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CONTENTS

PART 1

Page

Acting Attorney General Designation Order (No. 3) 2017	4661
Conservation and Land Management Amendment Regulations 2017	4649
Corruption, Crime and Misconduct Declaration 2017	4655
Fish Resources Management Amendment Regulations (No. 2) 2017	4651
Racing and Wagering Western Australia (FOB Rules) Notice (No. 6) 2017	4661
Road Traffic (Administration) (Average Speed Detection Systems) Notice 2017	4659
Road Traffic (Administration) (Speed Measuring and Recording Equipment) Notice 2017	4660
Shire of Bridgetown-Greenbushes—	
Cemeteries Amendment Local Law 2017	4658
Parking and Parking Facilities Amendment Local Law 2017	4658

$\rm PART\;2$

Agriculture and Food	
Consumer Protection	466
Deceased Estates	467
Health	466
Jobs, Tourism, Science and Innovation	466
Justice	466
Local Government	466
Minerals and Petroleum	
Planning	467
Premier and Cabinet	467
Treasury and Finance	467

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— PART 1 —

CONSERVATION

CO301

Conservation and Land Management Act 1984

Conservation and Land Management Amendment Regulations 2017

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Conservation and Land Management Amendment Regulations 2017*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 September 2017.

3. **Regulations amended**

These regulations amend the *Conservation and Land Management Regulations 2002*.

4. **Regulation 31 amended**

In regulation 31(4) in the definition of *naturally occurring feature* paragraph (c) delete "speleotherm" and insert:

speleothem

5. Regulation 98K amended

- (1) Delete regulation 98K(1) and (2) and insert:
 - (1) The holder of an apiary authority is to pay to the CEO an annual fee for each apiary site at the rate set out in Schedule 1 Division 11 item 5.

(2) In regulation 98K(3), (4) and (5) delete "rent" and insert:

fee

Note: The heading to amended regulation 98K is to read: Apiary site fee

6. Schedule 1 amended

(1) Delete the reference after the heading to Schedule 1 and insert:

[r. 49, 83, 92, 97, 98C, 98K, 99, 99A, 99C, 100, 100A, 101, 102, 102A and 103]

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

Provision	Delete	Insert
Sch. 1 Div. 1 it. 1	6.00	7.00
Sch. 1 Div. 1 it. 2	12.00	13.00
Sch. 1 Div. 1 it. 3	5.50	6.00
Sch. 1 Div. 1 it. 4	5.50	6.00
Sch. 1 Div. 1 it. 5	6.00	7.00
Sch. 1 Div. 1 it. 6	1.70	2.00
Sch. 1 Div. 2 it. 1	88.00	92.00
Sch. 1 Div. 2 it. 2	55.00	58.00
Sch. 1 Div. 2 it. 3	44.00	46.00
Sch. 1 Div. 2 it. 4	22.00	23.00
Sch. 1 Div. 2 it. 5	110.00	115.00
Sch. 1 Div. 2 it. 6	100.00	115.00
Sch. 1 Div. 6 it. 1	7.50	8.00
Sch. 1 Div. 6 it. 1	5.50	6.00
Sch. 1 Div. 6 it. 1	2.20	3.00
Sch. 1 Div. 6 it. 2	10.00	11.00
Sch. 1 Div. 6 it. 2	6.60	7.00

Table

Provision	Delete	Insert
Sch. 1 Div. 6 it. 2	2.20	3.00
Sch. 1 Div. 6 it. 3	12.00	13.00
Sch. 1 Div. 6 it. 3	8.80	10.00
Sch. 1 Div. 6 it. 3	2.20	3.00
Sch. 1 Div. 6 it. 4	19.00	20.00
Sch. 1 Div. 6 it. 4	13.50	15.00
Sch. 1 Div. 6 it. 4	2.00	3.00

(3) Delete the heading to Schedule 1 Division 11 and insert:

Division 11 — Apiary permit, licence and site fees

(4) After Schedule 1 Division 11 item 4 insert:

piary site fee —	
) where site is in the South-west zone	92.00
b) where site is outside the South-west zone	46.00
ı	

R. KENNEDY, Clerk of the Executive Council.

FISHERIES

FI301

5.

Fish Resources Management Act 1994

Fish Resources Management Amendment Regulations (No. 2) 2017

Made by the Governor in Executive Council.

1. Citation

These regulations are the Fish Resources Management Amendment Regulations (No. 2) 2017.

2. Commencement

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

3. Regulations amended

These regulations amend the Fish Resources Management Regulations 1995.

4. Schedule 1 amended

In Schedule 1 Part 3 delete item 3 and insert:

3.	Man	aged 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	6.97
		(b) for brownlip abalone, per kg	6.97
		(c) for Roe's abalone, per kg	0.93
	(2)	Abrolhos Islands and Mid West Trawl Managed Fishery, per licence	25 715.00
	(3)	Broome Prawn Managed Fishery, per licence	29.00
	(4)	Cockburn Sound (Crab) Managed Fishery, per pot	3.19
	(5)	Cockburn Sound (Fish Net) Managed Fishery, per licence	4 111.00
	(6)	Cockburn Sound (Line and Pot) Managed Fishery —	
		(a) per licence	122.00
		(b) per unit	1.18
	(7)	Cockburn Sound (Mussel) Managed Fishery, per licence	122.00
	(8)	Exmouth Gulf Prawn Managed Fishery, per licence	36 224.00
	(9)	Gascoyne Demersal Scalefish Managed Fishery —	
		(a) for class A units, per unit	17.68
		(b) for class B units, per unit	7.44

(10)	Kimberley Gillnet and Barramundi Managed Fishery, per licence	7 396.00
(11)	Kimberley Prawn Managed Fishery —	
	(a) for a Class 1 licence	1 117.00
	(b) for a Class 2 licence	1 117.00
	(c) for a Class 3 licence	5 000.00
(12)	Mackerel Managed Fishery —	
	(a) for class 1A units, per unit	20.24
	(b) for class 1B units, per unit	0.03
	(c) for class 2A units, per unit	13.68
	(d) for class 2B units, per unit	0.62
	(e) for class 3A units, per unit	7.14
	(f) for class 3B units, per unit	1.15
(13)	Marine Aquarium Fish Managed Fishery, per licence	955.00
(14)	Nickol Bay Prawn Managed Fishery, per licence	5 324.00
(15)	Northern Demersal Scalefish Fishery —	
	(a) for an Area 1 licence	4.25
	(b) for an Area 2 licence, per unit of entitlement, in zone A	42.68
	(c) for an Area 2 licence, per unit of entitlement, in zone B	236.89
	(d) for an Area 2 licence, per unit of entitlement, in zone C	3.22
(16)	Octopus Interim Managed Fishery —	
	(a) for class 1 units, per unit	0.60
	(b) for class 2 units, per unit	2.02
	(c) for class 3 units, per unit	0.21
(17)	Onslow Prawn Managed Fishery —	
	(a) for an A class licence	768.00
	(b) for a B class licence	13.00
	(c) for a C class licence	13.00
	(d) for a D class licence	13.00
(18)	Pilbara Fish Trawl Interim Managed Fishery, per fish trawl unit	11.33
(19)	Pilbara Trap Managed Fishery, per trap unit	27.40

(20)	Shark Bay Beach Seine and Mesh Net Managed Fishery, per licence	5 044.00
(21)	Shark Bay Crab Managed Fishery, per unit	2.28
(22)	Shark Bay Prawn Managed Fishery, per licence	84 439.00
(23)	Shark Bay Scallop Managed Fishery —	
	(a) for a class A boat, per boat	6 517.00
	(b) for a class B boat, per boat	809.00
(24)	South Coast Crustacean Managed Fishery —	
	(a) for zone 1 units, per unit	437.00
	(b) for zone 2 units, per unit	65.00
	(c) for zone 3 units, per unit	184.00
	(d) for zone 4 units, per unit	114.00
(25)	South Coast Estuarine Managed Fishery, per licence	2 971.00
(26)	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	132.00
	(b) for zone 2	No fee
	(c) for zone 3	96.00
	(d) for zone 4	161.00
(27)	South Coast Salmon Managed Fishery, per licence	225.00
(28)	South West Coast Salmon Managed Fishery, per licence	407.00
(29)	South West Trawl Managed Fishery —	
	(a) for zone A, per licence	10.00
	(b) for zone B, per licence	10.00
(30)	Specimen Shell Managed Fishery, per licence	1 030.00
(31)	Warnbro Sound (Crab) Managed Fishery, per licence	3 571.00
(32)	West Coast (Beach Bait Fish Net) Managed Fishery, per licence	471.00
(33)	West Coast Deep Sea Crustacean Managed Fishery —	
	(a) for class A units, per unit	29.61
	(b) for class B units, per unit	1.32

(34)	West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery, per unit	3.38
(35)	West Coast Demersal Scalefish (Interim) Managed Fishery —	
	(a) for the Kalbarri Area, per unit	5.69
	(b) for the Mid-West Area, per unit	2.78
	(c) for the South-West Area, per unit	3.94
(36)	West Coast Estuarine Managed Fishery —	
	(a) for an Area 1 licence	2 669.00
	(b) for an Area 2 licence	4 706.00
	(c) for an Area 3 licence	4 089.00
(37)	West Coast Purse Seine Managed Fishery, per licence	622.00
(38)	West Coast Rock Lobster Managed Fishery —	
	(a) for zone A units, per unit	20.72
	(b) for zone B units, per unit	29.58
	(c) for zone C units, per unit	29.39

R. KENNEDY, Clerk of the Executive Council.

JUSTICE

JU301

Corruption, Crime and Misconduct Act 2003

Corruption, Crime and Misconduct Declaration 2017

Made by the Attorney General under the *Corruption, Crime and Misconduct Act 2003* section 18(2)(g)(vii).

1. Citation

This instrument is the *Corruption, Crime and Misconduct Declaration 2017.*

2. Commencement

- (a) clauses 1 and 2 on the day on which this instrument is published in the *Gazette*;
- (b) the rest of the instrument on the day after that day.

3. Declaration for s. 18(2)(g) of Act

- (1) The persons, bodies and authorities listed in the Table are declared to be persons, bodies and authorities to which the *Corruption, Crime and Misconduct Act 2003* section 18(2)(g) applies.
- (2) A reference in the Table to an Act of the Commonwealth, another State or the Northern Territory is a reference to that Act as amended from time to time.

	Таре
1.	The Australian Border Force Commissioner appointed under the <i>Australian Border Force Act 2015</i> (Commonwealth)
2.	The Australian Commission for Law Enforcement Integrity established under the <i>Law Enforcement</i> <i>Integrity Commissioner Act 2006</i> (Commonwealth)
3.	The Australian Securities and Investments Commission continued under the <i>Australian Securities</i> <i>and Investments Commission Act 2001</i> (Commonwealth)
4.	The Commissioner for Administrative Investigations appointed under the <i>Ombudsman Act 1973</i> (Victoria)
5.	The Commonwealth Ombudsman appointed under the Ombudsman Act 1976 (Commonwealth)
6.	The Crime and Corruption Commission established under the <i>Crime and Corruption Act 2001</i> (Queensland)
7.	The Independent Broad-based Anti-corruption Commission established under the <i>Independent</i> <i>Broad-based Anti-corruption Commission Act 2011</i> (Victoria)
8.	The Independent Commission Against Corruption constituted under the <i>Independent Commission Against</i> <i>Corruption Act 1988</i> (New South Wales)
9.	The Independent Commissioner Against Corruption appointed under the <i>Independent Commissioner</i> <i>Against Corruption Act 2012</i> (South Australia)

Table

10.	The Integrity Commission established under the Integrity Commission Act 2009 (Tasmania)
11.	The Law Enforcement Conduct Commission constituted by the <i>Law Enforcement Conduct</i> <i>Commission Act 2016</i> (New South Wales)
12.	The New South Wales Crime Commission constituted under the <i>Crime Commission Act 2012</i> (New South Wales)
13.	The Ombudsman appointed under the <i>Ombudsman</i> <i>Act 1972</i> (South Australia)
14.	The Ombudsman appointed under the <i>Ombudsman</i> Act 1974 (New South Wales)
15.	The Ombudsman appointed under the <i>Ombudsman</i> Act 1978 (Tasmania)
16.	The Ombudsman for the Northern Territory appointed under the <i>Ombudsman Act</i> (Northern Territory)
17.	The Police Ombudsman appointed under the <i>Police</i> (<i>Complaints and Disciplinary Proceedings</i>) Act 1985 (South Australia)

4. Declarations repealed

These instruments are repealed:

- (a) the declaration made under the *Corruption and Crime Commission Act 2003* and published in the *Gazette* on 8 October 2004 at page 4734;
- (b) the declaration made under the *Corruption and Crime Commission Act 2003* and published in the *Gazette* on 22 February 2005 at page 817;
- (c) the Corruption and Crime Commission Declaration (s. 18(2)(g)) 2007;
- (d) the Corruption and Crime Commission Declaration (s. 18(2)(g)(vii)) 2011.

J. QUIGLEY, Attorney General.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

Shire of Bridgetown-Greenbushes

PARKING AND PARKING FACILITIES AMENDMENT LOCAL LAW 2017

Under the powers conferred by the *Local Government Act 1995* and by all other powers enabling it, the Council of the *Shire of Bridgetown-Greenbushes* resolved on 27 July 2017 to make the following Local Law.

1. Citation

This Local Law may be cited as the Shire of Bridgetown-Greenbushes Parking and Parking Facilities Amendment Local Law 2017.

2. Commencement

This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

3. Principal Local Law

The Shire of Bridgetown-Greenbushes Parking and Parking Facilities Local Law as published in the Government Gazette on 2 June 2000 is referred to as the principal local law. The principal local law was amended and published in the Government Gazette on 5 June 2009. The principal local law is amended as follows—

4. Clause 1.3 Interpretation, Part (1)

4.1 In the interpretation for "sign", delete the word "mark" in the first line and replace it with "road markings"

Dated: 27 July 2017.

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

JOHN NICHOLAS, Shire President. TIMOTHY CLYNCH, Chief Executive Officer.

LG302

CEMETERIES ACT 1986 LOCAL GOVERNMENT ACT 1995

Shire of Bridgetown-Greenbushes

CEMETERIES AMENDMENT LOCAL LAW 2017

Under the powers conferred by the *Cemeteries Act 1986* and by all other powers enabling it, the Council of the *Shire of Bridgetown-Greenbushes* resolved on 27 July 2017 to make the following Local Law.

1. Citation

This Local Law may be cited as the Shire of Bridgetown-Greenbushes Cemeteries Amendment Local Law 2017.

2. Commencement

This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

3. Principal Local Law

The Shire of Bridgetown-Greenbushes Cemeteries Local Law as published in the Government Gazette on 2 June 2000 is referred to as the principal local law. The principal local law was amended and published in the Government Gazette on 23 February 2001, amended and published in the Government Gazette on 12 December 2008, amended and published in the Government Gazette on 1 July 2011 and amended and published in the Government Gazette on 6 January 2015. The principal local law is amended as follows—

4. Clause 3.3 Certificate of Identification, Part (2)

4.1 Delete the word "Where:" and replace with-

"A Funeral Director shall complete a certificate in the form determined by the Board from time to time, where:"

4.2 Insert "(a)" before the sentence "in the opinion of the Funeral Director, the dead body is not in a fit state to be viewed;"

5.1 Title of clause 8.6 be changed to read—

"Unauthorised Advertising or Conduct of Business"

Dated: 27 July 2017.

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

JOHN NICHOLAS, Shire President. TIMOTHY CLYNCH, Chief Executive Officer.

POLICE

PO301

Road Traffic (Administration) Act 2008

Road Traffic (Administration) (Average Speed Detection Systems) Notice 2017

Made by the Minister for Police under the *Road Traffic (Administration) Act 2008* section 117C(1).

1. Citation

This notice is the *Road Traffic (Administration) (Average Speed Detection Systems) Notice 2017.*

2. Commencement

This notice comes into operation as follows —

- (a) clauses 1 and 2 on the day on which this notice is published in the *Gazette*;
- (b) the rest of the notice on the day on which the *Road Traffic Legislation Amendment Act 2016* section 67 comes into operation.

3. Approval of system

The Jenoptik TraffiSection VECTOR P2P, comprising the VECTOR P2P Outstation and the VECTOR P2P Instation, is approved under section 117C(1) of the Act.

M. ROBERTS, Minister for Police.

PO302

Road Traffic (Administration) Act 2008

Road Traffic (Administration) (Speed Measuring and Recording Equipment) Notice 2017

Made by the Minister for Police under the *Road Traffic (Administration) Act 2008* section 117(2)(c).

1. Citation

This notice is the *Road Traffic (Administration) (Speed Measuring and Recording Equipment) Notice 2017.*

2. Commencement

- (a) clauses 1 and 2 on the day on which this notice is published in the *Gazette*;
- (b) the rest of the notice on the day on which the *Road Traffic Legislation Amendment Act 2016* section 66 comes into operation.

3. Approval of apparatus

The following types of apparatus are approved under section 117(2)(c) of the Act —

- (a) Jenoptik Robot GmbH TraffiStar S350;
- (b) Jenoptik Robot GmbH TraffiStar S350M;
- (c) Jenoptik Robot GmbH TraffiStar S590;
- (d) Jenoptik Robot GmbH TraffiStar SR390;
- (e) REDFLEX red-speed HDX;
- (f) VITRONIC PoliScan Speed M1;
- (g) VITRONIC PoliScan Speed M1 HP;
- (h) Jenoptik Robot GmbH RRS24F-ST3 and VECTOR P2P Outstation.

M. ROBERTS, Minister for Police.

PREMIER AND CABINET

PR301

Supreme Court Act 1935

Acting Attorney General Designation Order (No. 3) 2017

Made by the Governor in Executive Council.

1. Citation

This order is the *Acting Attorney General Designation Order* (*No. 3*) 2017.

2. Minister designated

The Honourable Benjamin Sana Wyatt MLA, the Treasurer; Minister for Finance; Energy; Aboriginal Affairs, is designated as the Minister of the State for the purposes of the *Supreme Court Act 1935* section 154(3) and (4) during the period beginning on 8 September 2017 and ending on 12 September 2017.

R. KENNEDY, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA301

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003 RACING AND WAGERING WESTERN AUSTRALIA

(FOB RULES) NOTICE (NO. 6) 2017

Made by Racing and Wagering Western Australia under section 61 of the Act.

1. Citation

This notice is the Racing and Wagering Western Australia (FOB Rules) Notice (No. 6) 2017.

2. Commencement

These rules came into operation on 12 June 2012.

3. Interpretation

In this notice -

"the Act" means the Racing and Wagering Western Australia Act 2003;

"the Rules" means the rules described in clause 4, adopted by Racing and Wagering Western Australia.

4. Rules adopted under section 61 of the Act

(1) In a meeting held on 31 May 2012, Racing and Wagering Western Australia resolved—

(a) to adopt and operate under rules relating to a jointly operated fixed odds wagering system in accordance with section 61(2) and (4) of the Act.

(2) A copy of the rules adopted was published for public information in the *Special Gazette* of 12 June 2012 at pp. 2413-2441.

(3) Further amendments to the Rules were adopted by resolution of the Board dated 11 October 2012, 25 March 2013 30 August 2013, 31 October 2013, 20 December 2013, 1 May 2014, 3 September 2014, 28 November 2014, 21 September 2015, 23 November 2015, 21 January 2016, 29 February 2016, 4 April 2016, 27 June 2016, 25 July 2016, 29 August 2016, 3 October 2016, 31 October 2016, 27 February 2017, 28 November 2016, 1 May 2017, 29 May 2017 and 26 June 2017 and published for public information in the *Gazettes* of 23 October 2012 at pp. 5058-5060, 5 April 2013 at pp. 1490-1491, 17 September 2013 at pp. 4337-4346, 15 November 2013 at pp. 5262-5265, 10 January 2014 at pp 24-25, 13 May 2014 at pp 1455-1465, 12 September 2015 at pp 3881-3883, 27 November at pp 4756-4758 29 January 2016 at pp 276-277, 4 March 2016 at pp 627-628, 8 April 2016 at pp 1101-1103, 1 July 2016 at pp 2748-2749, 29 July 2016 at pp 3215-3217, 2 September at pp 3713-3714, 7 October 2016 at pp 4379-4387, 4 November 2016 at pp 5010-5011, 3 March 2017 at pp 1482-1484, 28 March 2017 at pp 135-1936, 5 May 2017 at pp 2370-2371, 2 June 2017 at pp 2754-2755 and 30 June 2017 at pp 3594-3602.

5. Changes to Rules published for public information section 61(6)(c) of the Act

(1) Further amendments to the Rules were adopted by resolution of the Board dated 28 August 2017.

(2) Those further amendments to the Rules are published in the Schedule to this notice for public information, as required by section 61(6)(c) of the Act.

Schedule 1—Amendments to Adopted Rules

	BOXING & MARTIAL ARTS
292.	Where a match is abandoned or postponed, but fought within 14 days of the original scheduled date, all wagers stand. Once the 14 days have expired, all single wagers are void and refunded. Affected multiple wagers will be recalculated excluding that leg.
293.	All wagers on either fighter to win will be decided by the judges' decision, which includes points, technical knockout (TKO), knock out (KO) or disqualification. Settlement will be based on the official result declared by the official governing body immediately after the conclusion of the event. Any subsequent overturned decision will not be recognised by RWWA, and original settlement of wagers will stand.
294.	If a price is offered for a draw, in the event of a draw all wagers on either boxer to win will all be losing bets and the draw will be the winning option. If there is a "technical draw" determined by the referee due to an accidental cut or similar, then the bout is deemed a no contest and all wagers will be refunded. <u>A Knockout (KO) occurs when the boxer does not stand up after a 10 count. A Technical Knockout (TKO) is the three knockdown rule; or if the referee steps in when it is decided a boxer cannot safely continue to fight; or if a boxer fails to answer a bell for the next round. Any retirement or disqualification will be considered a technical knockout (TKO).</u>
295.	Disqualified Opponent (DQ) occurs when a bout is stopped short of a KO, TKO or judges' decision because, intentionally, one or both contestants have repeatedly or deliberately fouled or violated other rules, and the referee declares a disqualified boxer who automatically loses the bout to the opponent as a result.
296.	Opponent Retires occurs when a boxer fails to return to the ring for the next round.
297.	 For Points Decision wagers the full scheduled number of rounds must take place. The winner will be determined by the judges' scorecards as either Draw, Majority Draw, Unanimous Decision, Split Decision or Majority Decision: (a) Draw: in the event of a draw, the Dead-Heat Rule applies. If a price is offered for the draw, in the event of a draw all wagers on either boxer to win will all be losing bets and the draw will be the winning option. (b) Majority Draw occurs when two of the three judges agree that neither boxer won (i.e. tied scorecards), with the third judge indicating one boxer being the clear winner on his/her scorecard. In the event of a Majority Draw, the Dead-Heat Rule applies. If a price is offered for the draw, in the event of a draw all wagers on either boxer to win will be losing bets and the draw will be the winning option.

	(c) Unanimous Decision occurs when all three judges agree on the winner of the fight.
	(d) Split Decision occurs when two of the three judges score one boxer as the winner, while the third judge scores the other boxer as the winner.
	(e) Majority Decision occurs when two of the three judges score one boxer as the winner, while the third judge scores the other boxer as the winner.
298.	For Technical Decision, <u>Draw by Technical Decision</u> , <u>Technical Draw/No</u> Contest wagers:
	 (a) A Technical Decision is a decision on scorecard points between the judges and occurs when a bout finishes early for any reason other than KO, TKO or DQ with an official winner declared.
	(b) A Draw by Technical Decision occurs when a bout finishes early for any reason other than KO, TKO or DQ and a draw has been determined by the judges' scorecards.
	(c) A Technical Draw/No Contest occurs when a bout finishes early for any reason other than KO, TKO or DQ with the fight not going to judges' scorecards.
299.	Where a Technical Decision (including Draw by Technical Decision) occurs Head to Head wagers will be settled on the official result. Round Betting will be settled at the time the fight was stopped. A Technical Decision (including Draw by Technical Decision) will not be considered a Points Decision for settling purposes.
300.	Where a Technical Draw/No Contest occurs, all wagers will be void and stakes returned, except where the outcome has already been determined.
301.	In <u>Pick the</u> Round <u>betting</u> <u>Betting</u> , if a boxer fails to answer the bell, the fight will be deemed to have ended in the previous round.
302.	In <u>Pick the</u> Round <u>betting</u> <u>Betting</u> , if the scheduled number of rounds is changed, then all wagers are void and refunded.
303.	For all wagers on a boxer to win by Points Decision, the full scheduled number of rounds must take place for the wagers to be deemed winners. Total Rounds wagers – for 3 minute boxing rounds, for settlement purposes half a round is considered to be 1 minute 30 seconds. A round must exceed 1 minute 30 seconds for a wager on "Over" to be a winner in a 3 minute boxing round.
304.	Punches Landed wagers will be settled on the official result from CompuBox stats (http://compuboxonline.com/about/).
305.	The official stopping of a round before the sounding of the bell does not constitute a full round. A full round is only considered for wagering purposes to have been completed when the bell sounds signifying the end of the round.
545.	<u>UFC/MMA</u> Where a match is abandoned or postponed, but fought within 14 days of the original scheduled date, all wagers stand. Once the 14 days have expired, all single wagers are void and refunded. Affected multiple wagers will be recalculated excluding that leg.
546.	Settlement will be based on the official result declared by the official governing body immediately after the conclusion of the event. Any subsequent overturned decision will not be recognised by RWWA, and original settlement of wagers will stand
547.	<u>A Knockout (KO) occurs when a fighter is rendered unconscious due to</u> strikes or kicks. A Technical Knockout (TKO) is when the referee stops the fight when an injury as a result of a legal manoeuvre is severe enough to terminate a fight. Any retirement or disqualification will be considered a technical knockout (TKO).
548.	A Submission occurs when the referee stops the fight due to a physical tap out or a verbal tap out.
549.	Disqualified Opponent (DQ) occurs when a fight is stopped short of a KO, TKO or judges' decision because, intentionally, one or both contestants have repeatedly or deliberately fouled or violated other rules, and the referee declares a disqualified fighter who automatically loses the fight to the opponent as a result.
550.	Opponent Retires occurs when a fighter fails to return to the octagon for the next round.

551.	 For Decision wagers the full scheduled number of rounds must take place. The winner will be determined by the judges scorecards as either Draw, Majority Draw, Unanimous Decision, Split Decision or Majority Decision: (a) Draw: in the event of a draw, the Dead-Heat Rule applies. If a price is offered for the draw, in the event of a draw all wagers on either fighter to win will all be losing bets and the draw will be the winning option.
	(b) Majority Draw occurs when two of the three judges agree that neither fighter won (i.e. tied scorecards), with the third judge indicating one fighter being the clear winner on his/her scorecard. In the event of a Majority Draw, the Dead-Heat Rule applies. If a price is offered for the draw, in the event of a draw all wagers on either fighter to win will be losing bets and the draw will be the winning option.
	(c) Unanimous Decision occurs when all three judges agree on the winner of the fight.
	(d) Split Decision occurs when two of the three judges score one fighter as the winner, while the third judge scores the other fighter as the winner.
	(e) Majority Decision occurs when two of the three judges score one fighter as the winner, while the third judge scores a draw.
552.	 For Technical Decision, <u>Draw by Technical Decision</u>, Technical Draw/No Contest wagers: (a) A Technical Decision is a decision on scorecard points between the judges and occurs when a fight finishes early for any reason other than KO, TKO or DQ with an official winner declared.
	(b) A Draw by Technical Decision occurs when a fight finishes early for any reason other than KO, TKO or DQ and a draw has been determined by the judges' scorecards.(c) A Technical Draw/No Contest occurs when a fight finishes early for
	any reason other than KO, TKO or DQ with the fight not going to judges' scorecards.
553.	Where a Technical Decision (including Draw by Technical Decision) occurs Head to Head wagers will be settled on the official result. Round Betting will be settled at the time the fight was stopped. A Technical Decision (including Draw by Technical Decision) will not be considered a Decision for settling purposes.
554.	Where a Technical Draw/No Contest occurs, all wagers will be void and stakes returned, except where the outcome has already been determined.
555.	In Round Betting, if a fighter fails to answer the bell, the fight will be deemed to have ended in the previous round.
556.	In Round Betting, if the scheduled number of rounds is changed, then all wagers are void and refunded.
557.	Total Rounds wagers - for 5 minute UFC rounds, for settlement purposes, half a round is considered to be 2 minutes 30 seconds. A round must exceed 2 minutes 30 seconds for a wager on "Over" to be a winner in a 5 minute UFC round.
558.	The official stopping of a round before the sounding of the bell does not constitute a full round. A full round is only considered for wagering purposes to have been completed when the bell sounds signifying the end of the round.
559.	Most Takedowns is determined by the fighter with most number of takedowns per fight. Results for the Most Takedowns will be officially calculated by www.fightmetric.com.

— PART 2 —

AGRICULTURE AND FOOD

AG401

SOIL AND LAND CONSERVATION ACT 1945

CARNARVON LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2017

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the Carnarvon Land Conservation District (Appointment of Members) Instrument 2017.

2. Appointment of members

Under section 23(2b) of the Act and clause 5(1) of the *Soil and Land Conservation (Carnarvon Land Conservation District) Order 1983**, the following member is appointed to the land conservation district committee for the Carnarvon Land Conservation District—

(a) as persons actively engaged in, or affected by or associated with, land use in the district: Ms Amber Balfour-Cunningham of Carnarvon.

(*Published in the Gazette of 16 December 1983 at p. 4897 and amended in the Gazettes of 13 March 1987 at pp. 662-663, 10 June 1988 at pp. 1936-1937, 13 December 1991 at pp. 6150-6151, 25 August 1995 at p. 3845, 7 June 1996 at p. 2389 and an Amendment Order approved by Executive Council on 28 January 1998 {refer to Department of Agriculture and Food reference: 881708V04PO6}).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 23 August 2020.

GLEN WHEATON, Deputy Commissioner of Soil and Land Conservation.

Dated this 23rd day of August 2017.

CONSUMER PROTECTION

CP401

ASSOCIATIONS INCORPORATION ACT 2015

ORDER TO CANCEL INCORPORATION

Leonora Gwalia Historical Museum Inc-A0823981M

On 22 March 2017 the Commissioner for Consumer Protection (Commissioner) served a notice on Leonora Gwalia Historical Museum Inc—A0823981M (Association) pursuant to section 145(1) of the Associations Incorporation Act 2015 (Act) informing it that if it did not show cause on or before 60 days after the day on which the notice was given (Allowed Period) the incorporation of the Association would be cancelled.

The Association did not show cause within the Allowed Period.

On 15 June 2017 the Commissioner gave notice in writing to the Association pursuant to section 147(2) of the Act stating that the Commissioner proposed to make an order cancelling the incorporation of the Association after the expiration of 28 days from the day on which the notice was given and advising the Association that it could apply to the State Administrative Tribunal (SAT) for a review of the Commissioner's proposal within this period.

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

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

LAILY YASSIN, Acting Associations & Charities Manager for Commissioner for Consumer Protection.

Date: 29 August 2017.

HEALTH

HE401

MENTAL HEALTH ACT 2014

MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS)

ORDER (NO. 9) 2017

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

1. Citation

This order may be cited as the Mental Health (Authorised Mental Health Practitioners) Order (No. 9) 2017.

2. Commencement

This order comes into operation as follows-

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

3. Authorised Mental Health Practitioner

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

Schedule 1		
Name	Profession	
Dobson, Louise	Registered Nurse	
Hoyle, Georgina	Registered Nurse	

Dated: 28 August 2017.

Dr NATHAN GIBSON, Chief Psychiatrist.

HE402

MENTAL HEALTH ACT 2014

MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS) REVOCATION ORDER (NO. 9) 2017

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

1. Citation

This Order may be cited as the Mental Health (Authorised Mental Health Practitioners) Revocation Order (No. 9) 2017.

2. Commencement

This Order comes into operation as follows-

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

3. Revocation of designation

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

Schedule 1		
Name	Profession	
Mangan, Maria Lucy	Registered Nurse	
Perera, Darshini	Registered Nurse	
Van Dijk, Kim	Registered Nurse	
Warren, Gary Charles	Registered Nurse	

Dated: 28 August 2017.

Dr NATHAN GIBSON, Chief Psychiatrist.

HE403

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA) ACT 2010

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WESTERN AUSTRALIA)

MEDICAL (AREA OF NEED) DETERMINATION (NO. 28) 2017

Made by the Chief Medical Officer, pursuant to section 67(5) of the Schedule of the Health Practitioner Regulation National Law (Western Australia).

Citation

1. This determination may be cited as the Medical (Area of Need) Determination (No. 28) 2017.

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 6 months after its commencement

Schedule

RADIOLOGY SERVICES IN THE KIMBERLEY REGION OF WESTERN AUSTRALIA

Dated this 25th day of August 2017.

Professor GARY GEELHOED, Chief Medical Officer, Department of Health. As delegate of the Minister for Health.

JOBS, TOURISM, SCIENCE AND INNOVATION

JO401

AGENT GENERAL ACT 1895

APPOINTMENT OF AGENT GENERAL

It is notified for public information that the Governor, in Executive Council, has appointed Mr John King Atkins to be Agent General for Western Australia for the period 7 September 2017 to 30 June 2018 (both dates inclusive).

STEPHEN WOOD, Director General, Department of Jobs, Tourism, Science and Innovation.

Dated: 30 August 2017.

JUSTICE

JU401

PRISONS ACT 1981

PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

	Surname	Other Names	Permit No.	Revocation Date
_	Mason	Gregory	MEL 0041	23/08/2017

This notice is published under section 15P of the Prisons Act 1981.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

Shire of Augusta Margaret River

BASIS OF RATES

This notice, which is for public information only, is to confirm that-

I, Duncan Ord, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 16 August 2017, determined that the method of valuation to be used by the Shire of Augusta Margaret River, as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schodulo A

Scheudie A			
	Designated land		
UV to GRV	All those portions of land being Lots 10 to 23 inclusive as shown on Deposited Plan 408675.		

DUNCAN ORD, OAM, A/Director General, Department of Local Government, Sport and Cultural Industries.

LG402

LOCAL GOVERNMENT ACT 1995

City of Albany

BASIS OF RATES

This notice, which is for public information only, is to confirm that-

I, Michael Connolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 28 July 2017, determined that the method of valuation to be used by the City of Albany as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	All those portions of land being Lot 51 and Lot 52 as shown on Deposited Plan 406659.

MICHAEL CONNOLLY, Deputy Director General—Regulation, Department of Local Government, Sport and Cultural Industries.

LG403

LOCAL GOVERNMENT ACT 1995

City of Albany

BASIS OF RATES

This notice, which is for public information only, is to confirm that-

I, Michael Connolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 26 July 2017, determined that the method of valuation to be used by the City of Albany as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land		
UV to GRV	All that portion of land being Lot 100 as shown on Deposited Plan 411028.		

MICHAEL CONNOLLY, Deputy Director General—Regulation, Department of Local Government, Sport and Cultural Industries.

LG501

BUSH FIRES ACT 1954

City of Canning

ANNUAL FIRE HAZARD REDUCTION NOTICE

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

LAND ZONED 'RURAL' OR 'SPECIAL RURAL'

On or before the 1st day in November in each year, all owners or occupiers of land zoned 'Rural' or 'Special Rural' under the City of Canning Town Planning Scheme No. 40 (Scheme) are required to—

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

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

ALL OTHER LAND, THAT IS LAND WHICH IS NOT ZONED 'RURAL' OR 'SPECIAL RURAL'

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

FLAMMABLE MATTER

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

PERMISSION NEEDED TO VARY REQUIREMENTS

If it is impracticable for any reason to clear firebreaks or to take measures in accordance with this notice, you may apply in writing to the City for permission to provide firebreaks on the land in alternative locations or take alternative measures.

Unless and until permission in writing is granted by the City, you must comply with the requirements of this notice.

PENALTY FOR NON-COMPLIANCE

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

LG502

BUSH FIRES ACT 1954

FIRE CONTROL NOTICE

City of Rockingham

Notice to Owners and/or Occupiers of Land

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954 you are hereby required on or before 30 November 2017, to remove all flammable material or to install three (3) metre wide mineral earth firebreaks (mineral earth in definition being land totally clear of all vegetation living or dead) and any overhanging trees or other vegetation to clearance height of four (4) metres. The clearing of land or firebreaks need to be maintained up to and including 31 May 2018.

Inspection of properties will be carried out in all areas for compliance with this notice after 30 November 2017. Persons who fail to comply with the requirements of this notice will be issued with an infringement notice (\$250).

It is the property owner's responsibility to ensure the standard of prevention work is undertaken and maintained as per this notice.

1. RURAL LAND

On or before 30 November 2017 and thereafter up to and including 31 May 2018-

- 1.1 Have firebreaks not less than three (3) metres wide immediately inside and along all boundaries, with all overhanging tree branches, tree limbs etc to be trimmed back clear of the firebreak to a clearance height of four (4) metres.
 - \mathbf{Or}

Maintained and living lawns are acceptable in conjunction with or in lieu of mineral earth firebreaks, provided that the same minimum width and height requirements for a firebreak are maintained.

1.2 Buildings/Sheds and Haystacks

Have firebreaks not less than five (5) metres wide so far as to surround all buildings, sheds and haystacks, with all overhanging branches, trees, limbs etc to be trimmed back clear of the firebreak to a clearance height of four (4) metres.

2. URBAN AREAS (VACANT LAND)

On or before 30 November 2017 and thereafter up to and including 31 May 2018-

2.1 Land less than $2000m^2$

Have the entire vacant land clear of all flammable material by slashing, mowing or other means to a height no greater than 50mm.

2.2 Land more than 2000m²

Have firebreaks not less than three (3) metres wide immediately inside and along all boundaries of the vacant land with all overhanging tree branches, trees, limbs etc to be trimmed back clear of the firebreak was to a clearance height of four (4) metres.

Or

Maintained and living lawns are acceptable in conjunction with or in lieu of mineral earth firebreaks, provided that the same minimum width and height requirements for a firebreak are maintained.

3. FIRE MANAGEMENT PLANS

Properties within subdivisions/developments within the City of Rockingham shall comply with the Fire Management Plans for their to the satisfaction of the City or its duly Authorised Officer.

4. ALTERNATIVE SITUATIONS

Variation applications must be lodged in writing to the City of Rockingham by 16 October 2017. An application to Vary Location and Type of Firebreaks can be downloaded from the City's website or is available from the Fire Prevention Officer on 9528 0333.

5. PENALTY

The owner or occupier of land to whom a notice has been given under Section 33 subsection 1 of the Bush Fires Act 1954 and who fails or neglects and in any respect duly to comply with the requisitions of the notice is guilty of an offence.

Penalty: Up to \$5000

FIREBREAK CONTRACTORS

To assist ratepayers to install firebreaks a list of contractors is available on the City of Rockingham website, or by contacting the Fire Prevention Officer on 9528 0333.

Note: Pursuant to the City's Health Local Laws, burning of any refuse on the ground or incinerators is prohibited in urban areas. It is also an offence under the *Health (Miscellaneous Provisions)* Act 1911 to create nuisance smoke. When planning any burn, a permit to burn may be required in accordance with the provisions of the Bush Fires Act 1954 (as amended).

ANDREW HAMMOND, Chief Executive Officer.

LG503

BUSH FIRES ACT 1954

FIREBREAK NOTICE 2017/2018 City of Kalgoorlie-Boulder

Notice to all Owners and/or Occupiers of Land

As a measure to assist in the control of bush fires, and to prevent the spread or extension of a bush fire which may occur, all owners and/or occupiers of land within the City of Kalgoorlie-Boulder district are required before the 1st day in October each year, or within 14 days of becoming the owner or occupier of land if after that date, to clear firebreaks or take measures in accordance with this notice and maintain those firebreaks and measures up to and including the 31st day of May in the following year.

Interpretation

"Act" means the Bush Fires Act 1954;

- "Authorised Person" means a person authorised in accordance with S.9.10 of the Local Government Act 1995 by the City of Kalgoorlie-Boulder.
- "City" means the City of Kalgoorlie-Boulder.
- "Flammable Matter" includes all form of vegetation both living and dead, and any other flammable materials and combustible matter;

- "Firebreak" means ground which is cleared to a mineral earth standard in which all flammable material (which includes vegetation and with all overhanging branches, trees, limbs, etc to be trimmed back clear of the Firebreak area) has been removed and on which no flammable material (which includes vegetation) is permitted during the Firebreak period and the Firebreak must be the required width.
- "Firebreak Period" means the time from 1 October in any year until 31 May in the year following;
- "Trafficable" means able to be driven around, unhindered, in a standard four-wheel drive vehicle.

General Requirements

All owners and/or occupiers of land within the district of the City of Kalgoorlie-Boulder must clear all flammable matter from the land in accordance with the following requirements—

Land which is 5,000m² and under in area, shall—

Be required to follow the general fire hazard reduction measures as stated in this notice.

Land which is 5,001m² and above in area, shall—

Have a trafficable firebreak three (3) metres in width cleared immediately inside all external boundaries of the land to mineral earth or to the satisfaction of an authorised person.

General Fire Hazard Reduction Measures

All owners/occupiers are required to reduce fire hazards on their property as far as reasonably practicable over the entire area of land. This can be achieved by clearing all "flammable matter" to a height of no more than 50mm, or to the satisfaction of an authorised person and all clearing must be done in accordance with the Act. Fire Hazard Reduction Orders will be issued where owners/occupiers have failed to reduce fire hazards on their property to a satisfactory state in the opinion of an authorised person.

Amendments to the above requirements

If an owner or occupier of land within the district of the City of Kalgoorlie-Boulder is unable to comply with the requirements of this notice, that owner or occupier may request in writing to the City, to undertake alternative measures to enable compliance with this notice in the opinion of an authorised person.

The following are the Burning Periods for Kalgoorlie-Boulder District—

Firebreaks/Reduction Measures must be installed by—1 October and remain until 31 May in the following year.

(Prohibited Period) All Burning is prohibited between—1 November to 31 March in the following year.

(Restricted Period) Permits are required between—1 April to 30 April and 1 October to 31 October each year.

(No permit required Period) Burning off does not require a permit however restrictions still apply—1 May to 30 September each year.

The following restrictions apply at all times throughout the year—

No burning off on Sunday or Public Holidays.

No burning off of garden waste, refuse or offensive materials at any time.

No Burning off contrary to the provisions of the City's Health Local Law.

Authorised burning off will only be undertaken between the hours of 6:00 pm and 11:00 pm.

All neighbouring property occupiers must be informed of the burning off before commencement.

An Authorised Person must be informed of the burning off before commencement.

Local Fire Station Officers must be informed of the burning off before commencement.

Compliance

(1) In addition to the requirements of this notice, further works which are considered necessary by an authorised person may be required as specified in writing in a subsequent notice addressed to the land owner as recorded by the City.

(2) Where the owner or occupier of the land fails or neglects to comply with the requirements of this notice or a subsequent notice addressed to the land owner, an authorised person may enter onto and upon the land with any workmen, contractors, vehicles and machinery as required to carry out the requisitions of the notice at the expense of the land owner. Where the City is required to act in default, the land will be cleared in accordance with this notice or at the discretion of an authorised person.

(3) Failure to comply with this notice and subsequent written notices may result in penalties being issued or court action and the liability for any costs incurred by the City in relation to works undertaken on behalf of the land owner.

Dated: 28 August 2017.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

Forfeiture

Department of Mines and Petroleum," East Perth WA 6004.

I hereby declare in accordance with the provisions of section 96A of the *Mining Act 1978* that the undermentioned mining tenement is forfeited for failure to comply with the rent obligations being failure to pay annual rent.

FREDERICK IVOR ROBERTS, Executive Director, Mineral Titles.

 $22 \ {\rm August} \ 2017$

Tenement Holder

EXPLORATION LICENCE

E36/848

Licorne Pty Ltd

Mineral Field

East Murchison

MP402

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,

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 payment of rent.

J. SCUTT, Warden.

To be heard by the Warden at Mt. Magnet on 19 October 2017.

MURCHISON MINERAL FIELD

PROSPECTING LICENCES

P 20/2081	Hurst, James Andrew
P 20/2108	Klondyke Gold Pty Ltd
P 20/2109	Klondyke Gold Pty Ltd
P 20/2110	Klondyke Gold Pty Ltd
P 20/2111	Klondyke Gold Pty Ltd
P 20/2112	Klondyke Gold Pty Ltd
P 20/2113	Klondyke Gold Pty Ltd
P 20/2114	Klondyke Gold Pty Ltd
P 20/2115	Klondyke Gold Pty Ltd
P 20/2116	Klondyke Gold Pty Ltd
P 20/2138	Burnell, Ryan Edward
P 20/2139	Burnell, Ryan Edward
P 20/2140	Burnell, Ryan Edward
P 20/2141	Burnell, Ryan Edward
P 20/2142	Burnell, Ryan Edward
P 20/2143	Burnell, Ryan Edward
P 20/2144	Burnell, Ryan Edward
P 20/2145	Burnell, Ryan Edward
P 20/2146	Burnell, Ryan Edward
P 20/2151	Burnell, Ryan Edward
P 20/2153	Stonevale Enterprises Pty Ltd
P 20/2223	Western Mining Pty Ltd

MP403

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.

A. HILLS-WRIGHT, Warden.

To be heard by the Warden at Leonora on 24 October 2017.

MT MARGARET MINERAL FIELD

PROSPECTING LICENCES

- P 37/8472 Van Blitterswyk, Wayne Craig P 37/8474 Van Blitterswyk, Wayne Craig
- P 38/4111 Crocker, David
- P 38/4112 Crocker, David
- P 38/4113 Crocker, David
- P 39/5229 Nowland, Dale Cameron
 - Stewart, Sydney George

PLANNING

PL101

CORRECTION

PLANNING AND DEVELOPMENT ACT 2005

City of Nedlands

Local Planning Scheme No. 2—Amendment No. 200

Ref: TPS/1249

It is hereby notified for public information that the notice under the above Amendment No. 200 published at page 3737 of the *Government Gazette* No. 161 dated 14 October 2014, contained an error which is now corrected as follows—

- 1. retaining the subject lot in the Residential zone and Schedule I—Additional Uses, as proposed in the amendment that was advertised; and
- 2. requiring the amendment that was advertised to be modified in the following manner-
 - (i) designate the subject lot as "A114" in Schedule I-Additional Uses; and
 - (ii) replace provisions in the "Additional Use Permitted" column with— Three (3) single or grouped dwellings.

Dwellings shall comply with the provisions of the Residential Design Codes in relation to the R30 density.

Clause 5.3 of the Scheme does not apply to single houses or grouped dwellings on the site.

G. TREVASKIS, Chief Executive Officer.

PL401

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Busselton

Local Planning Scheme No. 21—Amendment No. 10

Ref: TPS/1608

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Busselton Local Planning Scheme amendment on 11 August 2017 for the purpose of—

1a Inserting into Schedule 1 the following-

i. **Repurposed dwelling**—means a building or structure not previously used as a single house, which has been repurposed for use as a dwelling.

- 1 September 2017
- ii. **Second-hand dwelling**—means a dwelling that has been in a different location, and has been dismantled and transported to another location, but does not include a new modular or transportable dwelling.
- 1b Inserting in to Table 1 (Zoning Table).
 - i. '**Repurposed dwelling**', as a separate land use.
 - ii. 'Second-hand dwelling', as a separate land use.
- 1c Amending the Table 1 (Zoning Table) to make a Re-purposed dwelling or Second-hand dwelling a 'D' use in any zone in which a single house is a 'P' use or 'D' use and 'X' use in the zones where a single house is not permitted.
- 1d Inserting as a new clause 5.9, with subsequent clauses being renumbered accordingly, of the following—

Re-purposed dwelling and Second-hand dwelling

The local government shall not grant planning approval for development of a Re-purposed dwelling or Second-hand dwelling unless it is satisfied that the development will be consistent with the character of the locality in which development is proposed, the maintenance of the amenity of the locality in which development is proposed and the objectives, policies and other provisions of the Scheme which apply to the land where development is proposed. The local government may, if it considers it appropriate to do so, advertise an application for development of a Re-purposed dwelling or Second-hand dwelling pursuant to clause 64 Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015.*

G. HENLEY, Mayor. M. S. L. ARCHER, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Busselton

Local Planning Scheme No. 21—Amendment No. 23

Ref: TPS/1904

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Busselton Local Planning Scheme amendment on 11 August 2017 for the purpose of—

- 1. Amends the above local planning scheme to
 - a. Introduce a 'Residential' zoning over the unzoned portion of Pt Lot 9507 Layman Road, Geographe as depicted on the proposed zoning map.
 - b. Apply 'R20' and 'R30' residential density coding and modify boundaries as depicted on the proposed zoning map; and
 - c. Designate portion of Pt Lot 9507 as Reserve for 'Recreation' as depicted on the proposed zoning map.
- 2. Amends the Scheme Map accordingly.

G. HENLEY, Mayor. M. S. L. ARCHER, Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Gnowangerup

Local Planning Scheme No. 2—Amendment No. 11

Ref: TPS/1997

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Gnowangerup Local Planning Scheme amendment on 23 August 2017 for the purpose of—

Modifying Special Use No. 12 within Schedule 4 Special Use Zone as follows-

No.	Description of land	Special Use	Conditions
12.	Lots 25, 26 & 27 Whitehead Road and Aylmore Street, Gnowangerup	church	All use and development requires development approval.

PREMIER AND CABINET

PR401

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 12(c) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon B. S. Wyatt MLA to act temporarily in the office of Attorney General in the absence of the Hon J. R. Quigley MLA for the period 8 to 12 September 2017 (both dates inclusive).

D. FOSTER, Director General, Department of the Premier and Cabinet.

PR402

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 12(c) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon R. Saffioti MLA to act temporarily in the office of Minister for Local Government; Heritage; Culture and the Arts in the absence of the Hon D. A. Templeman MLA for the period 26 September to 5 October 2017 (both dates inclusive).

D. FOSTER, Director General, Department of the Premier and Cabinet.

TREASURY AND FINANCE

TR401

TAXATION ADMINISTRATION ACT 2003

COMMISSIONER'S PRACTICE

Under the provisions of section 127 of the *Taxation Administration Act 2003*, the following Commissioner's practice is hereby published for public information—

TAA 21.1 COMPROMISE ASSESSMENTS

Full details of the Commissioner's practice can be obtained from the Office of State Revenue website at www.finance.wa.gov.au.

N. SUCHENIA, Commissioner of State Revenue, Department of Finance.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Re: Estate of Mary Dorothy Hackett, late of 17A Paris Way, Karrinyup, Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 22 August 2016, are required by the executor of the deceased's estate, being Edward David Hackett, care of Summers Legal, 104 Colin Street, West Perth WA 6005, to send particulars of their claims to him within one month from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which he has notice.

SUMMERS LEGAL.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Massimiliana Paretti, late of Unit 30, 19 Raymond Street, Yokine, Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 16 July 2016, are required by the Executor, Stephen John Davis care of PO Box 1194, West Perth WA 6872, to send particulars of their claims within one month of the date of publication to him, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Jessie Anderson Ogilvie, late of Aegis Stirling, 32 Spencer Avenue, Yokine, Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 19 July 2016, are required by the Executor, Stephen John Davis care of PO Box 1194, West Perth WA 6872, to send particulars of their claims within one month of the date of publication to him, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Nina Mary Hart. late of Jeremiah Donovan House, 138 Lewis Road, Forrestfield, Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 24 August 2016, are required by the Executor, Stephen John Davis care of PO Box 1194, West Perth WA 6872, to send particulars of their claims within one month of the date of publication to him, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX405

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 estate of the deceased persons listed below, are required to send particulars of their claims to the legal personal representatives of care of Kott Gunning, Level 8, 140 St Georges Terrace, Perth by 4 October 2017, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which they then have notice.

Ormond Victor Cail, late of 112 Ocean Drive, Quinns Rocks, date of death 30 April 2017

Lila Wladyslawa Dabrowski, late of 83 Valentine Avenue, Dianella, date of death 22 February 2017

Truie Ellery Garmony, late of Narembeen Memorial Health Service, Narembeen, date of death 5 April2017

Agrineth Joyce Thokozile Mashinini (also known as Joyce Mashinini) formerly of 4 Tabard Street, Greenwood, late of 1094 Matlock Road, Dainfern, Gauteng, Republic of South Africa, date of death 19 July 2015

Margaret Elaine Powell, late of 140 Proserpine Loop, Port Kennedy, date of death 10 April 2017 Winsome Eddy Rogerson, late of 38 Stockdale Crescent, Wembley Downs, date of death 3 June 2017 Nicholas Philip Sandland, late of Burrabidgy East, Moora, date of death 20 December 2016 Alan Ronald Tough, late of 112 Circe Circle, Dalkeith, date of death 23 November 2016

ZX406

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 by the Executor of those estates to send particulars of their claims to the Executor within one month from the date of publication of this notice, after which date the Executor may convey or distribute the assets having regard only to the claims of which the Executor then has notice.

Bell, Elma Blanche, late of Meath Care Como, 80-82 Henley Street, Como, who died on 13 February 2017.

HAYNES LEGAL, Solicitors for the Executors, Barristers & Solicitors, Suite 16, 56 Creaney Drive, Kingsley WA 6026.

ZX407

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 1 October 2017, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Allen, Dorothy Jean, late of Juniper Hilltop, 4-10 Hayman Road, Bentley WA 6102, who died 18 June 2017. (DE 31051420 EM13).
- Carter, Barbara, late of 2 Hendon Place. Wilson WA 6107, who died 13 August 2017. (DE 19731566 EM23).
- Coles, Muriel Evelyn, late of 21 Bollig Gardens, Bentley WA 6102, who died 5 July 2017. (DE 19641527 EM15).
- McDonald, Jean Alice, late of Morrison Lodge, 1A North Street, Midland WA 6056, who died 12 August 2017. (DE 19931640 EM38).
- O'Rourke, Peter James, late of 4/38 Ostend Road, Scarborough WA 6019, who died 18 March 2017. (DE 19914286 EM23).
- Robins, Gladwyn Fletcher, late of Regis Weston, 118 Monash Avenue, Nedlands WA 6009, who died 21 June 2017. (DE 19812023 EM17).
- Rutherford, Heidi-Marie Elizabeth, late of 30 Hamersley Avenue, Morley WA 6062, who died 1 July 2016. (DE 33136579 EM32).
- Szymaszkiewicz, Adam, late of Third Avenue East, Maylands WA 6051 (formerly of 4/7 Ninth Avenue, Maylands WA 6051), who died 27 June 2017. (DE 19991944 EM24).

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