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— PART 1 —

PROCLAMATIONS

AA101

Industrial Hemp Amendment Act 2018

Industrial Hemp Amendment Act 2018 Commencement Proclamation 2018

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

1. Citation

This proclamation is the *Industrial Hemp Amendment Act 2018 Commencement Proclamation 2018*.

2. Commencement of Act

The *Industrial Hemp Amendment Act 2018*, other than Part 1, comes into operation on the day after the day on which this proclamation is published in the *Gazette*.

K. BEAZLEY, Governor.

L.S.

A. MacTIERNAN, Minister for Agriculture and Food.

INDUSTRY REGULATION

IS301

Building Services (Registration) Act 2011

Building Services (Registration) Amendment Regulations 2018

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Building Services (Registration)* Amendment Regulations 2018.

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 *Building Services (Registration) Regulations 2011.*

4. **Regulation 7 replaced**

Delete regulation 7 and insert:

7. Registration and renewal of registration

- (1) An application for registration or renewal under section 13(1) or (2) must state that the registration or renewal is sought for a period of 3 years.
- (2) For the purposes of section 15(1), the period commencing 8 weeks before the registration of a person is due to expire and ending when the person's registration expires is the renewal period for the application for the renewal of the person's registration.

5. **Regulation 10 amended**

Delete regulation 10(1) and insert:

(1) The Building Commissioner may, on the application of a person who has paid a fee under these regulations,

refund part or all of the fee if the Commissioner considers that the circumstances warrant the refund of the fee.

Note: The heading to amended regulation 10 is to read: Refund of fees

6. Schedule 1 Division 2 replaced

Delete Schedule 1 Division 2 and insert:

Item	Description of fee	Fee (\$)
1.	Application for registration as building practitioner	213.70
2.	Application for registration as building contractor (individual)	213.70
3.	Application for registration as building contractor (partnership)	350.45
4.	Application for registration as building contractor (company)	350.45
5.	Registration fee for building practitioner (3 years)	614.30
6.	Registration fee for building contractor (individual) (3 years)	410.25
7.	Registration fee for building contractor (partnership) (3 years)	1 378.25
8.	Registration fee for building contractor (company) (3 years)	3 136.75
9.	Late fee for application for renewal made after renewal period	57.15
10.	Fee for sitting an examination — metropolitan area	192.30
11.	Fee for marking an examination sat outside metropolitan area	58.75

Division 2—**Builders**

7. Schedule 1 Division 4 replaced

Delete Schedule 1 Division 4 and insert:

Item	Description of fee	Fee (\$)
1.	Application for registration as building surveying practitioner level 1 or level 2	112.20
2.	Application for registration as building surveying practitioner technician	55.95
3.	Application for registration as building surveying contractor level 1 or level 2 (individual)	74.80
4.	Application for registration as building surveying contractor level 1 or level 2 (partnership)	71.25
5.	Application for registration as building surveying contractor level 1 or level 2 (company)	74.80
6.	Registration fee for building surveying practitioner technician (3 years)	480.80
7.	Registration fee for building surveying practitioner level 1 or level 2 (3 years)	927.35
8.	Registration fee for building surveying contractor level 1 or level 2 (individual) (3 years)	647.95
9.	Registration fee for building surveying contractor level 1 or level 2 (partnership) (3 years)	1 543.55
10.	Registration fee for building surveying contractor level 1 or level 2 (company) (3 years)	2 112.20
11.	Late fee for application for renewal made after renewal period	54.45

8. Schedule 1 Division 5 replaced

Delete Schedule 1 Division 5 and insert:

Item	Description of fee	Fee (\$)
1.	Application for registration as painting practitioner	88.15
2.	Application for registration as painting contractor (individual)	58.75

Item	Description of fee	Fee (\$)
3.	Application for registration as painting contractor (partnership)	142.65
4.	Application for registration as painting contractor (company)	142.65
5.	Registration fee for painting practitioner (3 years)	454.05
6.	Registration fee for painting contractor (individual) (3 years)	304.50
7.	Registration fee for painting contractor (partnership) (3 years)	480.80
8.	Registration fee for painting contractor (company) (3 years)	1 143.20
9.	Late fee for application for renewal made after renewal period	42.75
10.	Fee for sitting an examination — metropolitan area	111.95
11.	Fee for marking an examination sat outside metropolitan area	55.95

9. Schedule 3 amended

(1) In Schedule 3 clause 2(2) delete "Geraldton, Greenough," and insert:

Greater Geraldton,

(2) In Schedule 3 clause 2(3)(1) delete "local government district of Roebourne; and" and insert:

local government district of Karratha; and

10. Schedule 4 amended

In Schedule 4 clause 2(2)(b) delete "local government" $(1^{st}$ occurrence).

N. HAGLEY, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE AND FOOD

AG401

SOIL AND LAND CONSERVATION ACT 1945

SERPENTINE-JARRAHDALE LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2018

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This instrument may be cited as the Serpentine-Jarrahdale Land Conservation District (Appointment of Members) Instrument 2018.

2. Appointment of Members

Under section 23(2b) of the Act and clause 5(1) of the Soil and Land Conservation (Serpentine-Jarrahdale Land Conservation District) Order 1989*, the following members are appointed to the land conservation district committee for the Serpentine-Jarrahdale Land Conservation District—

- (a) on the nomination of the Shire of Serpentine-Jarrahdale: Cr Rob Coales
- (b) to represent the Pastoralists and Graziers Association of Western Australia (Inc.): Rupert Richardson of Serpentine; and
- (c) as persons actively engaged in, or affected by or associated with, land use in the district-
 - (i) Filippo Colin Bongiovanni of Serpentine
 - (ii) Roger Harington of Oakford
 - (iii) Karen Miller of Oakford
 - (iv) Greg Petricevich of Darling Downs
 - (v) Nancy Evelyn Scade of Oakford
 - (vi) Janis Coralie Star of Jarrahdale
 - (vii) Linda Starcevich of Serpentine
 - (viii) Athol Wolton Wigg of Serpentine

(*Published in the Gazette of 17 March 1989 at pp. 795-796 and amended in the Gazettes of 26 May 1989 at pp. 1580-1581, 11 September at p. 4594, 14 November 1995 at pp. 5283-5284 and Amendment Orders approved by Executive Council on 2 July 1996 and 4 November 1997 and amended in the Gazettes of 8 October 2004 at p. 4730 and 18 May 2007 at p. 2262 {refer to Department of Agriculture and Food reference: 115744V1}).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 17 September 2021.

GLEN WHEATON, Deputy Commissioner of Soil and Land Conservation.

Dated this 17th day of September 2018.

FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994

PILBARA CRAB MANAGED FISHERY MANAGEMENT PLAN 2018

FD 7100/16 [1314]

Made by the Minister under section 54.

1. Citation

PART 1-PRELIMINARY

This plan is the Pilbara Crab Managed Fishery Management Plan 2018.

2. Commencement

This Plan will commence operation on 1 November 2018.

3. Interpretation

In this plan, unless the contrary intention appears-

authorised boat means the boat used for or in connection with fishing under the authority of a licence, the name and licensed fishing boat number of which is specified on the licence;

crab means fish of the Family Portunidae, excluding crab of the genus Scylla;

crab trap means a device for taking crabs, as described in clause 22;

current entitlement means the usual entitlement conferred by a licence as-

- (a) increased by any entitlement transferred to the licence; or
- (b) decreased by any entitlement transferred from the licence;

Fishery means the Pilbara Crab Managed Fishery identified in clause 5;

fishing return means a return in a form approved by the CEO from time to time under the Act for recording the catch of crabs taken under the authority of a licence;

licence means a managed fishery licence authorising a person to fish in the Fishery;

licence period means the period provided for in clause 7;

plan means the Pilbara Crab Managed Fishery Management Plan 2018;

pull means, in relation to crab traps, to bring crab traps from the seabed to the surface;

total fee means the product of the fee (per unit) specified in Schedule 3 and the number of units of usual entitlement conferred by a licence;

unit value means the value of a unit of entitlement, determined in accordance with clause 15;

usual entitlement means the entitlement conferred by a licence without regard to any entitlement temporarily transferred to or from the licence.

4. Procedure before this plan may be amended or revoked

The licence holders are the persons to be consulted before this plan may be amended or revoked.

PART 2—THE FISHERY

5. Identification and declaration of the Fishery

(1) The Fishery to which this plan relates is the fishing for crab by any means in the waters described in Schedule 1.

(2) The Fishery is a managed fishery, and may be referred to as the Pilbara Crab Managed Fishery.

(3) The Fishery is divided into Areas, as specified in Schedule 1.

PART 3-LICENCES AND FEES

6. Criteria for the grant of a licence

(1) The criteria to be satisfied before the CEO may grant a person a licence to fish in the Fishery are that—

- (a) on 1 December 2017 the applicant was authorised to take crab under the authority of an authorisation, subject to exemption number 3012 issued in accordance with section 7 of the Act; and
- (b) an application for the grant of a licence is made on or prior to 1 December 2018.

(2) Notwithstanding subclause (1), the CEO may grant a person a licence to fish in the Fishery if the CEO is satisfied that—

- (a) immediately upon being granted a licence an application will be made to transfer usual units of entitlement to the licence, if it is granted, from another licence; and
- (b) the application referred to in paragraph (a) will be in respect of a total of not less than one unit; and
- (c) in the CEO's opinion, there is no arguable ground in respect of the application referred to in paragraph (a) to refuse to transfer the units of usual entitlement to the licence; and
- (d) the applicant is a fit and proper person.

7. Duration of a licence

A licence expires on 31 October next following the date of grant or renewal.

8. Items to be specified on a licence

A licence granted or renewed in respect of the Fishery must specify-

- (a) the name and business address of the holder of the licence;
- (b) the authorised boat;
- (c) the licence number;
- (d) the date on which the licence was granted or renewed;
- (e) the date on which the licence expires;
- (f) the name of the Fishery;
- (g) the areas of the Fishery in which the licence holder may operate;

- (h) the number of usual units of entitlement conferred by the licence;
- (i) the number of current units of entitlement conferred by the licence;
- (j) the unit value in respect of each unit conferred by the licence;
- (k) any conditions imposed on the licence by the CEO.

9. Fees

(1) The fee payable for the grant or renewal of a licence is specified in Schedule 3.

(2) For the purposes of regulation 137(2) the total fee may be paid by instalments as specified in Schedule 3 if—

- (a) an election to pay by instalments is made by the holder of a licence in accordance with subclause (3); and
- (b) there is no other fee, charge or levy in respect of the licence which has not been paid at the time the election is received at an office of the Department.

(3) An election for the purposes of subclause (2) must be—

- (a) made in writing;
 - (b) received at an office of the Department on or before 1 November next following the day on which the licence expires, and
 - (c) accompanied by the first instalment plus the surcharge.

(4) For the purposes of regulation 137(3) the surcharge shall be 3.13% of the total fee.

PART 4—CAPACITY OF THE FISHERY

10. Capacities of the Fishery

(1) The capacity of the Fishery with respect to Area A is 300 crab traps.

(2) The capacity of the Fishery with respect to Area B is 300 crab traps.

PART 5—SCHEME OF ENTITLEMENT

11. Licence entitlements to equal capacity

The sum of all the entitlements to fish for crab in an Area of the Fishery that may be conferred by all the licences conferring an entitlement for that Area is to be equal to the capacity of the Fishery for that Area.

12. Entitlement to be expressed in terms of units

- (1) The entitlement to fish for crab conferred by a licence is to be-
 - (a) expressed in terms of units of entitlement for an Area of the Fishery; and
 - (b) determined in accordance with clause 15.

(2) The maximum number of units that may be conferred by all licences may be reduced from time to time where—

- (a) an application for the renewal of a licence is not received within the period specified by s.139 of the Act; or
- (b) a licence is cancelled; or
- (c) units are forfeited by the operation of the Act.

13. Conferral of entitlement

Where a licence is granted in accordance with clause 6 (1) the licence will, at the time it is granted, confer—

- (a) 600 units of usual entitlement with respect to Area A; and
- (b) 600 units of usual entitlement with respect to Area B.

14. Authority of a licence of no effect where entitlement is less than 400 units.

The authority of a licence is of no effect where the usual or current entitlement conferred by the licence is less than 400 units of entitlement.

15. Unit values

The extent of the entitlement to fish arising from time to time from a unit (the unit value) is determined in accordance with Schedule 4, and is limited by reference to a number of crab traps that may be used.

16. Prohibitions in respect of conferred entitlement

A person must not fish in the Fishery under the authority of a licence—

- (a) where the current entitlement conferred by a licence is less than 400 units; or
- (b) by means of more crab traps than equates to the current entitlement of the licence.

PART 6—TRANSFER OF ENTITLEMENT

17. Grounds for refusing to transfer a licence, an entitlement, or part of an entitlement

For the purposes of section 140(2) of the Act the CEO may refuse to transfer a licence, an entitlement, or part of an entitlement, on the grounds that—

(a) the proposed transfer is not for a whole number of units; or

- (b) the total fee with respect to the transferor's licence has not been paid; or
- (c) the CEO is of the opinion that the holder of a licence (from which units of entitlement are to be transferred from or to) may be liable to prosecution for an offence prescribed for the purposes of section 224 of the Act.

18. Temporary transfer of entitlement

A unit of entitlement may be temporarily transferred from one licence to another licence, for a period ending at the time the licence expires, provided that—

- (a) the transfer is for a whole number of units; and
- (b) the total fee in respect of the licence has been paid when it became due.

19. Reduction of entitlement conferred by a licence

- (1) Where-
 - (a) a person is convicted for an offence against section 74 of the Act relating to exceeding the current entitlement conferred by a licence; and
 - (b) a court has determined the extent by which the restriction was exceeded,
- the CEO is to reduce the number of usual units of entitlement conferred by the relevant licence.

(2) For the purposes of subclause (1), the number of units of entitlement conferred by the licence is to be reduced by the number of units that were fished in excess of the current entitlement at the time of the offence.

20. Surrender of licence and reallocation of usual entitlement

(1) The criteria to be satisfied before the CEO will increase the usual entitlement conferred by a licence are that—

- (a) an application to increase the usual entitlement conferred by a licence is made by the holder of a licence;
- (b) another licence has been surrendered under section 144 of the Act;
- (c) the person who was the holder of the surrendered licence has consented to the application referred to in paragraph (a); and
- (d) the CEO is of the opinion that the person who was the holder of the surrendered licence is not liable to prosecution for an offence that is prescribed for the purposes of section 224 of the Act.

(2) The entitlement of a licence must not be increased by more than the usual entitlement conferred by the surrendered licence.

(3) Subclause (1) applies once in connection with the surrender of any licence.

(4) For the purposes of subclause (1)(a) a reference to a licence includes a reference to a licence which has been applied for in accordance with clause 6(2) of this plan.

PART 7—GENERAL REGULATION OF FISHING

21. Use of boats

- (1) A person must not use a boat in the Fishery unless—
 - (a) the person is the holder of a licence, and the boat is an authorised boat; or
 - (b) the person is acting for or on behalf of the holder of the licence, and the boat is an authorised boat; or
 - (c) the person is fishing for crab for a non-commercial purpose and the boat is not an authorised boat.

(2) Subclause (1) does not apply in respect of persons fishing by boat under the authority of an authorisation issued with respect to a management plan specified in Schedule 5.

22. Fishing by means of crab trap—general restrictions

(1) For the purposes of this clause—

24 hour period means a period commencing at midnight on any day.

(2) A person fishing in the Fishery under the authority of a licence must not fish by any means other than by crab trap.

(3) A person must not use a crab trap to fish for crabs in the Fishery unless that trap is an 'hourglass' trap, comprising two circular components no greater than 550 millimetres apart, and with neither component having—

- (a) a diameter greater than 1200 millimetres; or
- (b) mesh size of less than 75 millimetres.
- (4) A crab trap must-
 - (a) be attached to a non-buoyant rope with a surface float branded or stamped with the Licensed Fishing Boat number of the authorised boat, in legible characters; or
 - (b) be attached to another crab trap, and a float of the type mentioned in paragraph (a) must be attached at each end of the line of crab traps.
- (5) The maximum number of crab traps that may be used in a line of traps is 20.

(6) A person fishing in the Fishery under the authority of a licence—

- (a) must not allow a crab trap to remain in the water for longer than 48 hours; and
- (b) must not pull and empty a crab trap more than once in any 24-hour period.
- (7) The master of an authorised boat must not—
 - (a) use in the Fishery; or
 - (b) carry on an authorised boat,

more crab traps than the number of traps corresponding to the current entitlement conferred by the licence.

(8) Subparagraph (7)(b) does not apply where the master of an authorised boat has reported lost crab traps pursuant to clause 23.

(9) This clause does not apply in respect of a person fishing for crab under the authority of an authorisation issued with respect to a management plan specified in Schedule 5.

23. Reporting of lost crab traps

(1) The master of an authorised boat must report to the Karratha branch of the Department any lost or irretrievable crab traps used for fishing—

- (a) by email to karrathacompliance@dpird.wa.gov.au; or
- (b) by telephone; and
- (c) in the relevant fishing return for the nominated period in which the traps were lost or could not be retrieved.

(2) A report of lost or irretrievable crab traps in a fishing return must specify—

- (a) the quantity and type of traps; and
- (b) the last known location of the traps.

(3) If the master of an authorised boat finds crab traps which have been reported as lost or irretrievable, pursuant to subclause (1), the master must report the finding of those traps to the Karratha branch of the Department—

- (a) by email to karrathacompliance@dpird.wa.gov.au; or
- (b) by telephone; and
- (c) in the relevant fishing return for the nominated period in which the traps were found.

24. CEO may permit fishing by non-specified means

(1) The CEO may, by notice published in the Gazette, permit persons fishing in the Fishery to fish by means of gear that would otherwise be prohibited by this plan if, in the opinion of the CEO the use of different means will provide for sustainable management of the Fishery.

(2) A notice made pursuant to subclause (1)-

- (a) must specify the gear that is permitted to be used in the Fishery;
- (b) must specify the period of time for which the notice is in effect;
- (c) may only be made after consultation with all the licence holders entitled to fish in the Fishery; and
- (d) must take into account any advice received from the Department's Director Fisheries Science and Resource Assessment, or person occupying the equivalent position.

PART 8—PROHIBITIONS AND OFFENCES

25. Persons prohibited from fishing in the Fishery

(1) Subject to subclauses (2), a person must not fish in the Fishery other than-

- (a) in accordance with this plan; and
- (b) under the authority of a licence.

(2) Subclause (1) does not apply to—

- (a) a person fishing under the authority of an authorisation issued with respect to a management plan specified in Schedule 5; or
- (b) a person fishing for crab for a non-commercial purpose in accordance with the Act.

26. Prohibition on fishing for crab

A person must not fish for crab at any time in a closed area of the Fishery described in Schedule 2.
Subclause (1) does not apply in respect of persons fishing by boat under the authority of an authorisation issued with respect to a management plan specified in Schedule 5.

(3) A person must not fish for crab between 15 August and 15 November in any year.

(4) The master of an authorised boat must not—

- (a) take crabs, or pull a crab trap on board a boat, in the Fishery, or a specified part of the Fishery; or
- (b) store or transport any crab on board a boat in the Fishery, or a specified part of the Fishery—
 - (i) at any time in the waters specified in Schedule 2; or
 - (ii) during the period specified in subclause (3).

(5) A person fishing under the authority of a licence conferring entitlement for Area A only must not fish in Area B.

27. Prohibition on possession of crab

(1) For the purposes of this clause-

bait means fish—

- (a) taken lawfully under an authorisation; or
- (b) for which proof of purchase can be provided on demand.

octopus means fish of that common name described by the scientific classification opposite that name in Schedule 7 to the regulations.

(2) A person fishing in the Fishery under the authority of a licence must not be in possession of fish other than blue swimmer crab (*Portunus armatus*), three spot sand crab (*Portunus sanguinolentus*), ridged swimming crab (*Charybdis natator*), or coral crab (*Charybdis feriata*).

(3) Subclause (2) does not apply with respect to bait or octopus.

(4) A person fishing in the Fishery under the authority of a licence must not-

(a) be in possession of; or

(b) consign,

blue swimmer crab (Portunus armatus) of a length less than 135 millimetres.

(5) Any blue swimmer crab (*Portunus armatus*) of a length less than 135 millimetres in length must be returned to the water immediately.

(6) A person other than a person fishing—

- (a) in the Fishery under the authority of a licence; or
- (b) for a non-commercial purpose in accordance with the Act; or
- (c) under the authority of an authorisation issued with respect to a managed fishery specified in Schedule 5; or
- (d) under the authority of a managed fishery licence for another managed fishery that authorises the take of crab,

must not be in possession of crab.

28. Prohibition on fishing under the authority of more than one licence

(1) A person must not take crabs in the Fishery under the authority of more than one licence on any trip using the same authorised boat.

(2) A person must not commence fishing under the authority of a licence until all crabs taken under the authority of a different licence have been removed from the authorised boat.

29. Prohibition on selling, dealing, or attempting to deal, with crab

(1) In this clause—

deal with includes handling, storing, transporting, weighing and recording;

otherwise dealt with includes handled, stored, transported, weighed and recorded.

(2) A person must not sell, purchase or deal with, or attempt to sell, purchase or deal with, or be in possession of, any crab taken, landed or otherwise dealt with in contravention of this plan.

(3) A person must not sell, purchase or deal with, or attempt to sell, purchase or deal with, or be in possession of, any crab, unless that crab was taken and landed under the authority of a licence.

PART 9-MISCELLANEOUS PROVISIONS

30. Notice of closure of area of the Fishery

- (1) The CEO may make a notice prohibiting—
 - (a) fishing in the Fishery, or any part of the Fishery; or
 - (b) the take of a particular species; or
 - (c) the use of particular gear,

if, in the opinion of the CEO, fishing activities in the Fishery create high levels of risk with respect to—

- (i) the sustainability of fish stocks; or
- (ii) the mortality of threatened, endangered, or protected species.

(2) A notice made in accordance with subclause (1)-

- (a) may only be made after consultation with all the licences holders;
- (b) must take into account advice received from the Department's Director Fisheries Science and Resource Assessment, or person occupying the equivalent position; and
- (c) may be made to apply at all times or at any specified time; and
- (d) must state the dates, times, and areas where fishing is to be prohibited; and
- (e) must be provided to each licence holder authorised to operate in the Fishery; and
- (f) revokes any previous notice made under that subclause; and
- (g) takes effect on the date of Gazettal of the notice.

(3) A person must not fish for crab in the Fishery, or a specified part of the Fishery, at any time when fishing in the Fishery, or that specified part of the Fishery, has been prohibited by a notice made under subclause (1).

(4) The master of an authorised boat must not—

(a) take crabs, or pull a crab trap on board a boat, in the Fishery, or a specified part of the Fishery; or

(b) store or transport any crab on board a boat in the Fishery, or a specified part of the Fishery,

at any time when fishing in the Fishery, or that specified part of the Fishery, has been prohibited by a notice made under subclause (1).

31. Offences

A person who contravenes clause 16, 21, 22, 23, 25, 26, 27, 28, 29, or 30 commits an offence.

SCHEDULE 1

Description of the Fishery

[clause 5]

All Western Australian waters off the north-western coast of Western Australia north of 23° 34' south latitude and west of 120° 00' east longitude.

Area A—

All waters of the Fishery north of $23^{\circ} 34'$ south latitude and west of $120^{\circ} 00'$ east longitude; but excluding the waters of Area B.

Area B—

All waters of the Fishery bounded by a line commencing at the intersection of 20° 31.61' south latitude and 116° 52' east longitude (on the mainland at Sloping Point); thence extending north-easterly along the geodesic to the intersection of 20° 25.22' south latitude and 116° 57.141' east longitude (on Legendre Island); thence extending due east along the parallel to the intersection of 20° 25.22' south latitude and 117° 11' east longitude; thence extending due south along the meridian to the intersection of 20° 35.55' south latitude and 117° 11' east longitude (on the mainland at Cape Lambert); thence extending westerly along the geodesic to the intersection of 20° 35.60' south latitude and 117° 10.35' east longitude (on the mainland); thence extending westerly along the geodesic to the intersection of 20° 37' south latitude and 117° 05.35' east longitude (on Dixon Island); thence extending northerly along the geodesic to the intersection of 20° 37.50' south latitude and 117° 05.90' east longitude; thence extending westerly along the geodesic to the intersection of 20° 37.50' south latitude and 116° 48.15' east longitude (on the mainland); thence extending westerly along the geodesic to the intersection of 20° 37.50' south latitude and 116° 48.15' east longitude (on the mainland); thence extending westerly along the geodesic to the intersection of 20° 37.50' south latitude and 116° 48.15' east longitude (on the mainland); thence generally northerly along the high water mark to the commencement point.

SCHEDULE 2

Closed areas of the Fishery

[clause 26]

All waters of the Fishery north of 23° 34' south latitude and west of 115° 06.50' east longitude.
All waters of the Fishery within any tidal creek or river, including waters within 400 metres of the mouth of any tidal creek or river.

3. All waters of the Fishery within a radius of five (5) nautical miles of the intersection of 32° 38.47′ south latitude and 115° 07.28′ east longitude (at Beadon Creek Groyne).

4. All waters of the Fishery bounded by a line commencing at the intersection of 20° 31.61' south latitude and 116° 52' east longitude (on the mainland at Sloping Point); thence extending north-easterly along the geodesic to the intersection of 20° 25.22' south latitude and 116° 57.141' east longitude (on Legendre Island); thence generally north-westerly along the high water mark on the southern side of Legendre Island); thence extending south-westerly along the geodesic to the intersection of 20° 21.597' south latitude and 116° 49.82' east longitude (on Legendre Island); thence extending south-westerly along the geodesic to the intersection of 20° 32.615' south latitude and 116° 40.481' east longitude (on Whittaker Island); thence extending south-westerly along the geodesic to the intersection of 20° 34.07' south latitude and 116° 33.086' east longitude (on Enderby Island); thence generally easterly then south-westerly along the high water mark on the southern side of Enderby Island to the intersection of 20° 36.541' south latitude and 116° 27.802' east longitude (on Enderby Island); thence extending south-leasterly along the geodesic to the intersection of 20° 30.91' south latitude and 116° 27.091' east longitude (on Eaglehawk Island); thence extending south-easterly along the geodesic to the intersection of 20° 43.956' south latitude and 116° 34.644' east longitude (on West Intercourse Island); thence extending south-easterly along the geodesic to the intersection of 20° 43.956' south latitude and 116° 34.644' east longitude (on West Intercourse Island); thence extending south-easterly along the geodesic to the intersection of 20° 44.636' south latitude and 116° 35.914' east longitude (on the mainland); thence generally along the high water mark to the commencement point.

5. All waters of the Fishery bounded by a line commencing at the intersection of $20^{\circ} 41.75'$ south latitude and $117^{\circ} 13.20'$ east longitude (on the mainland); thence extending due north along the meridian to the intersection of $20^{\circ} 39.50'$ south latitude and $117^{\circ} 13.20'$ east longitude; thence extending northerly along the geodesic to the intersection of $20^{\circ} 37.60'$ south latitude and $117^{\circ} 13'$ east longitude; thence extending northerly along the geodesic to the intersection of $20^{\circ} 36.30'$ south latitude and $117^{\circ} 12.40'$ east longitude; thence extending north-westerly along the geodesic to the intersection of $20^{\circ} 35.55'$ south latitude and $117^{\circ} 11'$ east longitude (on the mainland at Cape Lambert); thence extending westerly along the geodesic to the intersection of $20^{\circ} 35.60'$ south latitude and $117^{\circ} 10.35'$ east longitude (on the mainland); thence extending westerly along the geodesic to the

intersection of 20° 37′ south latitude and 117° 05.35′ east longitude (on Dixon Island); thence extending northerly along the geodesic to the intersection of 20° 34.90′ south latitude and 117° 05.90′ east longitude; thence extending westerly along the geodesic to the intersection of 20° 39′ south latitude and 116° 55′ east longitude; thence extending westerly along the geodesic to the intersection of 20° 37.50′ south latitude and 116° 48.15′ east longitude (on the mainland); thence generally easterly along the high water mark to the commencement point.

6. All waters of the Fishery bounded by a line commencing at the intersection of 20° 19.824' south latitude and 118° 20.69' east longitude (on the mainland); thence extending north-easterly along the geodesic to the intersection of 20° 15' south latitude and 118° 35' east longitude; thence extending south-easterly along the geodesic to the intersection of 20° 17.053' south latitude and 118° 46.044' east longitude (on the mainland); thence generally westerly along the high water mark to the commencement point.

SCHEDULE 3

Fees

[clause 9]

Item 1: Grant or renewal

The fee payable in respect of the grant or renewal of a licence is \$8.41 per unit of entitlement.

Item 2: Payment by instalments

Where regulation 137(2) applies the fee payable in respect of the grant or renewal of a licence may be paid in instalments consisting of—

- (a) the first instalment being 25% of the total fee and due for payment on or before 1 November in any year;
- (b) the second instalment being 25% of the total fee and due for payment on or before 1 February following the day on which the first instalment is paid;
- (c) the third instalment being 50% of the total fee and due for payment on or before 1 May following the day on which the first instalment is paid.

SCHEDULE 4 Determination of unit values

[clause 15]

Item 1. The value of a unit for the period 1 November 2018 to 31 October 2019 is 0.5 crab traps.

Item 2. At any time that Item (1) of this Schedule does not apply, the extent of the entitlement to fish in the Fishery arising from a unit and during a licence period is determined in accordance with the following equation—

$$\left(\frac{C}{N}\right) = U$$

Where-

- C is the capacity (total number of crab traps);
- N is the sum of all of the units conferred, as specified on all the licences at the commencement of the relevant licence period;
- U is the value of the unit, rounded to two decimal places.

SCHEDULE 5

Management plans to which certain exceptions apply

[clauses 21, 22, 25, 26, 27, 29]

Exmouth Gulf Prawn Fishery Management Plan 1989 Nickol Bay Prawn Fishery Management Plan 1991 Onslow Prawn Fishery Management Plan 1991 West Coast Deep Sea Crustacean Managed Fishery Management Plan 2012 Dated the 16th day of September 2018.

D. KELLY, Minister for Fisheries.

INDUSTRY REGULATION

IS401

RESIDENTIAL TENANCIES ACT 1987

APPOINTMENT

In my capacity as Bond Administrator within the meaning of section 3 of the *Residential Tenancies* Act 1987 (WA) ('the Act') and as Chief Executive Officer of the Department of Mines, Industry Regulation and Safety within the meaning of section 3 of the *Public Sector Management Act 1994* (WA) ('PSM Act') I revoke all previous appointments made under the Act and I provide as follows—

I appoint the holder or holders from time to time of the positions listed in the Schedule as authorised agents for the purposes of Schedule 1 clause 1 of the Act.

DAVID SMITH, Bond Administrator/Chief Executive Officer, Department of Mines, Industry Regulation and Safety.

Dated the 14th day of September 2018.

SCHEDULE

Bond Reconciliation Officer, Bonds Administration

Bonds eTransactions System Officer Bonds Administration

Coordinator Business and Systems Improvement, Bonds Administration

Director Property Industries

Financial Controls and Reporting Officer, Bonds Administration

Manager Bonds Administration

Senior Tenancy Bonds Officer, Bonds Administration

Tenancy Bonds Coordinator, Bonds Administration

Tenancy Bonds Officer, Bond Administration

Tenancy Bonds Team Leader, Bonds Administration

JUSTICE

JU401

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

It is hereby notified for public information that the Lieutenant-Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia— Johanna Magdalena Jansen Van Rensburg of Tapping

> JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

JU402

JUSTICES OF THE PEACE ACT 2004

TERMINATIONS

It is hereby notified for public information that the appointment of the following persons from the Office of Justice of the Peace for the State of Western Australia has been terminated pursuant to section 14 of the *Justices of the Peace Act 2004 (WA)*—

Patricia Catherine Gunning formerly of Wagin

JOANNE STAMPALIA, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

BUSH FIRES ACT 1954

City of Joondalup APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed as authorised Bush Fire Control Officers for the City of Joondalup under the Bush Fires Act 1954, Bush Fires Regulations 1954 and Bush Fires (Infringements) Regulations 1978.

Chief Bush Fire Control Officer

Paul Hrovatin

Deputy Chief Bush Fire Control Officer Ron Randell

Bush Fire Control Officers

Emma Broughton Darren Clarke Craig De Jersey Chantelle Dickerson Shane Diston Ross Gorton Ian Grantham Steve Hart

Michal Lowenhoff James Ninyett Antonia Tardivel-Jones Ronan White

Dated: 14 September 2018.

GARRY HUNT PSM, Chief Executive Officer.

LG402

BUSH FIRES ACT 1954

City of Joondalup

PROHIBITION ON THE BURNING OF GARDEN REFUSE OR RUBBISH

Notice is hereby given that the City of Joondalup has resolved, pursuant to section 24G of the *Bush Fires Act 1954*, to prohibit, at all times during the year, the burning of garden refuse or rubbish, either in an incinerator, or on the ground, by any person on any land within the district of Joondalup.

Dated: 14 September 2018.

GARRY HUNT PSM, Chief Executive Officer.

LG502

BUSH FIRES ACT 1954

Shire of Esperance FIREBREAK NOTICE

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required on or before the 1st day of October 2018, or within fourteen (14) days of your becoming owner or occupier of land, should this be after the 1st day of October 2018, to clear fire breaks and remove inflammable materials from the land owned or occupied by you as specified in this Notice. You are required to have the specified land and fire breaks cleared of all inflammable materials from, but not limited to, the 1st October 2018 up to the 31st March 2019.

Persons who fail to comply with this Notice may be issued with an infringement (modified penalty \$250) or prosecuted with an increased penalty up to \$5000. A person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this Notice, if it is not carried out by the owner or occupier by the date required by this Notice.

If it is, for any reason, impractical to clear fire breaks or remove inflammable material as required by this Notice, you may apply to Council, not later than the 1st October 2018, for permission to provide fire breaks in alternative positions or take alternative action to remove or abate the fire hazard. If permission is not granted by Council, you must comply with the requirements of this Notice.

Landowners should note that restrictions exist on clearing native vegetation under other legislation. Clearing should be limited to the extent necessary to comply with this notice. If your property has an approved Fire Management Plan (FMP) then you are to comply with the requirements of that plan in full. For dwellings constructed after 2011, clearing is permitted if required to maintain your approved Bushfire Attack Level (BAL) rating.

Contact the Shire Ranger Service on 9083 1533 for more information on variations.

Rural Land

Cleared Land—Boundary fire breaks are not compulsory.

Uncleared Land (except areas set aside for conservation purposes)—Install low fuel buffers, not less than six (6) metres wide along the inside of external boundaries of any property. In cases where a property is only partially cleared, the boundary low fuel buffer is required in areas where the uncleared land abuts the property boundary.

Urban Land / Special Residential

Including Residential, Commercial and Industrial Land within a town site or any other subdivided area for residential purposes.

Where the land is 2000 square metres or less, remove all inflammable material then mow or slash the whole of the land to achieve a low fuel condition, to be maintained until 31st March 2019.

Where the land is 2000 square metres or more, install and maintain a low fuel buffer not less than four (4) metres wide on the inside of all boundaries, to be maintained until 31st March 2019.

GOVERNMENT GAZETTE, WA

Lot 290 Tribune Parade, Bandy Creek

Vegetation in proximity to any lot created as part of the subdivision of Lot 290 Tribune Parade, Bandy Creek is to be managed and maintained so that no lot created by that subdivision possesses a bushfire attack level other than BAL-Low.

Definitions

For the purpose of this Notice, the following definitions apply-

- *Low Fuel Buffer / Condition* means an area where inflammable material has been reduced to a height of not more than 50mm. This can be achieved through mowing, slashing, parkland clearing, grazing, spraying or any other method to achieve this objective.
- *Inflammable Material* means material that can be easily ignited i.e. dead or dry grasses, leaves, timber, boxes, cartons, paper, plastics and other material or thing deemed by an authorised officer to be capable of combustion. This does not include green, growing trees, growing bushes or plants in gardens.

Important Dates

Firebreaks required to be in place-1st October 2018 to 31st March 2019

Restricted Burning Period—19th September 2018 to 31st October 2018 (inclusive)

Prohibited Burning Period—1st November 2018 to 31st January 2019 (inclusive)

Restricted Burning Period—1st February 2019 to 15th March 2019 (inclusive)

All of the above dates are subject to variation. Alterations will be published on the Shire Website and within the *Esperance Express* newspaper.

MATTHEW SCOTT, Chief Executive Officer.

LG501

BUSH FIRES ACT 1954

City of Perth

FIREBREAK NOTICE 2018-2019

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

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required, on or before 1 November 2018 or within 14 days of becoming the owner or occupier after 30 September 2018 and thereafter up to and including 30 April 2019, to remove from the land owned or occupied by you, all flammable matter from the whole of the land, except living trees, shrubs and plants under cultivation and lawns, in accordance with this notice.

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

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

By order of the City of Perth,

ROBERT MIANICH, Acting Chief Executive Officer.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME MINOR AMENDMENT 1343/57 South East and South West Districts Omnibus 3

Call for Public Submissions

The Western Australian Planning Commission (WAPC) is seeking public comment on a proposal to amend the Metropolitan Region Scheme (MRS) for land in the local governments of Armadale, Cockburn, Gosnells, Kwinana, Rockingham and Serpentine-Jarrahdale.

The purpose of the amendment is to update various zones and reservations in the South East and South West districts of the Perth Metropolitan Region Scheme (MRS).

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

Display locations

The plans showing the proposed changes and the WAPC amendment report which explains the proposals, will be available for public inspection from Friday 21 September 2018 to Friday 23 November 2018 at—

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Armadale
- City of Cockburn
- City of Gosnells
- City of Kwinana
- City of Rockingham
- Shire of Serpentine-Jarrahdale

Documents can also be viewed online at www.planning.wa.gov.au/public-comment.

Submissions

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

Submissions can be lodged online, via email *mrs@planning.wa.gov.au* or by post to: Secretary, Western Australian Planning Commission, Locked Bag 2506, Perth WA 6001.

Submissions close 5pm, Friday 23 November 2018. Late submissions will not be considered.

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

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. S. M. Ellery, MLC, to act temporarily in the office of Minister for Water; Fisheries; Forestry; Innovation and ICT; Science in the absence of the Hon. D. J. Kelly, MLA, for the period 23 September to 8 October 2018 (both dates inclusive).

This notice supersedes acting arrangements relating to the above office that were published in *Government Gazette* No. 69 of 18 May 2018.

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

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Alfred Brighton, late of 155 Railway Road, Gooseberry Hill, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 30 July 2018, are required by Birman & Ride of Level 3, 16 Irwin Street, Perth WA 6000 to send particulars of their claim to them by the date one month from the publication date, 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

Estate of the late Alison Janice Aldrich of 144 River Way, Salter Point in the State of Western Australia, deceased.

Creditors and other person having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the above-named deceased, who died on the 17th day of December 2017, are required to send particulars of their claims to the administrator Robert Sean Keane of PO Box 1133, Bentley DC, WA 6983 by 23 October 2018, after which date the personal representative 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

In The Estate of the late Mrs Joyce Irene Bridges, late of Esperance Hospital, Esperance in the State of Western Australia, Farmer-Grazier who died on or about 11 June 2018.

Creditors, next of kin and other person(s) having claim (to which Section 63 of the *Trustees Act 1962*, relates) are required by the Solicitor for the Trustee (The Executor), Gulshan R. Chopra of Moss & Co., Barristers & Solicitors of Suite 2, 10 William Street, Esperance, Western Australia 6450 to send particulars of their claims to the Trustee within 30 days of publication of this notice, after which date the Trustee may convey or distribute the assets having regard only to the claims of which the trustee then have notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

James Desmond Hoey, late of 4 Jehu Street, Esperance, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, James Desmond Hoey, who died on the 4th day of November 2017, are required by the executors, Cathleen Margaret Collins and Kenneth David Hoey, to send particulars of their claims to them care of EW Gray Lawyer, Post Office Box 317, Esperance WA 6450 on or before the expiration of one (1) month from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

EDWARD W. GRAY, E. W. Gray Lawyer.

ZX405

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Estate of Kathryn Anne Lamplugh, late of 17 Chittawarra Court, Glen Forrest, Western Australia, Teacher, 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 10 July 2018, are required to send particulars of their claims to John Robert McCormack, Executor of the Estate, 15 Forster Way, Noranda WA 6062 by 26 October 2018, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated: 21 September 2018.

ZX406

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Robert Jack Martin, late of 64 Pier Street, East Fremantle in the State of Western Australia, Retired Electrician, 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 20 March 2018, are required by the Executor Kylie Maree Board, to send the particulars of their claim to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia, by 31 October 2018, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 18th day of September 2018.

GLEN B. GILES, Taylor Smart.

ZX407

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Peter Johannes Roukens, late of 77 Bennett Street, Lake Grace, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 11 June 2018, are required by the Administrator, Tameka Rae Roukens care of P.A. Martino Barrister & Solicitor, PO Box 564, West Perth WA 6872 to send particulars of their claim by Monday 22 October 2018, after which date the Administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZX408

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 21 October 2018, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Chell, Edward, late of 24B Narrung Way, Nollamara, who died on 15 July 2018 (DE32001961 EM13).

- Cogan, Edward, late of Aegis Balmoral, 29 Gardner Street, Como, formerly of Unit 116, 41-45 McNabb Loop, Como, who died on 23 August 2018 (DE33086525 EM37).
- Crossley, Frederick Harold, late of Mosman Park Nursing Home, 57 Palmerston Street, Mosman Park, who died on 3 September 2018 (DE33121346 EM23).

Davies, Diane, late of Wanneroo Community Nursing Home, Room 34, 9 Amos Road, Wanneroo, formerly of 149/48 Ashley Road, Tapping, who died on 25 August 2018 (DE19630573 EM110).

- Fletcher, John Thomas (also known as John Fletcher), late of 12 Lake View Road, Preston Beach, who died on 31 July 2018 (DE19880280 EM15).
- Gaffney, James Phillip, late of Bethanie Peel Lodge, 2 Maclaggan Turn, Coodanup, who died on 10 July 2018 (DE19793524 EM26).
- Hornby, Terence (also known as Terrence Hornby), late of 14A Duncan Road, Coodanup, who died on 30 May 2018 (DE33155102 EM36).
- Karlovsky, Ronald David, late of 94 Jarrah Road, East Victoria Park, who died on 28 June 2018 (DE19933709 EM26).
- Milewski, Madeleine Edwige, late of Italian Village Fremantle, Aged House 3, 95 Samson Street, White Gum Valley, who died on 29 June 2018 (DE19943548 EM35).
- Morley, May Josephine Louisa (also known as Josephine May Morley), late of St Vincent's Aged Care, 224 Swan West Street, Guildford, who died on 20 August 2018 (DE33108452 EM17).

Paice, Marie Irene, late of Juniper The Residency, 47 Burgoyne Street, Northam, who died on 16 July 2018 (DE19830610 EM38).

- Sincek, Branko (also known as Branko Vladimir Sincek), late of Northam Regional Hospital, 50 Robinson Street, Northam, formerly of 217 Duke Street West, Northam, who died on 8 November 2017 (DE33024021 EM35).
- Watkins, Deborah Magdalene, late of Menora Gardens, 51 Alexander Drive, Menora, formerly of 11 Haysom Street, Trigg, who died on 30 August 2018 (DE20002400 EM16).

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

PUBLIC NOTICES

ZZ401

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

DISPOSAL OF UNCOLLECTED GOODS

Notice Under Part VI of Intention to Apply to Court for an Order to Sell or Otherwise Dispose of Goods Valued in Excess of \$3,500.00

To: Corin James Grocott of 52 Marshall Way, Samson, Western Australia, Bailor.

You were given notice on 2 May 2017 that the following goods: the vessel "Gypsy 2", being an 8.5 metre plywood cabin cruiser, registration number AE148, HIN AU-TWA015890AG3 situated at Fremantle Fishing Boat Harbour, Fremantle, Western Australia was ready for redelivery.

Unless not more than one month after the date of the giving of this notice you either take redelivery of the goods or give directions for their redelivery, the Department of Transport, Bailee, care of Lawton Gillon, Level 7, 16 St Georges Terrace, Perth, Western Australia, intends to make an application to the Court for an order to sell or otherwise dispose of them in accordance with the Act.

DEPARTMENT OF TRANSPORT, c/o Lawton Gillon, Level 7, 16 St Georges Terrace, Perth, WA 6000.