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— PART 1 —

FISHERIES

FI301*

Fish Resources Management Act 1994

Fish Resources Management Amendment Regulations (No. 8) 2012

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Fish Resources Management Amendment Regulations (No. 8) 2012*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Fish Resources Management Regulations 1995*.

4. Schedule 1 Part 3 amended

In Schedule 1 Part 3 delete item 3 and insert:

3.	Managed fishery licence fees	
	(1) Abalone Managed Fishery, the sum obtained by multiplying the total kg of entitlement conferred by the licence (but excluding any entitlement transferred to or from the licence under section 141 of the Act) by the fee for each kg, as follows —	
	(a) for greenlip abalone, per kg	5.73

(b)	for brownlip abalone, per kg	5.73
(c)	for Roe's abalone, per kg	1.38
(2)	Abrolhos Islands and Mid West Trawl Managed Fishery, per licence	26 215.00
(3)	Broome Prawn Managed Fishery	55.00
(4)	Cockburn Sound (Crab) Managed Fishery, per pot	11.14
(5)	Cockburn Sound (Fish Net) Managed Fishery	6 010.00
(6)	Cockburn Sound (Line and Pot) Managed Fishery	289.00
(7)	Cockburn Sound (Mussel) Managed Fishery	122.00
(8)	Esperance Rock Lobster Managed Fishery, per pot	63.14
(9)	Exmouth Gulf Prawn Managed Fishery	29 833.00
(10)	Gascoyne Demersal Scalefish Managed Fishery, per unit	17.26
(11)	Kimberley Gillnet and Barramundi Managed Fishery, per boat	7 298.00
(12)	Kimberley Prawn Managed Fishery —	
(a)	for a Class 1 licence	704.00
(b)	for a Class 2 licence	704.00
(c)	for a Class 3 licence	5 000.00
(13)	Marine Aquarium Fish Managed Fishery —	
(a)	for an individual	955.00
(b)	for a body corporate	955.00
(14)	Nickol Bay Prawn Managed Fishery	2 517.00
(15)	Northern Demersal Scalefish Fishery —	
(a)	for an "A" class licence	136.00
(b)	for a "B" class licence, per unit of entitlement	182.17
(16)	Onslow Prawn Managed Fishery —	
(a)	for an "A" class licence	3 877.00
(b)	for a "B" class licence	66.00
(c)	for a "C" class licence	66.00
(d)	for a "D" class licence	66.00

(17)	Pilbara Fish Trawl Interim Managed Fishery, per fish trawl unit	7.49
(18)	Pilbara Trap Managed Fishery, per trap unit	21.14
(19)	Shark Bay Beach Seine and Mesh Net Managed Fishery, per fishing unit	5 165.00
(20)	Shark Bay Prawn Managed Fishery	45 663.00
(21)	Shark Bay Scallop Managed Fishery —	
	(a) for a class A boat, per boat	26 297.00
	(b) for a class B boat, per boat	6 887.00
(22)	South Coast Estuarine Managed Fishery	2 369.00
(23)	South Coast Purse Seine Managed Fishery, the sum obtained by multiplying the number of units of entitlement determined in accordance with that management plan, conferred by the licence by the fee for each unit as follows —	
	(a) for zone 1	123.53
	(b) for zone 2	202.89
	(c) for zone 3	113.97
	(d) for zone 4	120.60
(24)	South Coast Salmon Managed Fishery, per team	391.00
(25)	South West Coast Salmon Managed Fishery, per team	781.00
(26)	South West Trawl Managed Fishery —	
	(a) for zone A	1 768.00
	(b) for zone B	1 768.00
	(c) for zone A and B	1 768.00
	(d) for zone B and C	1 768.00
	(e) for zone B and D	1 768.00
(27)	Specimen Shell Managed Fishery	1 030.00
(28)	Warnbro Sound (Crab) Managed Fishery	1 083.00
(29)	West Coast (Beach Bait Fish Net) Managed Fishery	420.00
(30)	West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery, per unit	4.20
(31)	West Coast Purse Seine Managed Fishery	227.00

(32) West Coast Rock Lobster Managed Fishery —	
(a) for zone A units, per unit	162.00
(b) for zone B units, per unit	156.00
(c) for zone C units, per unit	165.00
(33) Windy Harbour-Augusta Rock Lobster Managed Fishery, per pot	5.97

By Command of the Governor,

N. HAGLEY, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

Shire of Capel

LOCAL GOVERNMENT PROPERTY AMENDMENT LOCAL LAW 2012

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Capel resolved on 19th day of September 2012 to make the following local law.

1. Citation

This local law may be cited as the *Shire of Capel Local Government Property Amendment Local Law 2012*.

2. Principal Local Law

In this local law the *Shire of Capel Local Government Property Local Law* published in the *Government Gazette* on 21 February 2001 is referred to as the principal local law. The principal local law is amended.

3. Clause 1.2 amended

3.1 In clause 1.2, in the definition for “local government property”—

- (a) delete “or” at the end of subclause (b)
- (b) insert “or” at the end of subclause (c)
- (c) after subclause (c) insert—
- (d) along the district’s western boundary, from the high water mark at ordinary spring tides, for a distance of 200 metres seawards towards the Indian Ocean, as approved by the Governor under section 3.19 of the Act per notice published in the *Government Gazette*, No. 149, on 18 May 2001, page 2411.

4. Clause 5.5 amended

Delete clause 5.5 and insert—

5.5 Only specified gender to use entry of toilet block or change room

(1) Where a sign on a toilet block or change room specifies that a particular entry of the toilet block or change room is to be used by—

- (a) females—then a person of the male gender shall not use that entry of the toilet block or change room;
- (b) males—then a person of the female gender shall not use that entry of the toilet block or change room; or
- (c) families—then, where the toilet block or change room is being used by a family, only an immediate member of that family may use that entry of the toilet block or change room.

(2) Paragraphs (a) and (b) of subclause (1) do not apply to a child, when accompanied by a parent, guardian or caregiver, where the child is—

- (a) under the age of 8 years; or
- (b) otherwise permitted by an authorised person to use the relevant entry.

5. Clause 8.4 amended

- (a) delete subclause 8.4(2) and
- (b) renumber subclause (3) to subclause (2)

6. Schedule 1 amended

Delete Schedule 1 and insert—

SCHEDULE 1—PRESCRIBED OFFENCES**[Clause 9.4]**

Clause	Description	Modified Penalty \$
2.4	Failure to comply with determination	500
3.6	Failure to comply with conditions of permit	250
3.13(1)	Failure to obtain a permit	250
3.14(3)	Failure to obtain permit to camp outside a facility	250
3.15(1)	Failure to obtain permit for liquor	250
3.16	Failure of permit holder to comply with responsibilities	250
4.2(1)	Behaviour detrimental to property	500
4.4	Under influence of liquor or prohibited drug	250
4.6(2)	Failure to comply with sign on local government property	500
5.3	Failure to comply with sign or direction on beach	500
5.4	Unauthorised entry to fenced or closed local government property	250
5.5	Gender not specified using entry of toilet block or change room	250
6.1(1)	Unauthorised entry to function on local government property	250
9.1	Failure to comply with notice	500

Dated 17th of October 2012.

The Common Seal of the Shire of Capel was affixed by authority of a resolution of the Council in the presence of—

M. T. SCOTT, Shire President.
P. F. SHEEDY, Chief Executive Officer.

— PART 2 —

CONSUMER PROTECTION

CP401*

ASSOCIATIONS INCORPORATION ACT 1987

CANCELLED ASSOCIATION

APEX CLUB OF MOORA INC—A0710045K

Notice is hereby given that pursuant to Section 35(2) of the *Associations Incorporation Act 1987*, the incorporation of the above-named association has been cancelled as from the date of this notice.

Dated: 4 October 2012.

DAVID HILLYARD, Director, Retail and Services
for Commissioner for Consumer Protection.

CP402*

ASSOCIATIONS INCORPORATION ACT 1987

CANCELLED ASSOCIATION

FORREST COMMUNITY ASSOCIATION INC.—A1007407L

Notice is hereby given that pursuant to Section 35(2) of the *Associations Incorporation Act 1987*, the incorporation of the above-named association has been cancelled as from the date of this notice.

Dated: 4 October 2012.

DAVID HILLYARD, Director, Retail and Services
for Commissioner for Consumer Protection.

CP403*

ASSOCIATIONS INCORPORATION ACT 1987

CANCELLED ASSOCIATION

THE HIRAM BENEFIT ASSOCIATION—A0360007E

Notice is hereby given that pursuant to Section 35(2) of the *Associations Incorporation Act 1987*, the incorporation of the above-named association has been cancelled as from the date of this notice.

Dated: 4 October 2012.

DAVID HILLYARD, Director, Retail and Services
for Commissioner for Consumer Protection.

ELECTORAL

EL401*

ELECTORAL ACT 1907

REGISTRATION OF POLITICAL PARTIES

Notice of Application (Section 62E)

Shooters and Fishers Party (WA) Inc.

An application has been made to register the name of the "Shooters and Fishers Party (WA) Inc." and for the abbreviated name of the party to be the "Shooters and Fishers" in the register of political parties kept by the Electoral Commissioner under section 62D of the *Electoral Act 1907*.

The following information was included in the application—

- | | |
|--|---|
| (a) Name for political party: | Shooters and Fishers Party (WA) Inc. |
| (b) Abbreviation of name for use on ballot papers: | Shooters and Fishers |
| (c) Name and address of Secretary of Party: | James William Haywood
PO Box 53
HAMILTON HILL WA 6963 |

Any elector who believes that the application—

- (i) is not in accordance with section 62E of the *Electoral Act 1907*; or
- (ii) should be refused under section 62J of the *Electoral Act 1907*

is invited to submit to the Electoral Commissioner by Monday 19 November 2012, a statement which—

- (a) sets out in detail the grounds for the elector's belief in respect to (i) and (ii) above;
- (b) sets out the elector's residential address and postal address; and
- (c) is signed by the elector.

Written submissions—

Electoral Liaison Officer
Western Australian Electoral Commission
GPO Box F316
PERTH WA 6841

Telephone—

Electoral Liaison Officer: (08) 9214 0414
Fax: (08) 9226 0577

Email—waec@waec.wa.gov.au

Any statement submitted will be available for public inspection without fee at the Western Australian Electoral Commission, Level 2, 111 St Georges Terrace, PERTH WA 6000.

Visit the Commission's website www.waec.wa.gov.au for more information.

WARWICK GATELY AM, Electoral Commissioner.

FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954

REVOCATION—TOTAL FIRE BAN

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Chief Operations Officer of the Fire and Emergency Services Authority of Western Australia, revoked the total fire ban issued for 12 October 2012 at 1430 hours for the local government district of Port Hedland.

BRUCE JONES, Assistant Chief Operations Officer of the Fire and Emergency Services Authority of Western Australia, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Authority of Western Australia Act 1998*.

FE402*

BUSH FIRES ACT 1954

TOTAL FIRE BAN

Correspondence No. 12080

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Chief Operations Officer of the Fire and Emergency Services Authority of Western Australia, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 12 October 2012 from 0630 hours to 2359 hours, for the local government district of Port Hedland.

BRUCE JONES, Assistant Chief Operations Officer of the Fire and Emergency Services Authority of Western Australia, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Authority of Western Australia Act 1998*.

FISHERIES

FI101**CORRECTION***FISH RESOURCES MANAGEMENT ACT 1994****WEST COAST ROCK LOBSTER MANAGED FISHERY MANAGEMENT PLAN 2012**

FD 48/12 [1078]

An error occurred in the *West Coast Rock Lobster Managed Fishery Management Plan 2012*, published in the *Government Gazette* No. 187 dated 17 October 2012. The instrument is corrected as follows.

In Schedule 10 to the *West Coast Rock Lobster Managed Fishery Management Plan 2012* delete Item (2) and insert—

(2) Method for determining net weight of a consignment of rock lobster, in respect of the holder of a licence or person fishing on their behalf—

Net weight is determined by subtracting from the gross weight of the consignment the total weight of all containers in the consignment.

HEALTH

HE401***HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)
ACT 2010****HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)
MEDICAL (AREA OF NEED) DETERMINATION (NO. 36) 2012**

Made by the Minister for Health pursuant to section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia) Act 2010*.

Citation

1. This determination may be cited as the *Medical (Area of Need) Determination (No. 36) 2012*.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Area of need

3. The area of need specified in the Schedule is determined to be an area of need for the purposes of section 67(5) of the Schedule of the *Health Practitioner Regulation National Law (Western Australia)*.

Expiry of determination

4. This determination expires five years after its commencement.

SCHEDULE**GENERAL MEDICAL SERVICES IN THE SUBURB OF BEECHBORO IN THE CITY OF SWAN**

Dated this 15th day of October 2012.

Dr KIM HAMES MLA, Deputy Premier, Minister for Health.

HOUSING

HW401***COUNTRY HOUSING ACT 1998****STANDARD RATE OF INTEREST**

Notice is hereby given, in accordance with Section 40 of the *Country Housing Act 1998* that the standard rate of interest to apply for assistance provided under this Act is now 5.79% pa for existing loans prior to the 20th of December 2009 and 6.57% pa for loans after the 20th of December 2009. This change in rates follows a decrease in Keystart's variable interest rate. The decrease is effective from the 17th October 2012 with changes to repayments commencing on or after the 17th November 2012.

JUSTICE

JU401***JUSTICES OF THE PEACE ACT 2004**
APPOINTMENT

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

Geoffrey Victor Smith of 38 Carradine Road, Mount Nasura

RAY WARNES, Executive Director,
Court and Tribunal Services.

JU402***CHARITABLE TRUSTS ACT 1962**
APPROVALS

Variation of Trust established by the Will of Thomas Glen Sounness

Notice is hereby given under section 10A(6)(b) of the Act that the scheme hereinafter set forth for the variation of the charitable trust established by the will of Thomas Glen Sounness dated 6 September 1954 was approved by the Attorney General on 27 September 2012.

Scheme

(A) The powers of the Trustee of the charitable trust established by the Deed of Indenture dated 6 September 1954 between Alice Mary Sounness and Brian Alan Sounness, as Executors of the Will of the late Thomas Glen Sounness, the Plantagenet Road Board, Geoffrey Gerald Sounness and Hubert Glen Sounness ("the Sounness Park Charitable Trust") be extended to include the power to dispose of the portion of land of Lot 149 on Deposited Plan 63264 on Certificate of Title Volume 2713 Folio 261 now contained in Lot 151 on Deposited Plan 74000 (comprising approximately 2,312 sq metres) in exchange for Lot 52 on Deposited Plan 222823 being the whole of the land contained in Certificate of Title 1124 Folio 313 (comprising approximately 5, 560 sq metres).

(B) The land description at page 3 of the Deed of Indenture, being the words—

"portion of Plantagenet Location 148 and being lot 10 on Land Titles Office diagram 16245"

be deleted and replaced with—

"Lot 150 on Deposited Plan 74000 being a portion of the land in Certificate of Title Volume 2713 Folio 261; and

Lot 52 on Deposited Plan 222823 being the whole of the land contained in Certificate of Title 1124 Folio 313"

(C) The Trustee of the Sounness Park Charitable Trust execute this scheme as a Deed.

(D) Upon compliance with paragraph (C) above, the Registrar of Titles is hereby directed to remove the Registrar's Caveat K913431 lodged 20 April 2009 from the Certificate of Title in respect of Lot 149 on Deposited Plan 63264 on Certificate of Title Volume 2713 Folio 261.

(E) The Trustee of the Sounness Park Charitable Trust deposit with the Registrar of Titles a copy of the Deed of Indenture, together with a copy of this scheme as executed by the Trustee.

(F) The Trustee pay the Attorney General for the costs and expenses (including legal costs and disbursements) incurred by the Attorney General in considering the scheme.

LANDS

LA401***LAND ADMINISTRATION ACT 1997**
LAND ADMINISTRATION REGULATIONS 1998
INSTRUMENT OF REVOCATION OF DELEGATIONS AND
INSTRUMENT OF DELEGATION

I, Brendon John Grylls MLA, acting in my capacity as the body corporate Minister for Lands continued by section 7(1) of the *Land Administration Act 1997* (Act)—

- (a) Under section 59 of the *Interpretation Act 1984* and under section 9 of the Act, revoke all delegations made under the Act and the *Land Administration Regulations 1998* (Regulations) in favour of officers within the Department of Regional Development and Lands, as published in the *Gazette* of 29 November 2010 and 29 March 2011; and

- (b) Under section 9 of the Act, delegate to the persons for the time being holding or acting in the positions in the Department of Regional Development and Lands specified in Column 1 of the Schedule the powers conferred and duties imposed on me by the provisions of the Act and the Regulations specified in Column 2 of the Schedule opposite the positions, to the extent specified (if at all) in Column 3 of the Schedule opposite the powers and duties, except that no powers are delegated in respect of the execution of any LAA Instrument* that is to, or for the benefit, the Native Title Party* under a Native Title Agreement*.

* For the purposes of this Instrument of Delegation—

“LAA Instrument” has the same meaning as the term “instrument” is defined in the Act.

“Native Title Agreement” means any agreement that is—

- (i) an indigenous land use agreement under the *Native Title Act 1993 (Cth)* (NTA);
- (ii) a deed under section 31 of the NTA;
- (iii) an agreement for the withdrawal or ‘lifting’ of objections made under s24MD(6B) of the NTA and/or the Act; or
- (iv) a letter of intent, a “letter agreement” or any similar type of arrangement,

under which Crown land is being agreed to be the subject of a LAA Instrument or any other type of benefit is being agreed to be conferred in exchange for an outcome being achieved or intended to be achieved under the NTA and/or the Act in respect of native title rights and interests claimed or held in the same or other Crown land.

“Native Title Party” means any person or persons (as that term is defined in the *Interpretation Act 1984*) on whom a benefit is being conferred pursuant to a Native Title Agreement (including under a LAA Instrument) as consideration for the outcome under the NTA and/or the Act in respect of native title rights and interests claimed or held in the same or other Crown land.

The common seal of the Minister for Lands is hereto affixed on this 13th day of September 2012.

Hon BRENDON GRYLLES MLA, Minister for Lands.

In the presence of—

LORRAINE ETHERINGTON, Witness.

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
Director General P10642	Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 31, 34, 35, 36, 41, 42(1), 42(3) and (5), 45(2) and (5), 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a), 57, 58(4), 58(5), 59(4), 62(3), 64, 65, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79, 80, 81, 82(1), 83, 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 131, 133(3), 134, 136, 142, 142A, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170, 172, 173, 175(2), 175(5), 177(3), 177(4), 178, 180, 181(2), 182, 184, 185, 186, 187, 189, 190, 191, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(8), 269, 271(3), 272. Schedule 2 and Schedule 3 of the Act. Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.	Section 35—Excluding the power to determine whether forfeiture should occur Section 42(1)—In accordance with approved departmental policy guidelines Section 42(3)—Limited to where no opposition has been expressed to the proposed amendment. Section 42(5)—Limited to advertising in relation to section 42(3) minor amendments. Section 50(4)—Limited to where all interests continue to exist Section 73—Limited to appointing panels in respect of land dispositions. Section 131—Excluding the power to determine whether forfeiture should occur Section 136—Powers up to and including 2,000,000 ha. Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
		<p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Director State Land Services P10665</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 30, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 52(4), 56(3)(a), 57, 58(4), 58(5), 59(4), 62(3), 64, 65, 67, 68, 73, 74, 75(5), 75(6), 75(7), 76(3), 78, 79,</p> <p>80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 133(3), 134, 142A, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(4), 175(5), 177(3), 177(4), 178, 180, 181(2), 182, 184, 185, 187, 189, 190, 191, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(8), 269, 271(3) and 272. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 59(4)—In accordance with policy guidelines</p> <p>Section 64—In accordance with policy guidelines</p> <p>Section 67—In accordance with policy guidelines</p> <p>Section 73—Limited to appointing panels in respect of land dispositions</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation.</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Land Access Level 8 P12822</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102,</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
	<p>133(3), 134, 142A, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(8) and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Rangelands and Native Title Level 8 P23509</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 102, 133(3), 134, 142A, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(8) and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title</i></p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
		<p><i>Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Operations North Level 8 P23650</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(8) and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Operations South Level 8 P14510</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 23, 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 73, 74, 75(5), 75(6), 76(3), 78, 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 170(8), 172, 173, 175(2), 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(8) and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 73—Limited to appointing panels in respect of land</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Limited to amending to remedy defects</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
		<p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Manager Metropolitan Level 7 P12818</p> <p>Manager Pilbara Level 7 P17870</p> <p>Manager Kimberley Level 7 P12872</p> <p>Manager Wheatbelt Level 7 P12866</p> <p>Manager Mid-West Level 7 P12893</p> <p>Manager South East Level 7 P12778</p> <p>Manager South West Level 7 P12751</p> <p>Manager Policy and Practice Level 7 P12821</p> <p>Manager PACH Level 7 P12859</p> <p>Manager Contaminated Sites P12765</p> <p>Manager Survey Coordination Level 6 P12790</p> <p>Manager Browse Land Assembly Project Level 7 P16168</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 74, 75(5), 75(6), 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 172, 173, 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, and 271(3). Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations</p> <p>“Processing powers” under section 267(8) of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Section 165(4)—Power limited to amending to remedy defects only</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p> <p>General</p> <p>“Processing powers”:</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
Manager Infrastructure Corridors Level 7 P12789	<p>Sections 161(1)(d), 163, 164(2), 164(3), 165(4), 167, 168, 169, 170(6), 172, 173, 175(5), 177(4), 180, 182, 184, 185, 187, 189, 190, 191(3), 192, 193, 194, 195, 196, 197, 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258. Schedule 2 and Schedule 3 to the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under section 267(8) of the Act.</p>	<p>Section 165(4)—Power limited to amending to remedy defects only</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p> <p>“Processing powers”: Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
Manager Native Title Negotiations Level 7 P12783	<p>Sections 29, 172, 182 and 212 of the Act.</p>	
Team Leaders, Special/Senior Project Officer Level 6 P12777 P12769 P12750 P12871 P12881 P12892 P12745 P12819 P12815 P18153 P18429 P16033 P23645	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 26(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 65, 68, 74, 79, 80, 81, 82(1), 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 168, 169, 170(6), 172, 175(5), 177(4), 180, 187, 190, 191(3), 192, 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations</p> <p>“Processing powers” under section 267(8) of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
		<p>satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p> <p>“Processing powers”:</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Team Leader Infrastructure Corridors Level 6 P12855</p>	<p>Sections 161(1)(d), 163, 168, 169, 170(6), 172, 175(5), 177(4), 180, 187, 190, 191(3), 192, 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 7(b), 9(a), 12 and 17(2). Item 8 of Schedule 1 to the Regulations.</p> <p>“Processing powers” under section 267(8) of the Act.</p>	<p>Section 161(1)(d)—Limited to where the sale price is greater than or equal to 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Limited to where the purchase price is no more than 10% above Valuer General’s valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p> <p>“Processing powers”:</p> <p>Power to execute instruments and letters to give effect to a decision of the Minister or his delegates</p>
<p>Negotiators Level 6 P12781 P12782 P12780</p>	<p>Sections 29, 172 and 212 of the Act.</p>	
<p>Project Officers Level 5 P12761 P12762 P12779 P12880 P12767 P12804 P18431 P18121</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 50(1)(a), 50(4), 50(5), 51, 58(4), 58(5), 81, 82(1), 86, 87, 91, 92, 144, 145, 148, 150, 163, 170(6), 172, 175(5), 177(4), 180, 187, 191(3), 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 256, 257, 258, 260 and 261. Schedule 2 and Schedule 3 of the Act.</p>	<p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Limited to where all interests continue to exist</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 175(5)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been</p>

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
Project Officer South West Settlement Level 5 (P21859)	Regulation 7(b), 9(a), and 17(2). Item 8 of Schedule 1 to the Regulations. “Processing powers” under section 267(8) of the Act.	amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order Section 180—Limited to amending a defect in a taking order Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land “Processing powers”: Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Leader Infrastructure Corridors Level 5 P12788	Sections 163, 170(6), 172, 175(5), 177(4), 180, 187, 191(3), 193, 195, 196, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 256, 257, 258. Schedule 2 and Schedule 3 of the Act. Regulations 7(b), 9(a), and 17(2). Item 8 of Schedule 1 to the Regulations. “Processing powers” under Section 267(8) of the Act.	Section 170(6)—Limited to amending notices to remedy defects Section 175(5)—Limited to amending notices to remedy defects Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order Section 180—Limited to amending a defect in a taking order Section 187—Where the land is Crown land and the taking was intended to satisfy requirements of the <i>Native Title Act 1993</i> (Commonwealth), prior to a disposition of the land “Processing powers”: Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Senior State Land Officers Level 4 P12811 P12879 P12870 P12776 P12837 P12744 P12891 P12865 P12766 P16169 P18154 P23032 P23687 Project Officer Level 4 P12863	Sections 10, 13, 18, 21, 22(2), 29, 34, 41, 46, 47, 48, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 82(1), 191(3) and 267(2). Schedule 2 and Schedule 3 of the Act. “Processing powers” under Sections 11(1)(a)(b)(c) and (2), 15, 16, 35, 43, 44, 45, 52, 57, 58(4) and (5), 59(4) and (5), 62(3), 64, 67, 75, 81, 83, 85, 86, 87, 88, 89(2) and (3), 91, 101, 103, 144, 145, 148, 150, 161(1)(d), 165, 170, 175(4) and (5), 177, 180, 183, 186, 190, 192, 199, 200, 202-258, 267(8), 270(2), (3) and (4) and 284. Schedule 3 of the Act.	Section 50(4)—Limited to where all interests continue to exist “Processing powers”: Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Senior State Land Officer Infrastructure Corridors Level 4 P12743	“Processing powers” under sections 161(1)(d), 165, 170, 175(4) and (5), 177, 180, 183, 186, 190, 192, 199, 200, 202-258, 267(8), 270(2), (3) and (4), 284. Schedule 3 of the Act.	“Processing powers”: Power to execute instruments and letters to give effect to a decision of the Minister or his delegates

COLUMN 1 OFFICE	COLUMN 2 PROVISIONS OF THE ACT AND REGULATIONS	COLUMN 3 EXTENT OF DELEGATIONS
Manager Pastoral Land Level 7 P12759	Sections 10, 13, 16, 18, 21, 22(2), 29, 35, 65, 68, 79, 81, 91, 92, 102, 133(3), 134, 142A, 185, 260 and 261 of the Act. "Processing powers" under Sections: 35, 83, 101, 103, 128, 131, 135, 136, 141, 142, and 267(8) of the Act.	Section 35—Excluding the power to determine whether forfeiture should occur "Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Strategic Development Manager Pastoral Land Level 7 P12860	Sections 10, 13, 16, 18, 21, 22(2), 29, 65, 68, 81, 134, 260 and 261 of the Act. "Processing powers" under sections 35, 91, 101, 128, 133(3), 135, 136, 141, 142, 142A and 267(8) of the Act.	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Senior Project Officer Level 6 P17835	Sections 10, 13, 18, 21, 65, 68, 81, 91 and 134 of the Act. "Processing powers" under sections 101, 102, 128, 133(3), 135, 136, 141, 142, 142A and 267(8) of the Act.	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Pastoral Liaison Officer Level 6 P12758	Sections 10, 13, 18, 65, 68, 134 and 260 of the Act. "Processing powers" under sections 16, 35, 81, 91, 101, 102, 103, 128, 133(3), 135, 136, 141, 142, 142A and 267(8) of the Act	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Executive Officer Pastoral Land Level 5 P12757	Sections 10, 13, 18, 65, 68, 81 and 134 of the Act. "Processing powers" under sections 101, 102, 128, 133(3), 135, 136, 141, 142, 142A and 267(8) of the Act.	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Leader Land Tenure Pastoral Land Level 5 P12813	Sections 10, 13, 18, 21, 22(2), 29 and 134 of the Act. "Processing powers" under sections 16, 35, 81, 91, 101, 103, 122A, 128, 133(3), 135, 136, 141, 142, 142A and 267(8) of the Act.	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Leader Pastoral Land Level 5 P12771	Sections 10, 13, 18, 21, 22(2), 29, 134 and 260 of the Act. "Processing powers" under sections 16, 35, 81, 92, 101, 133(3) and 267(8) of the Act.	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Rangelands Liaison Officer Level 5 P18377	Sections 10, 13, 18, 21, 22(2), 29, 134 and 260 of the Act. "Processing powers" under sections 16, 35, 81, 91, 92, 101, 133(3), 135, 136 and 267(8) of the Act.	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Development Officer Level 4 P18301	Sections 10, 13, 22(2) and 29 of the Act. "Processing powers" under sections 16, 35, 81, 91, 101 and 133(3) of the Act	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates
Project Officer Pastoral Land Level 4 P12772	Sections 10, 13, 22(2) and 29 of the Act. "Processing powers" under sections 16, 35, 81, 91, 101, 133(3) of the Act.	"Processing powers": Power to execute instruments and letters to give effect to a decision of the Minister or his delegates

LOCAL GOVERNMENT

LG401**CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978***Shire of Broome*

EXEMPTION NOTICE

Pursuant to the powers conferred on me by section 8(5) of the *Control of Vehicles (Off-road Areas) Act 1978*, I, Hon G. M. (John) Castrilli MLA, being the Minister defined in section 3 of the Act, hereby declare that the provisions of section 6(1) do not apply to or in relation to off-road vehicle use on the prohibited area of Cable Beach within the Shire of Broome and thereupon the driving or use of a vehicle by such a person or the driving and use of such a vehicle in circumstances that would otherwise have been contrary to the provisions of that subsection shall be deemed to have been permitted subject to prior approval and such conditions that the Shire of Broome shall determine.

G. M. (John) CASTRILLI MLA, Minister for Local Government;
Heritage; Citizenship and Multicultural Interests.

LG402***DOG ACT 1976***City of Belmont*

APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed under the provisions of the *Dog Act 1976* for the City of Belmont, effective 16 October 2012.

City of Belmont Registration Officers

Stuart Monks
Iain Hamilton
Nicole McKennay
Jacqueline Skegg
Zelma Neasham
Carol McQueen
Kevin Davidson
Jozef Zygadlo
Matthew Robinson
Geoffrey Copley
Ian Chance
Craig Bell

Julie's Kennels Registration Officers

Julie Kimberley
Alexis Kimberley
Nicholas Kimberley
Karen Ramsey
Annie Bulmer
Teaghan Mitchell
Aimee Long
Alison Wyer

All previous appointments are hereby cancelled.

STUART COLE, Chief Executive Officer.

LG403***LOCAL GOVERNMENT ACT 1995***Shire of Gingin*

APPOINTMENT

It is hereby notified for public information that Alan James Brown, has been appointed as an Authorised Person for the purposes of enforcing the following Acts and their associated Regulations—

1. Local Government Act 1995;
2. Local Government (Miscellaneous Provisions) Act 1960
3. Control of Vehicles (Off-road Areas) Act 1978;
4. Caravan Parks and Camping Grounds Act 1995;
5. Dog Act 1976;

6. Bush Fires Act 1954;
7. Justices of the Peace Act 2004;
8. Litter Act 1979; and
9. Cat Act 2011.

The appointment of Michael Kokir is hereby cancelled.

D. T. BURT, Chief Executive Officer.

Date: 17 October 2012.

LG404*

BUSH FIRES ACT 1954

Shire of Gingin

APPOINTMENT/REVOCATION

In accordance with Section 38 (1) of the *Bush Fires Act 1954* the Shire of Gingin hereby appoints Alan James Brown as a Fire Control Officer (Inspection, Prosecution and Fire Permit Issuing) for the 2012/2013 Fire Season.

The appointment of Michael Kokir is hereby cancelled.

DAVID BURT, Chief Executive Officer.

Dated: 17 October 2012.

LG501*

BUSH FIRES ACT 1954

Shire of Katanning

FIRE PREVENTION REQUIREMENTS 2012-2013

SUBURBAN AND RESIDENTIAL BLOCKS

RESIDENTIAL LOT CLEARING—

If the area of the land is 2023m² (approximately ½ acre) or less, remove flammable material on the land except living standing trees from the whole of the land by **1 November 2012** by one of the following methods and with all other associated conditions mentioned above to apply—

ploughing, cultivating, scarifying, chemical spraying, mowing, burning or any other approved method. Mowed grass to be no higher than 75 mm.

Where land exceeds 2023m² (approximately ½ acre), clear firebreaks of not less than 2.5 metres wide immediately inside and along all external boundaries (clear means *remove* all flammable material).

RURAL LAND AND SPECIAL RURAL LAND OUTSIDE OF TOWN BOUNDARY

Boundary firebreaks are not compulsory,

However—

- (a) **Firebreaks shall** be installed at least 10 metres wide around the perimeter of any homestead building (excluding isolated non-flammable buildings), haystacks (within 100 metres of any building) or group of structures or installations and are to be cleared to the satisfaction of the Shire Officer. In addition, you may be required to carry out further works which may be deemed necessary by the Shire Officer and specified by way of a separate written notice forwarded to the address as shown on the Shire of Katanning rate records for the land. In some instances naturally occurring features such as rocky outcrops, natural water courses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks. This option must first be discussed with and approved by the Shire Officer.
- (b) Landowners can provide firebreaks if they desire, no less than 2.5 metres wide.
- (c) All properties within the **Moojebing Heights** subdivision are to ensure compliance with the additional requirements of the Fire Management Plan dated April 2009.

SPECIAL RURAL WITHIN TOWNSITE

Must have a 2.5 metre wide firebreak cleared of all flammable material immediately inside along all external boundaries. Grass to be no higher than 75mm. **All firebreaks as designated above must be prepared on or before 1 November 2012 or within 14 days of becoming the owner or occupier should this be after that date and maintained clear of flammable material up to and including 30 April 2013.**

BURNING OF BUSH AND GRASS ON ANY LAND

Burning of bush and grass is totally **prohibited** between **1 November and 14 February** inclusive (Prohibited Burning Period). Permits are required between 1 October inclusive and 31 October inclusive and between 15 February and 30 April inclusive (Restricted Burning Periods)

Regulation 38A—Harvesting, Swathing/Baling of Stubble and Track Chaining—

Conditions: It is hereby notified for public information that pursuant to the power granted under Regulation 38A of the above Act, a person shall not operate or suffer the operation of a grain harvesting machine, or any machine used for swathing, baling or slashing of stubble and track chaining, on any land within the Shire of Katanning except in accordance with the following specified condition—

Specified condition: No person shall operate grain harvesting machinery as stated above on any land unless a mobile and operational firefighting unit, having a water capacity of at least **500 litres**, is situated in or immediately adjacent to the paddock where harvesting operations are being conducted.

PERMITS TO BURN

RESTRICTED	PROHIBITED	RESTRICTED
PERMIT REQUIRED		PERMIT REQUIRED
15 October to 31 October	1 November to 14 February	15 February to 30 April

MARINE/MARITIME**MA401*****WESTERN AUSTRALIAN MARINE ACT 1982***City of Melville***RESTRICTED SPEED AREAS—ALL VESSELS**

Stand-up Paddle Event

Canning River

Department of Transport,
Fremantle WA, 19 October 2012.

Acting pursuant to the powers conferred by Section 67 of the *Western Australian Marine Act 1982*, the Department of Transport by this notice limits the speed of motor vessels to five (5) knots within the following area, between 9:00 am and 11:30 am on Saturday 20th October 2012—

Canning River: All the waters between the Canning Bridge and the Mount Henry Bridge.

RAYMOND BUCHHOLZ, Marine Operations Director,
Marine Safety, Department of Transport.

MINERALS AND PETROLEUM**MP401*****PETROLEUM PIPELINES ACT 1969**

VARIATION OF PIPELINE LICENCE

Pipeline Licence PL 59 held by Esperance Pipeline Co Pty Limited has been varied by instrument of Variation STP-PLV-0022, to authorise the Licensee to install the connections to a new section of pipe forming the re-alignment of PL 59 pipeline from approximately KP339.8 to KP340.9 along Harbour Road in Esperance with effect from 11 October 2012.

BEVERLEY BOWER, Acting Executive Director,
Petroleum Division.

11 October 2012.

MP402*

MINING ACT 1978
INTENTION TO FORFEIT

Department of Mines and Petroleum,
PERTH WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 19 November 2012 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
EXPLORATION LICENCE		
E 04/1599	SIBRAA, Kevin Peter LING, Monte Justin HAABJOERN, Michael	West Kimberley
E 04/1771	DELPHINIA DIAMONDS PTY LTD	West Kimberley
E 04/1994	GHL RESOURCE INVESTMENTS PTY LTD	West Kimberley
E 04/1995	GHL RESOURCE INVESTMENTS PTY LTD	West Kimberley
E 04/2003	ADAVALE HOLDINGS PTY LTD	West Kimberley
E 16/365	VAN BLITTERSWYK, Wayne Craig	Coolgardie
E 16/422	MAHONEY, Lyndon Scott	Coolgardie
E 20/718-I	BASE RESOURCES LIMITED	Murchison
E 27/450	FRAKA INVESTMENTS PTY LTD	N. E. Coolgardie
E 29/803	MADDISON RESOURCES PTY LTD	North Coolgardie
E 37/1087	VAN BLITTERSWYK, Wayne Craig	Mt Margaret
E 38/2509	ASKINS, Paul Winston	Mt Margaret
E 47/2444	O'SHAUGHNESSY, Thomas	West Pilbara
E 51/1185-I	TRIUMPH MINING PTY LTD	Murchison
E 51/1186-I	TRIUMPH MINING PTY LTD	Murchison
E 51/1187-I	TRIUMPH MINING PTY LTD	Murchison
E 51/1213-I	TRIUMPH MINING PTY LTD	Murchison
E 51/1214-I	TRIUMPH MINING PTY LTD	Murchison
E 51/1215-I	TRIUMPH MINING PTY LTD	Murchison
E 57/778	MRG METALS (AUSTRALIA) PTY LTD	East Murchison
E 70/3608	WALLISS, Ashlley	South West
E 70/4156	MINGS MINING RESOURCES PTY LTD	South West
E 74/477	ADHIKARY, Sourav	Phillips River
E 77/1475	URBAN MINERALS PTY LTD	Yilgarn
E 80/4507	QUONDONG MINERALS PTY LTD	Kimberley
E 80/4510	QUONDONG MINERALS PTY LTD	Kimberley
E 80/4513	PEGASUS METALS LTD	Kimberley
E 80/4514	PEGASUS METALS LTD	Kimberley
E 80/4515	PEGASUS METALS LTD	Kimberley
E 80/4517	PEGASUS METALS LTD	Kimberley
E 80/4518	PEGASUS METALS LTD	Kimberley
E 80/4519	PEGASUS METALS LTD	Kimberley
E 80/4520	PEGASUS METALS LTD	Kimberley
E 80/4521	PEGASUS METALS LTD	Kimberley
E 80/4522	PEGASUS METALS LTD	Kimberley
E 80/4524	PEGASUS METALS LTD	Kimberley
E 80/4525	PEGASUS METALS LTD	Kimberley
E 80/4526	PEGASUS METALS LTD	Kimberley
E 80/4529	PEGASUS METALS LTD	Kimberley
MINING LEASE		
M 16/229	KUNDANA GOLD PTY LTD	Coolgardie
M 16/257	KUNDANA GOLD PTY LTD	Coolgardie

Number	Holder	Mineral Field
M 16/412	KUNDANA GOLD PTY LTD	Coolgardie
M 16/413	KUNDANA GOLD PTY LTD	Coolgardie
M 16/429	KUNDANA GOLD PTY LTD	Coolgardie
M 24/492	PADDINGTON GOLD PTY LIMITED	Broad Arrow
M 26/572	KUNDANA GOLD PTY LTD	East Coolgardie
M 38/360	UCABS PTY LTD	Mt Margaret
M 51/322	TRIUMPH MINING PTY LTD	Murchison
M 80/520	PEAK ENVIRONMENTAL PTY LTD	Kimberley
M 80/528	MARTINJINI PTY LTD	Kimberley

MP403*

MINING ACT 1978
INTENTION TO FORFEIT

Department Mines and Petroleum,
PERTH WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the royalty payment due on the under mentioned lease is paid on or before 12 November 2012 it is the intention of the Minister for Mines and Petroleum under the provisions of section 97(1) of the *Mining Act 1978* to forfeit such for breach covenant, being non-payment of royalties.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
15/1339	BOYES, Charles Joseph	Coolgardie

MP404*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
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.

K. TAVENER, Warden.

To be heard by the Warden at Leonora on 5 December 2012.

MT MARGARET MINERAL FIELD
PROSPECTING LICENCES

P 37/7895	VAN BLITTERSWYK, Wayne Craig
P 37/7965	BLACKAXE INVESTMENTS PTY LTD

MP405***MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
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 for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non payment of rent.

K. TAVENER, Warden.

To be heard by the Warden at Leonora on 5 December 2012.

MT MARGARET MINERAL FIELD

PROSPECTING LICENCES

P 37/8046	VAN BLITTERSWYK, Wayne Craig
P 37/8047	VAN BLITTERSWYK, Wayne Craig
P 38/3789	UCABS PTY LTD
P 38/3790	UCABS PTY LTD
P 38/3791	UCABS PTY LTD
P 38/3792	UCABS PTY LTD
P 38/3793	UCABS PTY LTD
P 38/3794	UCABS PTY LTD
P 38/3795	UCABS PTY LTD
P 38/3796	UCABS PTY LTD
P 38/3797	UCABS PTY LTD
P 38/3798	UCABS PTY LTD
P 38/3934	BAKER, Glenn William
P 38/3935	BAKER, Glenn William
P 39/5147	McDONALD, David Wayne
P 39/5159	LANTZKE, Terril Gaye GRAZIANO, Giuseppe Paolo MUSKETT, Raymond
P 39/5160	LANTZKE, Terril Gaye GRAZIANO, Giuseppe Paolo MUSKETT, Raymond
P 39/5161	LANTZKE, Terril Gaye GRAZIANO, Giuseppe Paolo MUSKETT, Raymond
P 39/5162	LANTZKE, Terril Gaye GRAZIANO, Giuseppe Paolo MUSKETT, Raymond
P 39/5163	LANTZKE, Terril Gaye GRAZIANO, Giuseppe Paolo MUSKETT, Raymond

MP406***MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
MEEKATHARRA WA 6642.

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

L. ATKINS, Warden.

To be heard by the Warden at Meekatharra on 12 December 2012.

EAST MURCHISON MINERAL FIELD

PROSPECTING LICENCES

P 53/1511	MONGOLIAN RESOURCE CORPORATION LTD
P 53/1512	MONGOLIAN RESOURCE CORPORATION LTD

MP407***MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
MEEKATHARRA WA 6642.

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

L. ATKINS, Warden.

To be heard by the Warden at Meekatharra on 12 December 2012.

EAST MURCHISON MINERAL FIELD

PROSPECTING LICENCES

P 53/1441 LEGENDRE, Bruce Robert
 FORTIS MINING LTD
P 53/1442 LEGENDRE, Bruce Robert
 FORTIS MINING LTD

MP408***MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
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.

K. TAVENER, Warden.

To be heard by the Warden at Coolgardie on 17 December 2012.

COOLGARDIE MINERAL FIELD

PROSPECTING LICENCES

P 15/5369 HIGGINS, Tania Francis
P 15/5555 SPRING, Richard Langdon

MP409***MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
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 non payment of rent.

K. TAVENER, Warden.

To be heard by the Warden at Coolgardie on 17 December 2012.

COOLGARDIE MINERAL FIELD

PROSPECTING LICENCES

P 16/2714 MAHONEY, Lyndon Scott
P 16/2715 MAHONEY, Lyndon Scott
P 16/2716 MAHONEY, Lyndon Scott
P 16/2717 MAHONEY, Lyndon Scott
P 16/2718 MAHONEY, Lyndon Scott

MISCELLANEOUS LICENCES

L 15/218 AUZEX RESOURCES LIMITED
 GGG RESOURCES PLC

MP410***MINING ACT 1978**

FORFEITURE

Department of Mines and Petroleum,
PERTH WA 6000.

I hereby declare in accordance with the provisions of section 97 of the *Mining Act 1978* that the undermentioned Mining Lease is forfeited for failure to lodge the annual Form 5 within the prescribed period.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	MINING LEASE	
29/279	VASSILEFF, Peter	North Coolgardie

MP411***MINING ACT 1978**

FORFEITURE

Department of Mines and Petroleum,
PERTH WA 6000.

I hereby declare in accordance with the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for breach of covenant, being non-payment of rent.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	EXPLORATION LICENCE	
37/954	WEST AUSTRALIAN GOLD INVESTMENTS PTY LTD	Mt Margaret
	MINING LEASE	
15/658	BOYES, Charles Joseph	Coolgardie
25/99	BLACKER, Peter Eric BLACKER, Garry Lewis	East Coolgardie

TRAINING

TA401***VOCATIONAL EDUCATION AND TRAINING ACT 1996**
**CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND
TRAINING QUALIFICATIONS**

Amendment to Western Australian *Government Gazette* 2009/225

Under the *Vocational Education and Training Act 1996* section 60C, I, the Minister for Training and Workforce Development classify the following—

Class B qualification

No.	Qualification	Conditions	Training contract requirements				
			Title of apprentice under training contract	Nominal period (months) full time	Part time	School based	Other requirements
628.1	SIT30107 Certificate III in Tourism.		Trainee	18 months	Y	Y	

Dated: 15 October 2012.

Hon MURRAY COWPER, Minister for Training and Workforce Development.

TRANSPORT

TN401*

TAXI REGULATIONS 1995

SIGTEC SNAPSHOT CAMERA MARK 4

I, Reece Waldock, Director General of the Department of Transport hereby give notice that under section 3(1) of the *Taxi Act 1994 approved* means approved by the Director General being the chief executive officer of the Department of Transport.

Under the *Taxi Regulations 1995—a camera surveillance unit* means an approved device that takes visual or audio-visual recordings and *approved person* means a person who is approved for the purposes of the provision in which the term is used.

Accordingly as Director General of the Department of Transport I hereby approve the Sigtec Snapshot Camera Mark 4, as an approved device for the purposes of taking visual or audio-visual recordings in taxis with effect from 2 October 2012.

REECE WALDOCK, Director General,
Department of Transport.

WATER/SEWERAGE

WA401*

WATER SERVICES LICENSING ACT 1995

AMENDMENT OF LICENCE

Notice is given that the following Operating Licence has been amended—

Licensee:	Hamersley Iron Pty Ltd ABN 39 004 558 276
Issue Date:	29 June 2001
Address of Licensee:	Parker Point Road, DAMPIER WA 6713
Classification:	Operating Licence; Potable Water Supply and Sewerage Services
Term of Licence:	Up to and including 1 June 2026
Amendment:	Inclusion of Bungaroo Creek Licence Operating Area as laid out in Plan number OWR/OA/305
Inspection of Licence:	Economic Regulation Authority 4th Floor Albert Facey House 469 Wellington Street PERTH WA 6000 http://www.erawa.com.au

LYNDON G. ROWE, Chairman,
Economic Regulation Authority.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Alma Sumner, late of St Ives, 154/22 Windelya Road, Murdoch, 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 30 April 2012 are required by the Trustee, care of FTL Estate Services, PO Box 1194, West Perth 6872 to send particulars of their claim to them by 23 November 2012 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX402**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Edwin Knewstubb, late of Unit 25 Yakamia Gardens, 10 Barnesby Drive, Albany in the State of Western Australia. Marine Engineer Retired, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in the respect to the Estate of the deceased, who died on 11th May 2012 are required by the Executor to send the particulars of their claim to Edwin Gary Knewstubb, 12 Cliff Street, Albany in the State of Western Australia, within one month of the date of publication, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 15th day of October 2012.

ZX403**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Martin Maucher of 28 Pedder Way, Parmelia, Western Australia, who passed away on 28 December 2011, Retired Stevedore.

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 Tracey Couch of 18 Harmony Parade, Singleton, WA 6175 and Kristene Palmer of 2 Rosebay Grove, Singleton, WA 6175 to send particulars of their claims to them within one (1) month of the publication of this notice, after which date the Executors may convey or distribute the assets having regard only to the claims of which he then has notice. Executors shall not be liable to any person whose claim they have had not notice at the time of distribution.

Dated: 9th October, 2012.

ZX404***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 19 November 2012, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Ball, Wambi, late of Karlarra House, Aged Care Facility, 200 Forrest Circle, South Hedland, died 14.11.2010 (DE33035776 EM15)

Charlie, Carlene, late of Agmaroy Nursing Home, 115 Leach Highway, Wilson, died 11.07.2012 (DE30266629 EM24)

Clarke, Kathleen Lucy Mary, late of Brightwater The Cove, 35 Hudson Drive, Dudley Park, formerly of Unit 8 / 9 Creery Street, Mandurah, died 11.09.2012 (DE19902877 EM37)

Dewar, Edward King, also known as King Dewar, late of Brightwater Care Group, 41 Renegade Way, Kingsley, died 25.03.2012 (DE19690998 EM26)

Frayne, Robert Cyril, late of Basendean Lodge 24 Hamilton Street, Bassendean, formerly of 4 Robinson Street, Inglewood, died 19.12.2012 (DE19942063 EM15)

Manuel, Isabella Joyce, late of 26b Tratton Street, Balga, died 23.08.2012 (DE19863608 EM13)

Shaqir, Rozalija, late of Bethanie Beachside, 629 Two Rocks Road, Yanchep, died 13.07.2012 (DE19774633 EM24)

Stevenson, Doreen May, late of Amerley Aged Care, 30 Mell Road, Spearwood, formerly of Carinya Care Services, 220 Preston Point Road, Bicton, died 14.07.2012 (DE19690683 EM37)

West, Mervyn Harold, late of 17a Esperance Street, East Victoria Park, died 23.09.2012 (DE19690361 EM22)

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

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