child Care Premises	Development Approval

- Reducing the extent of the 'Development Area 11' (DA 11) special control are boundary, as depicted on the Scheme Amendment Map.

L. HOWLETT, Mayor.
D. SIMMS, Chief Executive Officer.

PL404

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Cockburn
Town Planning Scheme No. 3 Amendment No. 169

File: TPS/3119

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 abovementioned amendment to the City of Cockburn Town Planning Scheme No. 3 on 11 March 2024 for the purpose of—

1. Rezoning various lots within 'Development Area 37' from 'Development' to 'Residential (R25)', 'Residential (R30)', 'Residential (R40)', 'Residential (R60)', 'Mixed Use' and 'Local Centre (R80)', as depicted on the Scheme Amendment Map.
2. Reclassifying land within 'Development Area 37' from the 'Development' zone to a local reserve for 'Parks and Recreation', 'Local Road', 'Public Purposes (Civic)', 'Public Purposes (Primary School)' and/or 'Public Purposes (Water Corporation)', as depicted on the Scheme Amendment Map.
3. Reclassifying Lot 867 Dollier Street, Treeby (Reserve 47750) from the 'Resource' zone to a local reserve for 'Lakes and Drainage'.
4. Reclassifying Lot 1 Solomon Road, Treeby from a 'Local Road' to a local reserve for 'Public Purposes (Water Corporation)'.
5. Reclassifying the northern portion of Lot 700 Clementine Boulevard, Treeby (Reserve 53280) from a 'Local Road' to a local reserve for 'Parks and Recreation.'
6. Reducing the extent of the 'Development Area 37' special control area boundary, as depicted on the Scheme Amendment Map.

L. HOWLETT, Mayor.
D. SIMMS, Chief Executive Officer.

REGIONAL DEVELOPMENT

RG401

REGIONAL DEVELOPMENT COMMISSIONS ACT 1993

APPOINTMENTS

It is hereby notified for general information that the Minister for Regional Development has approved the following appointments in accordance with Part 3 of the *Regional Development Commissions Act 1993*—

Pilbara Development Commission
Board of Management

Appointment of Mr Daniel Scott as a Member for a term commencing 26 February 2024 and expiring 31 December 2026.

Appointment of Mr Simon Taylor, as Ex-officio Member, from 18 March 2024 for an ongoing term.

Hon. DONALD PUNCH, MLA, Minister for Regional Development.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Peter Jonathan Ellis, late of 9 Manoora Place, Kenwick, 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 24th day of December 2023, are required by the Executor, Damian Stephen Ellis 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 26th day of April 2024, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which they then have had notice.

Dated the 11th day of March 2024.

PETER A. NEVIN, Taylor Smart.

ZZ402

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Estate of the late Iese Sulusulu, 328a Benara Road, Morley, 6062 in the State of Western Australia, Internal Despatch Coordinator, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the above-named deceased who died on 8 November 2023 are required to send particulars of their claims to the Administrator, care of Ashleigh Timoko (see address below) within one (1) month of the date of publication of this notice after which date the Administrator may convey or distribute the assets having regard only to claims of which notice has been given.

c/- ASHLEIGH TIMOKO, 65 Cheriton Avenue, Ellenbrook, Perth WA 6069.
Telephone: 0405 653 488.

ZZ403

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Barry John Meade late of Mertome Aged Care and Retirement Village, 30 Winifred Road Bayswater Western Australia, Retired Civil Servant, 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 December 2023 are required by the Trustee Australian Executor Trustees Limited ACN 007 869 794 of Level 1, 575 Bourke Street Melbourne VIC 3000 to send particulars of their claim to them by 26 April 2024 after which date the Trustee may convey or distribute the assets having regard only to the claims of which it then has notice.

ZZ404

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Maria Rosa Donato, late of 35 Lennox Drive, Secret Harbour, in the State of Western Australia, Home Duties, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on the 7th day of November 2023, are required by the Executors and Trustees, being Ms Grazia Calandro and Ms Sarah Donato, of c/- Mort & Associates, of PO Box 20, Cannington, WA, 6987, to send particulars of their claims to them at Mort & Associates of PO Box 20, Cannington, WA, 6987, by the date being one month following the date of publication of this notice, after which date the Executors and Trustees may convey or distribute the assets, having regard only to claims of which they then have notice.

MORT & ASSOCIATES as solicitor for the Executors and Trustees.

ZZ405

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Domenico Donato, late of 35 Lennox Drive, Secret Harbour, in the State of Western Australia, Retiree, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on the 17th day of August 2022, are required by the Executors and Trustees, being Ms Grazia Calandro and Ms Sarah Donato, of c/- Mort & Associates, of PO Box 20, Cannington, WA, 6987, to send particulars of their claims to them at Mort & Associates of PO Box 20, Cannington, WA, 6987, by the date being one month following the date of publication of this notice, after which date the Executors and Trustees may convey or distribute the assets, having regard only to claims of which they then have notice.

MORT & ASSOCIATES as solicitor for the Executors and Trustees.

ZZ406**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Estate of Dorothy Jay, late of Alice Ross King Care Centre, 2 Bullcreek Drive, Air Force Memorial Estate, Bullcreek, Western Australia, formerly of 128 / 10 Timbercrest Rise, Woodvale, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estate of the deceased, who died on the 14th day of January 2024, are required by the Executors James Stuart Hamilton, Leighton Robert Jay and Alan Richard Goodall to send the particulars of their claim to Mr James Hamilton of 345, 831 Mandurah Road, Baldivis, WA, 6171, within thirty (30) days of publication of this notice, after which date the said Executors may convey or distribute the assets, having regard only to the claims of which they then have had notice.

ZZ407**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Athol Edgar Bengough, late of 13 Preston Point Road, East Fremantle, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estate of the above named deceased, who died on 11/11/2023, are required by the Executor John William Bengough to send the particulars of their claims to John Bengough, 32 Penistone Street, Greenwood, Western Australia, 6024 within one (1) month of the date of publication of this notice after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ408**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Andrew Donald McInnes, late of 75 St Andrews Drive, Yanchep, 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 7 April 2023, are required by the trustee, of Aleksandra Mutavdzic 10 Foyle Road, Bayswater 6053 to send particulars of their claims to her within one (1) month 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 she then has notice.

ZZ409**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the estate of Craig Christopher Stipanicev who died on 4 April 2023 of 68 Bebich Drive, Wanneroo, Western Australia 6065, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the said deceased person are required by the Administrator of the deceased's estate being Melissa Stipanicev care of Lark Lawyers, PO Box 518, West Perth, Western Australia 6872, to send particulars of their claims to her by 18 April 2024 after which date the Administrator may convey or distribute the assets having regard only to the claims of which the Administrator then has notice.

ZZ410**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 Sylvia Harper who died on 12th January 2024 late of McNamara Lodge 41 Portrush Parade Meadow Springs WA 6210 are required by the personal representative Valerie Sylvia Eivers 14 Moonbrook Way Meadow Springs WA 6210 to send particulars of their claims to her by the 15th April 2024 after which date the personal representative may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

ZZ411**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the estate of Peter Hayward Rose who died on 28 October 2023 of 18 Collie River Road, Burekup Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the said deceased person are required by the Executors of the deceased's estate being Margaret Elizabeth Rose, Jacqueline Ynema and Gail Patricia George, care of Angus Tibbits Solicitors, Suite 9, 73 Calley Drive, Leeming Western Australia, to send particulars of their claims to them by 15 April 2024, after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ412**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Anne Margaret Fleming, late of 85B Tamar Street, Palmyra, 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 31/08/2023, are required by the trustee of the late Anne Margaret Fleming, c/- Mountains Lawyers, PO Box 5379, Rockingham Beach WA 6969 to send particulars of their claims to the trustee within 30 days of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

ZZ413**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 15 April 2024 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anthony, Rose Lirleen, late of Bridgewater Lifestyle Village, Unit 158, 106 Oakleigh Drive, Erskine, who died on 19 September 2023 (DE19953049 EM24).

Colfer, William Joseph, late of Unit 4, 19 Hartley Street, Gosnells, who died on 22 January 2024 (DE33121822 EM16).

Crake, George William Augustus (also known as George William Crake), late of Bethanie Peel Aged Care Home, 2 Maclaggan Turn, Coodanup, who died on 7 August 2023 (DE20001202 EM17).

Gallego, Isaac, late of Freshwater Bay Nursing Home, 67 Palmerston Street, Mosman Park, who died on 18 January 2024 (DE33198077 EM23).

Gennoe, Barry, formerly of 130 Rockwood Street, Henley Brook, late of CraigCare Ascot Waters, 2 Waterway Crescent, Ascot, who died on 5 December 2023 (DE19983070 EM17).

Gregory, Madeline, late of Germanus Kent House, 20 Dickson Drive, Broome, who died on 20 January 2020 (PM33051576 EM214).

Hoskyns, Max, late of 6 Ashwood Close, Ballajura, who died on 22 February 2023 (DE3314169 EM35).

McAloon, Kevin Gerald, late of Archbishop Goody Residential Aged Care, 29 Goderich Street, East Perth, who died on 16 December 2023 (DE19744256 EM16).

McKenna, Kathleen Margaret, late of Osboine Contemporary Aged Care Facility, 39 Newton Street, Bayswater, who died on 14 October 2023 (PM33186459 EM27).

Pascoe, Kerry Lee, late of Unit 29, 2-8 Almond Place, Shoalwater, who died on 14 September 2023 (DE33086955 EM16).

Shambrook, Joan Ida, late of Juniper John Bryant Residential Aged Care Home, 95 Rawlinson Drive, Marangaroo, who died on 12 January 2024 (PM33075462 EM27).

Searle, Michael Joseph, late of Archbishop Goody Residential Aged Care, 29 Goderich Street, East Perth, who died on 6 September 2023 (PM33193849 EM214).

Serafini, Antonio, late of Villa Dalmacia Aged Care Facility, 27 Gorham Way, Spearwood, who died on 18 February 2023 (DE33178514 EM35).

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