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— PART 1 —

AGRICULTURE AND FOOD

AG301

Western Australian Meat Industry Authority Act 1976

Western Australian Meat Industry Authority Amendment Regulations 2019

Made by the Governor in Executive Council.

1. Citation

These regulations are the Western Australian Meat Industry Authority Amendment Regulations 2019.

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 1 July 2019.

3. Regulations amended

These regulations amend the Western Australian Meat Industry Authority Regulations 1985.

4. **Regulation 3 amended**

In regulation 3(1) delete the definition of *lamb* and insert:

lamb means a sheep that —

- (a) is under 12 months old; or
- (b) does not have any permanent incisor teeth in wear;

5. **Regulation 11 amended**

- (1) Delete regulation 11(1) and insert:
 - (1) The prescribed characteristics of a carcase that is to be branded as lamb are that the carcase is of a sheep that —
 - (a) is under 12 months old; or
 - (b) does not have any permanent incisor teeth in wear.
- (2) Delete regulation 11(5)(a) and insert:
 - (a) that the carcase is of a sheep that
 - (i) is under 12 months old; or
 - (ii) does not have any permanent incisor teeth in wear;

and

6. Regulation 13 amended

- (1) Delete regulation 13(1) and insert:
 - (1) The prescribed characteristics of a carcase that is to be branded as hogget are that the carcase —
 - (a) either
 - (i) is of a female sheep that has 1 but no more than 2 permanent incisor teeth in wear; or
 - (ii) is of a castrate male sheep that
 - (I) has 1 but no more than 2 permanent incisor teeth in wear; and
 - (II) shows no evidence of secondary sexual characteristics;
 - and
 - (b) is of fat class 2, 3 or 4 determined in accordance with subregulation (3)(b).
- (2) Delete regulation 13(3)(a) and insert:
 - (a) by or under the supervision of an inspector, the carcase has been
 - (i) mouthed; and

- 1883
- (ii) if it is the carcase of a castrate male sheep, inspected for evidence of secondary sexual characteristics;

and

R. NEILSON, Clerk of the Executive Council.

HEALTH

HE302

Food Act 2008 Health (Miscellaneous Provisions) Act 1911 Health Services Act 2016 Medicines and Poisons Act 2014 Private Hospitals and Health Services Act 1927 Radiation Safety Act 1975 Tobacco Products Control Act 2006

Health Regulations Amendment (Fees and Charges) Regulations 2019

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Health Regulations Amendment (Fees and Charges) Regulations 2019.*

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 July 2019.

Part 2 — Food Regulations 2009 amended

3. Regulations amended

This Part amends the Food Regulations 2009.

14 June 2019

4. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Prescribed fees

[r. 52]

Item	Provision of Food Act 2008	Prescribed fee
1.	s. 82(3)(b)	\$220
2.	s. 88(3)(b)	\$220
3.	s. 94(3)(b)	\$225
4.	s. 107(3)	\$74
5.	s. 110(3)(c)	\$225

Part 3 — Health (Pesticides) Regulations 2011 amended

5. **Regulations amended**

This Part amends the Health (Pesticides) Regulations 2011.

6. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 111]

		[1.11	
Regulation	Description	Fee (\$)	
Matters relat	ing to business registrations	·	
r. 17	Application for grant of registration	365	
r. 19(2)	Application for change or addition to business premises	27	
r. 20(4)(b)	Application for amendment or removal of conditions	27	
r. 22(1)	Application for renewal of registration	365	
r. 23(5)	Replacement registration certificate	13	
Matters relating to licences			
r. 37	Application for grant of licence	200	
r. 40(2)	Application for change or addition to endorsements	27	

1884

Regulation	Description	Fee (\$)	
r. 41(2)	Application for change or addition to restricted-use pesticides	27	
r. 42(4)(b)	Application for amendment or removal of conditions	27	
r. 44(1)	Application for renewal of technician's licence	200	
r. 45(1)	Application for extension of provisional licence (fee per month, or part of a month, of extension sought)	27	
r. 46(1)	r. 46(1) Application to upgrade provisional licence to technician's licence		
r. 48(5)	Replacement of licence card	14	
Other matters			
r. 101(1)(b)	Application for Chief Health Officer permit	130	

Part 4 — Health (Treatment of Sewage and Disposal of Effluent and Liquid Waste) Regulations 1974 amended

7. Regulations amended

This Part amends the *Health* (*Treatment of Sewage and Disposal of Effluent and Liquid Waste*) Regulations 1974.

8. Schedule 1 amended

In Schedule 1 item 2(a) delete "61.00" and insert:

66.00

Part 5 — Health Services (Conduct and Traffic) Regulations 2016 amended

9. **Regulations amended**

This Part amends the *Health Services (Conduct and Traffic) Regulations 2016.*

10. Schedule 1 amended

In Schedule 1 clause 4 delete the Table and insert:

	Table			
	Type of fee	Fee		
Paid staff parking fee		\$3.80 per day, up to a maximum of \$19.00 per week		
Rem	oval and storage of vehicle fee			
(a)	basic fee	\$140.00		
	plus			
(b)	if vehicle is stored for more than			
	24 hours — for each 7 days or part of 7 days for which vehicle is stored after			
	first 24 hours	\$10.00		
Ticket parking fee		\$3.00 per hour up to a maximum of \$21.00 per day		

Part 6 — Hospitals (Licensing and Conduct of Private Hospitals) Regulations 1987 amended

11. Regulations amended

This Part amends the Hospitals (Licensing and Conduct of Private Hospitals) Regulations 1987.

12. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 4 and 5]

Item	Description		Fee (\$)
1.	Grant of licence (r. 4(1))		1 360
2.	Renewal of licence (r. 4(3))	Number of persons licensed to be accommodated —	
		Fewer than 25	1 350
		25-100	1 400
		101-200	1 625
		more than 201	2 225

Item	Description		Fee (\$)
3.	Replacement licence (r. 4(6))		355
4.	Approval of premises as a private hospital (r. 5)	Number of persons licensed to be accommodated —	
		Fewer than 25	7 600
		25-100	8 750
		101-200	11 750
		more than 201	14 750

Part 7 — Hospitals (Licensing and Conduct of Private Psychiatric Hostels) Regulations 1997 amended

13. Regulations amended

This Part amends the *Hospitals* (*Licensing and Conduct of Private Psychiatric Hostels*) Regulations 1997.

14. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 5 and 6]

Item	Description		Fee (\$)
1.	Grant of licence (r. 5(1))		1 360
2.	Renewal of licence (r. 5(3))	Number of personslicensed to beaccommodated —Fewer than 2525-100101-200more than 201	1 350 1 400 1 625 2 225
3.	Replacement licence (r. 5(6))		355

Item	Description		Fee (\$)
4.	Approval of premises as a private psychiatric hostel (r. 6)	Number of persons licensed to be accommodated —	
		Fewer than 25	7 600
		25-100	8 750
		101-200	11 750
		more than 201	14 750

Part 8 — Medicines and Poisons Regulations 2016 amended

15. **Regulations amended**

This Part amends the Medicines and Poisons Regulations 2016.

16. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 5]

Item	Type of licence	Application fee \$	Licence fee \$
1.	Indent licence	153	102
2.	Schedule 2 retail licence	102	102
3.	Schedule 7 retail licence	204	153
4.	Schedule 9 licence	204	153
5.	Wholesaler's/manufacturer's licence	307	255

Division 1—Fees for licences

Division 2—Fees for permits

Item	Type of permit	Application fee \$	Permit fee \$
1.	Health service permit	204	153
2.	Health service permit — Department/hospital	nil	nil

Item	Type of permit	Application fee \$	Permit fee \$
3.	Health service permit — Public sector agency	204	153
4.	Government permit	153	102
5.	Industrial permit	179	127
6.	Pharmaceutical samples permit	102	102
7.	Research/Education permit	153	102
8.	Schedule 9 permit	204	153
9.	Stockfeed manufacture permit	102	102
10.	Veterinary practice permit	153	102

Division 3— Other fees

Item	Provision of Act	Description of matter	Fee \$
1.	s. 48(3)	Application to vary licence or permit	82
2.	s. 52(2)	Application to vary conditions imposed on licence or permit	82
3.	s. 55(2)	Application for approval of proposed change of management	82
4.	s. 57(2)	Application for approval after change of management	82
5.	s. 67	Issue of replacement licence or permit	41
6.	s. 68	Provision of certified copy of licence or permit	82
7.	s. 76(3)	Provision of copy of part of the register	41
8.	s. 76(3)	Provision of certified copy of part of the register	82
9.	s. 91(3)	Provision of copy of information included on the drugs of addiction record in relation to a person	82
10.	s. 91(3)	Provision of certified copy of information included on the drugs of addiction record in relation to a person	123

Part 9 — Radiation Safety (General) Regulations 1983 amended

17. **Regulations amended**

This Part amends the *Radiation Safety (General) Regulations 1983.*

18. Regulation 58 amended

(1) In regulation 58(2)(a) delete "(1) or (1aa); or" and insert:

(1), (1aa) or (1a); or

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

		· · · · · · · · · · · · · · · · · · ·
Provision	Delete	Insert
r. 58(1)	item 1 of Part 1 of Schedule XV	Schedule XV Division 1 item 1
r. 58(1aa)	item 1A of Part 1 of Schedule XV	Schedule XV Division 1 item 2
r. 58(1a)	item 2 of Part 1 of Schedule XV	Schedule XV Division 1 item 3
r. 58(2)	item 3 of Part 1 of Schedule XV	Schedule XV Division 1 item 4
r. 58(3)	item 4 of Part 1 of Schedule XV	Schedule XV Division 1 item 5
r. 58(4)	item 1 of Part 3 of Schedule XV	Schedule XV Division 3 item 1
r. 58(5a)	Schedule XV, Part 1 (each occurrence)	Schedule XV Division 1
r. 58(7)	Schedule XV, Part 2 item 1	Schedule XV Division 2 item 1
r. 58(7a)	item 1A of Part 2 of Schedule XV	Schedule XV Division 2 item 2
r. 58(8)	Schedule XV, Part 2, item 2	Schedule XV Division 2 item 3
r. 58(9)	Schedule XV Part 2, item 3	Schedule XV Division 2 item 4

Table

19. Schedule XV replaced

Delete Schedule XV and insert:

Schedule XV — Fees

[r. 58]

Division 1— Registration and licences

				\$
			Annual	Triennial
1.	regis prem and r (inclumant	For registration or renewal of tration of premises (other than tises used solely for the mining milling of radioactive ores uding mineral sands)), for the tracture, use or storage of tractive substances		
		Maximum quantity:		
		40 gigabecquerels	200	400
		400 gigabecquerels	400	800
		4 terabecquerels	800	1 600
		Exceeding 4 terabecquerels	1 250	2 500
2.	regis for tł	For registration or renewal of tration of premises used solely ne mining and milling of pactive ores (including mineral s)	200	400
3.	regis or se	For registration or renewal of tration of premises for the sale rvice of radioactive substances, iating apparatus or electronic ucts	200	400
4.	Fee f regis prem	For registration or renewal of tration of premises (other than lises referred to in items 1 to 3), iating apparatus or electronic		
	In the	e case of —		
	(a)	not more than 2 irradiating apparatus and/or electronic products	200	400
	(b)	more than 2 but not more than 5 irradiating apparatus and/or electronic products	400	800
	(c)	more than 5 but not more than 10 irradiating apparatus and/or electronic products	800	1 600

\$

				\$
			Annual	Triennial
	(d)	more than 10 irradiating apparatus and/or electronic products	1 250	2 500
5.	Lice	ence fee		
	In th	ne case of —		
	(a)	irradiating apparatus and/or electronic products	80	160
	(b)	radioactive substances	80	160

Division 2— Temporary permits

Fee for temporary permits for periods not exceeding 3 months.

1. In respect of premises (other than premises used solely for the mining and milling of radioactive ores (including mineral sands)) and radioactive substances

		Maximum quantity:	
		40 gigabecquerels	90
		400 gigabecquerels	180
		4 terabecquerels	360
		Exceeding 4 terabecquerels	540
2.	mining	pect of premises used solely for the g and milling of radioactive ores ding mineral sands)	90
3.	referre	pect of premises (other than premises ed to in items 1 and 2), irradiating atus and/or electronic products	
	In the	case of —	
	(a)	not more than 2 irradiating apparatus and/or electronic products	90
	(b)	more than 2 but not more than 5 irradiating apparatus and/or electronic products	180
	(c)	more than 5 but not more than 10 irradiating apparatus and/or electronic products	360
	(d)	more than 10 irradiating apparatus and/or electronic products	540
4.	store,	ersons to operate, use, manufacture, transport, sell, possess, install, service, ain, repair or otherwise deal with —	
	(a)	radioactive substances	38

1.

(b)	irradiating apparatus and/or electronic products	ф 38
	Division 3 — Records	

Fee for copy of records (per page)

Part 10 — Radiation Safety (Qualifications) Regulations 1980 amended

20. Regulations amended

This Part amends the *Radiation Safety* (*Qualifications*) *Regulations 1980*.

21. Schedule 2 amended

In Schedule 2:

(a) in item 1(c) delete "700.00" and insert:

770.00

(b) in item 2 delete "40.00" and insert:

44.00

Part 11 — Tobacco Products Control Regulations 2006 amended

22. Regulations amended

This Part amends the *Tobacco Products Control Regulations 2006*.

23. Regulation 25 amended

- (1) In regulation 25(1):
 - (a) in paragraph (a) delete "\$71.00" and insert:

\$72.00

(b) in paragraph (b) delete "\$71.00" and insert:

\$74.00

¢

2

(c) in paragraph (c) delete "\$177.00" and insert:

\$180.00

- (2) In regulation 25(2):
 - (a) in paragraph (a) delete "\$212.00" and insert:

\$214.00

(b) in paragraph (b) delete "\$212.00" and insert:

\$215.00

(c) in paragraph (c) delete "\$530.00" and insert:

\$535.00

24. Regulation 26 amended

In regulation 26:

(a) in paragraph (a) delete "\$241.00" and insert:

\$245.00

(b) in paragraph (c) delete "\$600.00" and insert:

\$605.00

M. INGLIS, Clerk of the Executive Council.

HE301

Health (Miscellaneous Provisions) Act 1911

Health (Notifications by Midwives) Amendment Regulations 2019

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Health* (*Notifications by Midwives*) *Amendment Regulations* 2019.

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 1 July 2019.

3. Regulations amended

These regulations amend the *Health* (*Notifications by Midwives*) *Regulations 1994*.

4. Schedule amended

In the Schedule delete Form 2 and insert:

Form 2

[r. 4]

Last name U	nit Record No Estab
	14/a-d
Address of usual residence	rth date (Mother)
Sector and the	ate Post code 1=never married 2=widowed 3=divorced
	4=separated 5=married (incl. Defacto)
Town or suburb	Height Weight 6=unknown
Maiden name	(whole cm) (whole kilogram) 1=Caucasian 10=Aboriginal not TSI
Email	Telephone 11=TSI not Aboriginal 12=Aboriginal and "
Interpreter service required Mother's la	
	ing interpreter)
PREGNANCY DETAILS	Vaccinations during pregnancy:
PREVIOUS PREGNANCIES:	
Total number (excluding this pregnancy):	02 Vaccinated during 2 nd trimester
Parity (excluding this pregnancy):	03 Vaccinated during 3 rd trimester
Previous pregnancy outcomes:	04 Vaccinated in unknown trimester 05 Not vaccinated
 liveborn, now living 	99 Unknown if vaccinated
 liveborn, now dead 	is on one of the other
- stillborn	Procedures/treatments:
Number of previous caesareans	1 fertility treatments (include drugs) 2 cervical suture
Caesarean last delivery 1 ≈yes 2≈no	3 CVS/placental biopsy
Previous multiple births 1 =yes 2=no	4 amniocentesis
THIS PREGNANCY:	4 amniocentesis 5 ultrasound
Estimated gest wk at 1 st antenatal visit	6 CTG antepartum
Total number of antenatal care visits	7 CTG intrapartum
Date of LMP:	20
	Intended place of birth at onset of labour:
	1=hospital 2=birth centre attached to hospital 3=birth centre frée standing 4=home 8=other
Expected due date:	2 0 3=birth centre free standing 4=home 8=other LABOUR DETAILS
Based on 1 = clinical signs/dates 2 = ultrasound <20 wks	Onset of labour:
2 = ultrasound <20 wks 3 = ultrasound >=20 wks	1=spontaneous 2=induced 3=no labour
Smoking:	Principal reason for induction of labour (if induced):
Number of tobacco cigarettes usually smoked	
each day during first 20 weeks of pregnancy	Augmentation (labour has begun):
Number of tobacco cigarettes usually smoked	1 none
each day after 20 weeks of pregnancy	2 oxytocin
(If none use '000'; occasional or smoked < 1 use '998'	
undetermined use '999')	4 artificial rupture of membranes
Alcohol during pregnancy: First 20 wks	After 20 wks 8 other
Frequency of drinking an	Induction (before labour begun):
01 = never 04 = 2 to 3 times a w	1 none
01 = never 04 = 2 to 3 times a w 02 = monthly 05 = 4 or more times	La wrek 2OXYTOCIN
03 = 2 to 4 times a month 99 = unknown	3 prostaglandins
Number of standard alcohol drinks	4 artificial rupture of membranes
on a typical day Was screening for depression/anxiety conduct	5 dilatation device i.e. Foley Catheter
1 =yes 2=not offered 3 = declined 9 = unknow	antipropertoperties interprototie
Was additional followup indicated for perinat	
mental health risk factors?	Anaigesia (during labour):
1 =yes 2=no 7 = not applicable 9 = unknow	vn 1 none
Complications of pregnancy:	2nitrous oxide 4epidural/caudal
1 threatened abortion (<20wks)	
 threatened preterm labour (<37wks) 	oo
3 urinary tract infection	6 systemic opioids 7 combined spinal/epidural
4 pre-eclampsia	
5 antepartum haemorrhage (APH) placenta pra	evia
6 APH – placental abruption 7 APH – other	
7 APH – other 8 pre-labour rupture of membranes	1 st stage (hour & min):
9 gestational diabetes	2 nd stage (hour & min):
11 gestational bypertension	Postnatal blood loss in mLs:
12 pre-eclampsia superimposed on essential hyp	ertension Number of babies born (admin purposes only):
99 other (specify)	MIDWIFE
Medical Conditions:	Name
1 essential hypertension	Signature 2.0
3 asthma	Date
4 genital herpes 5 type 1 diabetes	Reg. No. N M W
5 type 1 diabetes 6 type 2 diabetes	Complete this Pregnancy form once for each woman giving birth, and
	submit one Baby form for each baby born

GOVERNMENT GAZETTE, WA

Mot	her last name First name	Unit Rec No Estab
	BIRTH DETAILS	Born before arrival: 1=yes 2=no
Ana	aesthesia (during delivery):	Birth date:
1	none	
2	local anaesthesia to perineum	Birth time: (24hr clock)
3	pudendal	Plurality: (number of babies this birth)
1	epidural/caudal	Birth order: (specify this baby, eg, 1=1 st baby born, 2=2 nd)
5	spinal	Presentation:
5	general	1=vertex 2=breech 3=face 4=brow 8=other
7	combined spinal/epidural	Water birth: 1=yes 2=no
B [other	Method of birth:
Cor	mplications of labour and birth	1 spontaneous
inc	lude the reason for instrument delivery):	2 vacuum successful
1	precipitate delivery	3 vacuum unsuccessful
2	fetal distress	4 forceps successful
3	prolapsed cord	5 forceps unsuccessful
4	cord tight around neck	6 breech (vaginal)
5	cephalopelvic disproportion	7 elective caesarean
7 [retained placenta – manual removal	
в [persistent occipito posterior	
э [shoulder dystocia	Accoucheur(s):
10	failure to progress <= 3cm	1 obstetrician
11	failure to progress > 3cm	2 other medical officer
12	previous caesarean section	3 midwife
13	other (specify)	_ 4 student
Prin	ncipal reason for Caesarean Section: (Tick one box only)	5 self/no attendant
1	fetal compromise	8 other
2	suspected fetal macrosomia	Sex: 1=male 2= female 3=indeterminate
3	malpresentation	
4 [lack of progress <= 3cm	Status of baby at birth: 1=liveborn 2=stillborn (unspecified) 3=antepartum stillborn 4=intrapartum stillborn
5	lack of progress in the 1st stage, 4cm to < 10cm	
6	lack of progress in the 2nd stage	Infant weight: (whole gram)
7 [placenta praevia	Length: (whole cm)
в	placental abruption	Head circumference: (whole cm)
9	vasa praevia	Time to establish unassisted regular breathing: (whole min)
10	antepartum/intrapartum haemorrhage	Resuscitation: (All methods used)
11	multiple pregnancy	1 none
12	unsuccessful attempt at assisted delivery	2 suction
13	unsuccessful induction	3 oxygen
14	cord prolapse	4 continuous positive airway pressure (CPAP)
15	previous caesarean section	6 endotracheal intubation
16	previous shoulder dystocia	10 intermittent positive pressure ventilation (IPPV)
17	previous perineal trauma/4 th degree tear	11 external cardiac compressions
18	previous adverse fetal/neonatal outcome	
19	other obstetric, medical, surgical, psychological	88 other
1	indications	Apgar score: 1 minute
20	maternal choice in the absence of any obstetric,	5 minutes
-	medical, surgical, psychological indications	Estimated gestation: (whole weeks)
Per	rineal status:	Birth defects: (specify)
1	intact	Birth trauma: (specify)
2	1 st degree tear/vaginal tear	
3	2 nd degree tear	BABY SEPARATION DETAILS
4	3 rd degree tear	Separation date: 2 0
5	episiotomy	Mode of separation:
7	4 th degree tear	1=transferred 8=died 9=discharged home
8	other	Transferred to: hospital/service
1		
		Special care number of days:
_	An electronic a sub-press of electronic	(Excludes Level 1; whole days only)
	BABY DETAILS	MIDWIFE
	ORIGINAL STATUS OF BABY (Tick one box only)	Name
1	Aboriginal but not Torres Strait Islander	
2	Torres Strait Islander but not Aboriginal	Date 2 0
3	Aboriginal and Torres Strait Islander	Complete this Baby form once for each baby born, and submit with
4	other	Pregnancy form

M. INGLIS, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301

HEALTH (MISCELLANEOUS PROVISIONS) ACT 1911 CAT ACT 2011 LOCAL GOVERNMENT ACT 1995

Shire of Quairading

ANIMALS, ENVIRONMENT AND NUISANCE AMENDMENT LOCAL LAW 2019

Under the powers conferred by the Health (Miscellaneous Provisions) Act 1911, the Cat Act 2011, the Local Government Act 1995 and under all other powers enabling it, the Council of the Shire of Quairading resolved on 30 May 2019 to make the following local law.

1. Citation

This local law is cited as the Shire of Quairading Animals, Environment and Nuisance Amendment Local Law 2019.

2. Commencement

This local law comes into operation on the same day it is published in the *Government Gazette*.

3. Principal local law

This local law amends the *Shire of Quairading Animals, Environment and Nuisance Local Law 2017* as published in the *Government Gazette* on 26 March 2018.

4. Clause 2.16 amended

Clause 2.16(1)(b) is amended by deleting "2.14" and replacing it with "2.17".

5. Clause 2.17 amended

Delete clause 2.17(1) and replace with-

(1) Without limiting the generality of clause 2.16(1)(b) an application for a licence may be approved by the local government subject to the following conditions—

- (a) the provision of a good and sufficient water supply on the land which is readily accessible by the bees on the land;
- (b) each bee hive shall be-
 - (i) kept at a distance specified by the local government from any thoroughfare, public place or boundary of the land; or
 - (ii) located near a screen or other barrier so as to prevent the bees flying low over a thoroughfare, public place or adjoining land;
- (c) no more than 2 bee hives are to be kept on land of less than 2 000 square metres in area; and
- (d) no more than 15 bee hives are to be kept on land between 2 000 square metres and 20 000 square metres in area.

6. Clause 3.6 amended

Clause 3.6 is amended by inserting the word "site" after the word "building".

7. Clause 4.11 amended

Clause 4.11 is amended as follows—

- (a) delete subclause (1);
- (b) Remove the designation "(2)".

Dated this 7th day of June 2019.

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

W. M. F. DAVIES, Shire President. G. A. FARDON, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA401

Liquor Control Act 1988

Liquor Control (Wakathuni Restricted Area) Regulations 2019

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Liquor Control* (*Wakathuni Restricted Area*) *Regulations* 2019.

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. Terms used

In these regulations —

exempt person means the driver of or a passenger in a transiting vehicle;

transiting vehicle means a vehicle that transits the Wakathuni Aboriginal Community on a public road without —

- (a) stopping; or
- (b) discharging any person or item;

Wakathuni Aboriginal Community means the land lying within a radius of 5 km measured from the centre of the Wakathuni basketball court located at latitude 22.866784° S, longitude 117.832828° E.

4. Note is not part of regulations

The note after regulation 9 does not form part of these regulations.

Part 2 — Restricted area

5. Declaration of restricted area

The Wakathuni Aboriginal Community is declared to be a restricted area for the purposes of section 175(1a) of the Act.

6. Notice of restricted area

- (1) The Director of Liquor Licensing must take all reasonable steps to cause to be posted, and while the Wakathuni Aboriginal Community continues to be a restricted area by operation of regulation 5 to be kept posted, at each place where a customary access route enters the Wakathuni Aboriginal Community a notice —
 - (a) describing the offences set out in regulation 7; and
 - (b) specifying the penalties for those offences.
- (2) A failure to comply with subregulation (1) does not invalidate the declaration in regulation 5.

Part 3 — Prohibitions and related provisions

7. Prohibitions as to liquor in the Wakathuni Aboriginal Community

- (1) A person, other than an exempt person, commits an offence if the person
 - (a) brings liquor into, or causes liquor to be brought into, the Wakathuni Aboriginal Community; or
 - (b) possesses liquor in the Wakathuni Aboriginal Community.

Penalty for this subregulation:

- (a) if subregulation (2) applies a fine of \$5 000;
- (b) in any other case a fine of $$2\ 000$.
- (2) This subregulation applies to an offence under subregulation (1) committed by a licensee, a manager of licensed premises or a director of a body corporate that holds a licence.

8. Seizure and disposal of containers of liquor

Despite section 155(4) and (5) of the Act, a member of the Police Force may seize and, as soon as is practicable, dispose of any opened or unopened container of liquor suspected on reasonable grounds to be the subject of an offence under regulation 7.

Part 4 — Period of effect

9. Period during which these regulations have effect

Unless sooner repealed, these regulations have effect for the period that ends at the close of 30 June 2022.

Note for this regulation:

Under the *Liquor Control Act 1988* section 175(1d), these regulations expire at the end of the period referred to in regulation 9.

Part 5 — *Liquor Control Regulations 1989* amended

10. **Regulations amended**

This Part amends the Liquor Control Regulations 1989.

11. Regulation 27 amended

In regulation 27(4) in the Table insert in alphabetical order:

Liquor Control (Wakathuni Restricted Area) Regulations 2018 regulation 7(1)

R. NEILSON, Clerk of the Executive Council.

TRANSPORT

TN301

Queen Elizabeth II Medical Centre Act 1966

Queen Elizabeth II Medical Centre (Delegated Site) Amendment By-laws 2019

Made under section 20(1) of the Act by The Queen Elizabeth II Medical Centre Trust with the approval of the Governor in Executive Council.

1. Citation

These by-laws are the *Queen Elizabeth II Medical Centre* (*Delegated Site*) Amendment By-laws 2019.

2. Commencement

- (a) by-laws 1 and 2 on the day on which these by-laws are published in the *Gazette* (*gazettal day*);
- (b) the rest of the by-laws
 - (i) if gazettal day is before the day on which the *Transport (Road Passenger Services) Act 2018* Part 6 comes into operation — when that Part comes into operation; or
 - (ii) otherwise on the day after gazettal day.

3. By-laws amended

These by-laws amend the *Queen Elizabeth II Medical Centre* (*Delegated Site*) *By-laws 1986*.

4. By-law 3 amended

In by-law 3(1) insert in alphabetical order:

on-demand rank or hail vehicle authorisation means a passenger transport vehicle authorisation (as defined in the *Transport (Road Passenger Services) Act 2018* section 4(1)) that authorises the operation of the vehicle for use in providing an on-demand rank or hail passenger transport service (as defined in that section);

5. By-law 20 amended

Delete by-law 20(2)(f) and (g) and insert:

(f) a vehicle in relation to which an on-demand rank or hail vehicle authorisation is in force.

The Queen Elizabeth II Medical Centre Trust

STEVEN COLE, Chair.

WENDY ERBER, Board Member.

— PART 2 —

AGRICULTURE AND FOOD

AG401

BIOSECURITY AND AGRICULTURE MANAGEMENT REGULATIONS 2013

BIOSECURITY AND AGRICULTURE MANAGEMENT (FEES AND CHARGES) DETERMINATION 2019 Made by the Director General under the *Biosecurity and Agriculture Management Regulations 2013* regulation 125.

1. Citation

This determination is the Biosecurity and Agriculture Management (Fees and Charges) Determination 2019.

2. Commencement

This determination comes into operation as follows-

- (a) clauses 1 and 2—on the day on which this determination is published in the *Gazette*;
- (b) the rest of the determination—on 1 July 2019.

3. Revocation

The Biosecurity and Agriculture Management (Fees and Charges) Determination 2018 is revoked.

4. Unit includes part of unit

In this determination a reference to a unit of a specified number of minutes includes a reference to part of that unit.

5. Determination of fees and charges

The fees and charges set out in the Tables are determined under the *Biosecurity and Agriculture Management Regulations 2013* regulation 125.

6. Fees and charges: Table 1

(1) In this clause—

Headquarters, in relation to an inspection, means the inspector's base location.

(2) The fees and charges set out in Table 1 are determined for the following-

- (a) the inspection and/or treatment of an organism, potential carrier or place;
- (b) the assessment and verification, or issue, of documents required in relation to organisms and potential carriers;
- (c) laboratory analysis of organisms and potential carriers;
- (d) supply of products for the control of declared pests in relation to organisms and potential carriers.

(3) The fees and charges set out in Table 1 are payable by the importer, exporter, owner or person in charge of the organism, potential carrier or place.

(4) No fees or charges set out in Table 1 are payable for the following—

- (a) permits (other than import permits) to introduce, move or supply a declared pest, provided that at the destination the pest is exempt from keeping requirements, or the destination is a Quarantine facility or a place at which that pest is authorized to be kept under a keeping permit;
- (b) the inspection, at road inspection points, of vehicles, agricultural products and animals kept as pets;
- (c) the inspection of passengers and /or passengers' baggage at inspection points;
- (d) the assessment of notices of import ('freight declarations') conducted at road inspection points or the office of the Department of Primary Industries and Regional Development at 24 Fricker Road Perth Airport;
- (e) travel for inspection of a place, organism or potential carrier unless-
 - the travel is conducted outside of shift hours, or
 - the inspection is conducted at a place specifically requested by the person in charge of an organism or potential carrier as an alternative to an inspection point or quarantine facility;
- (f) a surveillance inspection, being an inspection undertaken to determine the status of a place or thing regulated by or under the Act which is not an inspection to monitor compliance with import requirements, or compliance with a direction or authority given under this Act;

- 1903
- (g) an inspection monitoring the import of low risk prescribed potential carriers (see below);
- (h) an inspection funded by an Industry Funding Scheme established under regulations made under section 141 of the Act.

Note: Travel associated with the audit of a quarantine facility or accreditation is not travel for inspection.

Low risk prescribed potential carriers are-

- shipping/cargo containers and goods in shipping /cargo containers not containing prescribed potential carriers,
- new or used boats or vehicles not containing prescribed potential carriers,
- processed seed / grain /nuts that are not whole seed, e.g.-walnut meat, split lentils, almond kernels, ground seed types and roasted / blanched & shelled nuts/seeds, dehusked coconuts
- Dried herbs / spices / potpourri—which are finely chopped or ground, and do not contain whole seed unless processed, except the following, which must be commercially packaged identifying contents: mustard, fennel, cumin, caraway, star anise, fenugreek, peppercorns, vanilla bean, cardamom
- Frozen unprocessed fruit and vegetables which are not prohibited, e.g. are not and do not contain whole grapes, mangoes or blueberries
- Semi-processed vegetables—including commercially par-boiled vegetables of any type, and commercially peeled and cut below ground vegetables (e.g. onions, potatoes, sweet potatoes, carrots, garlic).

Inspections of these items are carried out randomly to confirm that they are prepared appropriately. Any corrective action required (treatment, re-export or destruction) will be at the cost of the person in charge of the consignment, and penalties may apply if a consignment is found to have been imported in contravention of import requirements

Item	Description	Fee (S)
1	Import permit (Permitted Organism Requiring Permit)	
	• Application	76.50
2	Import Permit (Prohibited Organism)	
	• Application	76.50
	Note: Import Permit will not be issued unless organism is to be kept at a Quarantine Facility or under a Keeping Permit.	
3	Import Permit (Unlisted Organism)	
	• Application	76.50
	Note: Import Permit will not be issued for an unlisted organism unless it is to be kept at a suitable facility.	
4	Import Permit for Potential Carrier	
	Application	76.50
5	Risk assessment for permit decision (per 15 minute unit)	56.50
6	Permit to keep, breed or cultivate	
	• Application	71.00
	Note: Related inspections will be charged at relevant inspection rates	
7	Trapping permit	
	(as required under r45)	
	Application	71.00
8	Permits for the purposes of BAM Regulations Part 2 Division 2 & Division 3	
	E.g. Introduce (r17), move (r16), or supply (r25) a declared pest	
	Application	71.00
9	Inspection of organism, potential carrier or place	
	Inside shift hours	
	• per 15 minute unit	67.50
	• travel charge per 25 km or part thereof from headquarters	63.50
10	Inspection of organism, potential carrier or place	
	Contiguous with shift hours	04.50
	• per 15 minute unit	84.50
	travel charge per 25 km or part thereof from headquarters	78.50
11	Inspection of organism, potential carrier or place	
	Outside of, and not contiguous with, shift hours (including Saturday, Sunday and public holiday)	
	• any part of first 2 hours (minimum fee)	872.00
	 per 15 minute unit after first 2 hours 	108.00
	 travel charge per 25 km or part thereof from headquarters 	108.00
		100.00

Table 1 FEES AND CHARGES

Item	Description	Fee (S)
12	Inspection, assessment and issue of import documentation (other than permits)	47.00
13	Issue of export certification	40.91
	Note: Related inspections will be charged at relevant inspection rates	
14	Verification of Export Health Certificate (stock)	64.70
15	Release from post-border direction to test or treat (not associated with property visit)	64.70
16	Laboratory analysis of plants	96.00
17	Insect and disease identification	41.00
18	Vehicle washdown	
	 small trailers and small vehicles 	40.00
	• trucks (per deck)	76.00
	• machinery (per 30 minute unit)	109.00
19	Shipment processing fee (stock)	100.00
20	Consignment processing fee (stock)	70.50
21	Dip or spray for cattle tick (minimum fee)	31.36
	Or per animal treated (where sum is greater than the minimum fee)	4.05
22	Supply of Triclabendazole as a drench to control liver fluke in a potential carrier on import into State (minimum fee)	33,18
	Or per kg of body weight (where sum is greater than minimum fee)	00.10
	• up to 35 kg	1.23
	• 36-100 kg	3.05
	• 101-300 kg	6.41
	• 301-600 kg	16.18
	• more than 600 kg	18.73

7. Quarantine facility fees and charges: Table 2

(1) In this clause—

approved quarantine facility has the meaning given in the Biosecurity and Agriculture Management Regulations 2013 regulation 3.

(2) The fees and charges set out in Table 2 are determined in relation to quarantine facilities.

Table 2
QUARANTINE FACILITY FEES AND CHARGES

Item	Description	Fee (\$)
1	Application for approval of, or renewal of approval of, a place as a quarantine facility: <i>Biosecurity and Agriculture Management Regulations 2013</i> r107(3)	296.00
2	Audit of approved quarantine facility: per 15 minute unit (including travel)	75.50

8. Stock and apiaries fees: Table 3

The fees set out in Table 3 are determined for the purposes of the Biosecurity and Agriculture Management (Identification and Movement of Stock and Apiaries) Regulations 2013 (BAM (IMSA) Regulations).

Table 3
STOCK AND APIARIES FEES

Item	Description	BAM (IMSA) Regulations	Fee (\$)
1	Application for registration as owner of stock	r7(3)	76.50
2	Application for renewal of registration as owner of stock	r23(2)	76.50
3	Application or renewal for registration as beekeeper	r13(6)	76.50
4	Recording a Notice of Stock Mortgage	r28(3)(a)	76.50
5	Application for transfer of identifier	r27(3)(a)	76.50

9. Quality Assurance and Accreditation fees and charges: Table 4

(1) In this clause—

accreditation has the meaning given in the Biosecurity and Agriculture Management (Quality Assurance and Accreditation) Regulations 2013 regulation 7.

(2) The fees and charges set out in Table 4 are determined in relation to accreditation.

Table 4 QUALITY ASSURANCE AND ACCREDITATION FEES AND CHARGES

Item	Description	Fee (\$)	
1	Application for accreditation, or renewal of accreditation: Biosecurity and Agriculture Management (Quality Assurance and Accreditation) Regulations 2013 r7(2)	296.00	
2	Audit of accreditation: per 15 minute unit (including travel)		

RALPH ADDIS, Director General.

AG402

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007 BIOSECURITY AND AGRICULTURE MANAGEMENT REGULATIONS 2013

BIOSECURITY AND AGRICULTURE MANAGEMENT (DECLARED PESTS) DECLARATION 2019 Made by the Minister for Agriculture and Food under section 22 of the Act and regulation 7 of the Regulations.

1. Citation

This declaration is the Biosecurity and Agriculture Management (Declared Pests) Declaration 2019.

2. Declared Pests

(1) The organism listed below is declared under section 22(2) of the Act to be a declared pest with no assigned Control Category under section 22(3) for the whole of the State, including offshore islands.
 (2) The organism listed below is assigned a keeping category of 'Exempt' under regulation 7 of the *Biosecurity and Agriculture Management Regulations 2013* for the whole of the State.

(3) All previous declarations under the Act relating to the organism specified below are revoked.

• Felis catus (feral) (Linnaeus, 1758)

Hon ALANNAH MacTIERNAN MLC, Minister for Agriculture and Food.

Date: 4 June 2019.

ENERGY

EN401

ELECTRICITY ACT 1945

ELECTRICITY (LICENSING) REGULATIONS 1991—NOTICE 2019

Published by the Director of Energy Safety under regulations 51 and 52 of the Regulations.

1. Citation

This Notice is the *Electricity (Licensing) Regulations 1991—Notice 2019.*

2. Commencement

This Notice comes into operation on the day on which this Notice is published in the Government Gazette.

3. Terms used

- 1. *Director* means the Director of Energy Safety;
- 2. *eNotice* means the electronic system provided by the Director for processing notices, registration for which can be made at www.commerce.wa.gov.au/energysafety/registration-and-setting-your-account.

4. Declaration by the Director concerning the use of eNotice

Regulations 51 and 52 require electrical contractors to prepare and deliver a preliminary notice and a notice of completion concerning notifiable work in a form approved by the Director.

The Director hereby declares that, from the dates shown in clause 5, all preliminary notices and notices of completion are to be delivered to the relevant network operator by use of the eNotice system which is the only approved method.

5. Effective dates

Preliminary notice: on and from 1 July 2019.

Notice of completion: on and from 1 October 2019.

JUSTICE

JU401

PROFESSIONAL STANDARDS ACT 1997

THE AUSTRALIAN PROPERTY INSTITUTE VALUERS LIMITED SCHEME

I, John Quigley MLA, Attorney General; Minister for Commerce, pursuant to section 26 of the *Professional Standards Act 1997* WA (the Act), authorise the publication of the Instrument to amend The Australian Property Institute Valuers Limited Scheme (the Instrument) submitted to me by the Professional Standards Council of New South Wales pursuant to the mutual recognition provisions of the New South Wales and Western Australian professional standards legislation. The Instrument is published with this authorisation and commences two months after gazettal. The Scheme remains in force until 31 August 2021 unless the Scheme is revoked, extended, or its operation ceases as specified in the Act.

Hon JOHN QUIGLEY MLA, Attorney General; Minister for Commerce.

Dated: 20 May 2019.

Professional Standards Act 1994 (NSW) INSTRUMENT AMENDING THE AUSTRALIAN PROPERTY INSTITUTE VALUERS LIMITED PROFESSIONAL STANDARDS SCHEME

PREAMBLE

A. The Australian Property Institute Valuers Limited ('APIV') is an occupational association.

B. The APIV Professional Standards Scheme ('Scheme') commenced on 1 September 2016.

C. This instrument of amendment is prepared pursuant to s 16A of the *Professional Standards Act 1994* (NSW) ('the Act') by APIV for the purposes of amending the Scheme.

AMENDMENTS TO THE SCHEME

1. This instrument is prepared under the Act by the APIV whose business address is—

6 Campion Street

DEAKIN ACT 2600

1A. All references to the 'Australian Property Institute Valuers Ltd Scheme' in the Scheme are omitted and substituted with 'Australian Property Institute Valuers Ltd Professional Standards Scheme'.

2. Subclause 3.2 is omitted and the following subclause is substituted—

- 3.2 If a person or corporation, who or which was at the time of the act or omission giving rise to occupational liability, a person or corporation to whom this scheme applied and against whom a proceeding relating to occupational liability is brought, is able to satisfy the court that such person or corporation has the benefit of a Professional Indemnity Insurance Policy—
 - (a) of a kind which complies with the APIV Insurance Standards,
 - (b) insuring such person or corporation against the occupational liability to which the cause of action relates, and
 - (c) under which the amount payable in respect of that occupational liability is not less than the Monetary Ceiling relating to the class of person and the kind of work to which the cause of action relates,

that person or corporation is not liable in damages in relation to that cause of action above the monetary ceiling specified in this scheme.

3. Subclause 3.3 is omitted and the following subclause is substituted—

- 3.3 The monetary ceiling (maximum amount of liability) required for the purposes of limitation of liability under this scheme at the time at which the act or omission giving rise to the cause of action occurred is—
 - (a) in respect a cause of action relating to a Low Risk Valuation: \$1.0million;
 - (b) in respect of any other cause of action, to be determined according to the following table—

Class	Description	Upper End Value	Monetary Ceiling
1	Category A Member	\$0.0 million to < \$3.0 million	\$1.0 million
2	Category B Member	\$3.0 million to < \$5.0 million	\$2.0 million
3	Category C Member	\$5.0 million to < \$10.0 million	\$3.0 million
4	Category D Member	10.0 million to < 15.0 million	\$4.0 million
5	Category E Member	\$15.0 million to < \$40.0 million	\$5.0 million
6	Category F Member	\$40.0 million >	\$10.0 million

- 4. Clause 5.1 is amended by-
 - (a) adding the following definition after the definition of "APIV Insurance Standards"—
 - "Binding Determination" means Valuation of Real Property undertaken for the purpose of making a binding determination acting as an expert pursuant to an agreement or deed where all relevant parties have agreed to indemnify, release or hold the valuer harmless in respect of any liability in connection with the valuation.
 - (b) adding the following definitions after the definition of "Category F Member"—
 - "Expert Evidence Valuation" means any Valuation of Real Property undertaken for the purpose of providing expert evidence in relation to a proceeding before a court or tribunal where the expert's primary duty is to the court or tribunal (excluding a Valuation of Real Property undertaken for resumption purposes).
 - "Financial Reporting Valuation" means any Valuation of Real Property undertaken for the purpose of the preparation and issue of financial reports by any entity in the general course of the entity's operations. It excludes special purpose financial reports prepared in respect of a specific transaction including any sale, merger, takeover or fundraising.
 - "Insurance Valuation" means any Valuation of Real Property undertaken for the purpose of advising on the insurable value or real property in connection with any proposed purchase of insurance.

"Low Risk Valuation" means any-

- (a) Valuation of Real Property undertaken in the capacity as an arbitrator;
- (b) Binding Determination;
- (c) Expert Evidence Valuation;
- (d) Financial Reporting Valuation;
- (e) Insurance Valuation;
- (f) Valuation of Real Property undertaken for the purpose of determining a rate or tax that applies in respect of the property; or
- (g) Valuation of Real Property undertaken for Resumption purposes.
- "Monetary Ceiling" means the applicable monetary ceiling specified in clause 3.3 of the scheme.
- (c) adding the following definition after the definition of "Professional Indemnity Insurance Policy"—
 - "Resumption" means compulsory acquisition of land (including compulsory acquisition or appropriation of Crown land) under the provision of any Act of the Commonwealth or a State authorising compulsory acquisition or appropriation of land.
- (d) omitting the definition of "Upper End Value" and substituting-

"Upper End Value" means the highest Valuation of Real Property (excluding any Low Risk Valuation) performed by the relevant member in the most recent 12 month period.

- (e) adding the following definitions after the definition of "Upper End Value"-
 - "Valuation of Real Property" means valuation of any right, interest or benefit related to the ownership, occupation or use of real property including land and all things that are a natural part of the land as well as any improvements to the land.

COMMENCEMENT

5. This instrument, and the resulting amended Scheme, shall commence on the date which is two months after—

- (a) it has been published in the *Gazette* in each of New South wales, the Northern Territory, South Australia, Tasmania, Victoria and Western Australia; and
- (b) notice has been given of the amendment in both the Australian Capital Territory and Queensland.

Professional Standards Act 1994 (NSW) THE AUSTRALIAN PROPERTY INSTITUTE VALUERS LIMITED PROFESSIONAL STANDARDS SCHEME

PREAMBLE

A. The Australian Property Institute Valuers Limited (APIV) is an occupational association.

B. The APIV has made an application to the Professional Standards Council (PSC), constituted under the *Professional Standards Act 1994* (NSW) (the Act), for a scheme under the Act.

C. The scheme is prepared by the APIV for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.

D. The APIV has furnished the PSC with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.

E. The APIV has furnished the PSC with APIV insurance standards with which members must comply for purposes of this scheme.

F. The scheme is intended to remain in force for five (5) years from its commencement unless, prior to that time, it is revoked, its operation ceases, or it is extended pursuant to Section 32 of the Act.

THE AUSTRALIAN PROPERTY INSTITUTE VALUERS LIMITED PROFESSIONAL STANDARDS SCHEME

1. Occupational association

1.1. The Australian Property Institute Valuers Limited Professional Standards Scheme (the scheme) is a scheme under the Act prepared by the APIV whose business address is—

6 Campion Street, DEAKIN ACT 2600

1.2. The scheme is intended to operate in New South Wales, the Australian Capital Territory, the Northern Territory, Queensland, South Australia, Victoria, Western Australia and Tasmania.

1.3. The scheme is intended to limit occupational liability by insurance arrangements pursuant to s21 of the Act. The relevant insurance arrangements are the APIV Insurance Standards.¹

2. Persons to Whom the Scheme Applies²

2.1. The scheme applies to all members of the APIV. All members of the APIV are required to hold or have the benefit of a Professional Indemnity Insurance Policy against occupational liability that complies with the insurance standards of the APIV and the insurance requirements set out in Clause 3.2, unless exempted by the APIV.

2.2. This scheme also applies to all persons to whom the scheme applied under Clause 2.1 at the time of any act or omission giving rise to occupational liability.³

2.3. The APIV may, on application by a member to whom this scheme applies under Clause 2.1, exempt the member from the scheme.

3. Limitation of Liability

3.1. This scheme only affects the liability for damages⁴ arising from a single cause of action to the extent to which the liability results in damages exceeding 1,000,000.

3.2. If a person or corporation, who or which was at the time of the act or omission giving rise to occupational liability, a person or corporation to whom this scheme applied and against whom a proceeding relating to occupational liability is brought, is able to satisfy the court that such person or corporation has the benefit of a Professional Indemnity Insurance Policy—

- (a) of a kind which complies with the APIV Insurance Standards,
- (b) insuring such person or corporation against the occupational liability to which the cause of action relates, and
- (c) under which the amount payable in respect of that occupational liability is not less than the Monetary Ceiling relating to the class of person and the kind of work to which the cause of action relates,

that person or corporation is not liable in damages in relation to that cause of action above the monetary ceiling specified in this scheme.

3.3 The monetary ceiling (maximum amount of liability) required for the purposes of limitation of liability under this scheme at the time at which the act or omission giving rise to the cause of action occurred is—

(a) in respect a cause of action relating to a Low Risk Valuation: \$1.0 million;

 $^{^{\}rm 1}$ These are published on the API website at https://www.api.org.au/resources/apiv-limitation-of-liability-scheme-resources.

 $^{^2}$ Sections 18 and 19 of the Act provide that if the scheme applies to a body corporate, the scheme also applies to each officer of the body corporate and if the scheme applies to a person, the scheme also applies to each partner of the person, and if the scheme applies to a person the scheme also applies to each employee of the person, provided that if such officer of the corporation or partner of the person or employee of the person is entitled to be a member of the same occupational association, such officer, partner or employee is a member of the occupational association. Section 20 provides that the scheme may also apply to other persons as specified in that section. Section 20A extends the limitation of liability of persons to whom the scheme applies by virtue of sections 18 to 20.

³ For the purposes of the operation of the scheme in New South Wales, "occupational liability" has the same meaning as it has in the Act and excludes any liability which may not from time to time be limited pursuant to the Act. Similarly, for the purposes of the operation of the scheme in other jurisdictions in which it applies, "occupational liability" has the same meaning as it has in the corresponding legislation of those jurisdictions and excludes any liability which may not from time to time be limited pursuant to that legislation.

Occupational liability is defined in s4(1) of the Act to mean "civil liability arising (in tort, contract or otherwise) directly or vicariously from anything done or omitted by a member of an occupational association acting in the performance of his or her occupation". However, s5(1) of the Act provides that the Act does not apply to liability for damages arising from the death of or personal injury to a person, a breach of trust or fraud or dishonesty. [Note: All jurisdictions other than NSW and WA exclude a lawyer acting in a personal injury matter.] Section 5(2) of the Act also provides that the Act does not apply to liability which may be the subject of proceedings under Part 13 or 14 of the *Real Property Act 1900* (NSW).

⁴ Damages as defined in section 4(1) of the Act means (a) damages awarded in respect of a claim or counter-claim or claim by way of set-off and (b) costs in or in relation to the proceedings ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant), and (c) any interest payable on the amount of those damages or costs.

(b) in respect of any other cause of action, to be determined according to the following table-

·		5	, 0	0
	Class	Description	Upper End Value	Monetary Ceiling
	1	Category A Member	\$0.0 million to < \$3.0 million	\$1.0 million
	2	Category B Member	\$3.0 million to < \$5.0 million	\$2.0 million
	3	Category C Member	\$5.0 million to < \$10.0 million	\$3.0 million
	4	Category D Member	\$10.0 million to < \$15.0 million	\$4.0 million
	5	Category E Member	\$15.0 million to < \$40.0 million	\$5.0 million
	6	Category F Member	\$40.0 million >	\$10.0 million

3.4 Clause 3.2 only affects liability for damages arising from a single cause of action to the extent to which the liability in damages exceeding such amount as is specified in Clause 3.1.

3.5 This scheme limits the occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the scheme was in force of any person to whom the scheme applied at the time the act or omission occurred.

3.6 This scheme does not limit the occupational liability of a member in the event the member does not have the benefit of a Professional Indemnity Insurance Policy in accordance with Clause 3.2 at the time the act or omission occurred.

4. Conferral of discretionary authority

4.1. Pursuant to section 24 of the Act, this scheme confers on the APIV a discretionary authority to specify, on application by a member to whom the scheme applies, in relation to that person a higher monetary ceiling (maximum amount of liability) not exceeding \$20 million, in relation to the person either in all cases or in any specified case or class or case.

5. Definitions

- 5.1. Relevant definitions for the purposes of the scheme are as follows-
 - "APIV" means the Australian Property Institute Valuers Limited.
 - "APIV Insurance Standards" mean the insurance standards approved by the APIV.
 - "Binding Determination" means any Valuation of Real Property undertaken for the purpose of making a binding determination acting as an expert pursuant to an agreement or deed where all relevant parties have agreed to indemnify, release or hold the valuer harmless in respect of any liability in connection with the valuation.
 - "Category A Member" means a person who is a member of the APIV to whom the scheme applies and who is—
 - (a) a sole trader whose Upper End Value is less than \$3 million;
 - (b) an individual or corporation who is a member of a partnership whose Upper End Value is less than \$3 million; or
 - (c) a corporation whose Upper End Value is less than \$3 million;
 - "Category B Member" means a person who is a member of the APIV to whom the scheme applies and who is— $\!\!\!$
 - (a) a sole trader whose Upper End Value is \$3 million or more but less than \$5 million;
 - (b) an individual or corporation who is a member of a partnership whose Upper End Value is \$3 million or more but less than \$5 million; or
 - (c) a corporation whose Upper End Value is \$3 million or more but less than \$5 million;

"Category C Member" means a person who is a member of the APIV to whom the scheme applies and who is—

- (a) a sole trader whose Upper End Value is \$5 million or more but less than \$10 million;
- (b) an individual or corporation who is a member of a partnership whose Upper End Value is \$5 million or more but less than \$10 million; or
- (c) a corporation whose Upper End Value is \$5 million or more but less than \$10 million.
- "Category D Member" means a person who is a member of the APIV to whom the scheme applies and who is— $\!\!\!$
 - (a) a sole trader whose Upper End Value is \$10 million or more but less than \$15 million;
 - (b) an individual or corporation who is a member of a partnership whose Upper End Value is \$10 million or more but less than \$15 million; or
 - (c) a corporation whose Upper End Value is \$10 million or more but less than \$15 million.

"Category E Member" means a person who is a member of the APIV to whom the scheme applies and who is—

- (a) a sole trader whose Upper End Value is \$15 million or more but less than \$40 million;
- (b) an individual or corporation who is a member of a partnership whose Upper End Value is \$15 million or more but less than \$40 million; or
- (c) a corporation whose Upper End Value is \$15 million or more but less than \$40 million.
- "Category F Member" means a person who is a member of the APIV to whom the scheme applies and who is— $\!\!$
 - (a) a sole trader whose Upper End Value is \$40 million or more;
 - (b) an individual or corporation who is a member of a partnership whose Upper End Value is \$40 million or more; or

(c) a corporation whose Upper End Value is \$40 million or more.

- "Expert Evidence Valuation" means any Valuation of Real Property undertaken for the purpose of providing expert evidence in relation to a proceeding before a court or tribunal where the expert's primary duty is to the court or tribunal (excluding a Valuation of Real Property undertaken for resumption purposes).
- "Financial Reporting Valuation" means any Valuation of Real Property undertaken for the purpose of the preparation and issue of financial reports by any entity in the general course of the entity's operations. It excludes special purpose financial reports prepared in respect of a specific transaction including any sale, merger, takeover or fundraising.
- "Insurance Valuation" means any Valuation of Real Property undertaken for the purpose of advising on the insurable value or real property in connection with any proposed purchase of insurance.
- "Low Risk Valuation" means any-
 - (a) Valuation of Real Property undertaken in the capacity as an arbitrator;
 - (b) Binding Determination;
 - (c) Expert Evidence Valuation;
 - (d) Financial Reporting Valuation;
 - (e) Insurance Valuation;
 - (f) Valuation of Real Property undertaken for the purpose of determining a rate or tax that applies in respect of the property; or
 - (g) Valuation of Real Property undertaken for Resumption purposes.
- "Monetary Ceiling" means the applicable monetary ceiling specified in clause 3.3 of the scheme.
- "most recent 12 month period" means the 12 months prior to the date and time of inception of the member's Professional Indemnity Insurance Policy.
- "Professional Indemnity Insurance Policy" means a policy of insurance that provides cover for the member in compliance with the APIV Insurance Standards.
- "Resumption" means compulsory acquisition of land (including compulsory acquisition or appropriation of Crown land) under the provision of any Act of the Commonwealth or a State authorising compulsory acquisition or appropriation of land.
- "the Act" means the Professional Standards Act 1994 (NSW).
- "Upper End Value" means the highest Valuation of Real Property (excluding any Low Risk Valuation) performed by the relevant member in the most recent 12 month period.
- "Valuation of Real Property" means valuation of any right, interest or benefit related to the ownership, occupation or use of real property including land and all things that are a natural part of the land as well as any improvements to the land.

6. Duration

6.1 This scheme will commence on 1 September 2016 and will be in force for a period of five (5) years from the date of commencement.

6.2 In the event the scheme, or a Notice relating to the scheme, is published in the *Gazette* of any jurisdiction after the commencement date, the scheme will commence on such day 2 months after the date of its publication in that jurisdiction.

7. Miscellaneous

7.1 Notwithstanding anything to the contrary contained in this scheme, if in particular circumstances giving rise to occupational liability, the liability of any person who is subject to this scheme should be capped by both this scheme and also by any other scheme under Professional Standards Legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

JU402

PUBLIC TRUSTEE ACT 1941

COMMON FUND INTEREST RATES

Notice is hereby given that the rates of interest payable to the respective estates and trusts, the moneys of which are held in the Common Account, as from 1 July 2019 have been fixed as follows—

Deceased Estates and Uncared for Property matters (in the course of administration or whilst under investigation) at the rate of 0.25%.

Trust Management accounts at the rate of 0.50% where the balance is up to and including \$51,200; 1.25% where the balance is between \$51,200 and up to and including \$500,000; 1.75% where the balance is over \$500,000.

The Debit Interest Rate remains at 5.50%.

Dated at Perth the 11th day of June 2019.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

City of Wanneroo

BASIS OF RATES

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 5 June 2019 determine that the method of valuation to be used by the City of Wanneroo, 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 Lots 237 to 241 inclusive, Lots 244 to 252 inclusive, Lots 256 to 260 inclusive, Lots 263 to 270 inclusive, Lots 272 to 279 inclusive and Lots 294 to 299 inclusive as shown on Deposited Plan 413782.			

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

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Paul Anthony Power, Compliance Tenure Officer (By power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for three graticular blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement	Blocks	Holder	Mineral Field
E70/4747	Perth	Sheffield Resources Limited	South West
	1601: b,g,m		

Dated at Perth this 11th day of June 2019.

PAUL ANTHONY POWER, Compliance Tenure Officer, (By power delegated under section 12 of the *Mining Act 1978*).

MP402

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Paul Anthony Power, Compliance Tenure Officer (By power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for twelve graticular blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement	Blocks	Holder	Mineral Field
E70/4190	Perth 1528: p,u,z 1529: l,q,v 1600: e,k,p 1601: a,f,l	Sheffield Resources Limited	South West

Dated at Perth this 11th day of June 2019.

MP403

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Paul Anthony Power, Compliance Tenure Officer (By power delegated under section 12 of the Mining Act 1978), give notice that I have approved retention status for twenty one graticular blocks within the under mentioned exploration licence pursuant to section 69B of the Mining Act 1978, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement	Blocks	Holder	Mineral Field
E70/3573	Albany 1257: q,v,w,x 1329: a,b,c 1399: u,z 1400: n,q,r,s,v,w 1471: k 1472: f 1543: d,e,k 1544: a	Yankuang Resources Pty Ltd	South West
D . 1 . D .1 .1	· • • • • • • • • • • • • • • • • • • •		

Dated at Perth this 11th day of June 2019.

PAUL ANTHONY POWER, Compliance Tenure Officer, (By power delegated under section 12 of the Mining Act 1978).

MP404

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Paul Anthony Power, Compliance Tenure Officer (By power delegated under section 12 of the Mining Act 1978), give notice that I have approved retention status for fifteen graticular blocks within the under mentioned exploration licence pursuant to section 69B of the Mining Act 1978, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement	Blocks	Holder	Mineral Field
E70/3624	Albany 1400: k,o,p,t,u 1401: a,b,f,g,h,j,l,m,q,r	Yankuang Resources Pty Ltd	South West
Dated at Porth th	uis 11th day of June 2019		

Dated at Perth this 11th day of June 2019.

PAUL ANTHONY POWER, Compliance Tenure Officer, (By power delegated under section 12 of the Mining Act 1978).

PLANNING

PL403

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Northam

Local Planning Scheme No. 6—Amendment No. 13

Ref: TPS/2446

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 Northam Local Planning Scheme amendment on 17th May 2019 for the purpose of-

Modifying Schedule 2 Additional Uses by including Lots 3, 4, 5 and 340 Peel Terrace, Lot 385 Wellington Street and Part Reserve 32053 (Plan 1312-Lot 367) Elizabeth Place, Northam into Additional Land Use A5 as follows-

No.	Description of Land	Additional Use	Conditions
A5	Lot 1 (47) Fitzgerald Street, Lots 3, 4, 5 and 340 Peel Terrace, Lot 385 Wellington Street and Part Reserve 32053 (Plan 1312—Lot 367) Elizabeth Place, Northam	Motor vehicle, boat or caravan sales and uses ancillary thereto as approved by the local government.	 All development and use shall be subject to an Application for Development Approval. All development and use shall be in accordance with any plans, conditions and management requirements approved by the local government.

No.	Description of Land	Additional Use	Conditions
			3. No alterations or extensions to the land use shall be undertaken without the approval of the local government.

Amend the Scheme Maps accordingly.

C. ANTONIO, President. J. WHITEAKER, Chief Executive Officer.

PL401

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT Shire of Serpentine Jarrahdale Local Planning Scheme No. 2—Amendment No. 203

Ref: TPS/2211

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 Serpentine Jarrahdale Local Planning Scheme amendment on 31 May 2019 for the purpose of—

- 1. Rezoning Lot 9 Hardey Road, Serpentine from 'Rural' to 'Rural Living A' as depicted on the Scheme Amendment Map;
- 2. Amending the Scheme Map be delineating Lot 9 Hardey Road, Serpentine as 'RLA31';
- 3. Listing Lot 9 Hardey Road, Serpentine as 'RLA31' in 'APPENDIX 4A—RURAL LIVING A ZONE' with landuse controls and special provisions as follows—

No.	Specified Area of Locality (a)	Special Provisions to Refer to (b)
RLA 31	Lot 9 Hardey Road, Serpentine	 Within the Rural Living A zone, the following land uses are permitted, or are permitted at the discretion of the local government— Use Classes— Permitted (P)— Residential—Single House Public Utility Discretionary Uses (AA)— Residential—Ancillary Accommodation Home Occupation

PL402

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Serpentine Jarrahdale

Local Planning Scheme No. 2—Amendment No. 205

Ref: TPS/2212

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 Serpentine Jarrahdale Local Planning Scheme amendment on 31 May 2019 for the purpose of—

- 1. Rezoning Lots 47, 48 & 809 Shanely Road, Mardella from 'Rural' to 'Farmlet' and amending the Scheme Map accordingly;
- 2. Listing Lots 47, 48 & 809 Shanley Road, Mardella in 'APPENDIX 4C—FARMLET ZONE' and including the appropriate details in Appendix 4C of the Scheme as follows—

(a)	(b)	
Specified Area of Locality	Special Provisions to Refer to (a)	
Lots 47, 48 & 809 Shanlev Road, Mardella	1. Within the Farmlet zone the following land uses are permitted, or are permitted at the discretion of the local government— Use Classes—	
	Permitted (P)—	
	 Residential—Single House Residential—Ancillary Accommodation 	
	Stable	
	Home Occupation	
	Home Office	
	Equestrian Activity Deblis Utilize	
	• Public Utility	
	Discretionary (AA)— • Home Business	
	Rural Use	
	Intensive Agriculture	
	Private Recreation	
	2. In exercising its discretion in respect to AA uses, the Council, having regard to the Planning Guidelines for Nutrient Management, shall only permit such uses when it is satisfied, following consultation with government agencies, that the land use does not involve excessive nutrient application or clearing of land.	
	3. A Structure Plan shall be prepared over the specified area. In addition to the requirements of the Structure Plan Framework, the following specific items are to be addressed through structure planning—	
	(i) The identification of building envelopes and/or building exclusion areas.	
	 (ii) A Local Water Management Strategy to the satisfaction of the local government, which is to include the identification of appropriate water monitoring mechanisms. 	
	(iii) A Level 2 Flora Survey over the vegetation contained within the unmade road reserve along the southern boundary of the subject lots.	
	(iv) A Noise Management Plan in accordance with State Planning Policy 5.4 Road and Rail Transport Noise and Freight Considerations in Land Use Planning (2009).	
	(v) A Nutrient and Irrigation Management Plan addressing fertilizer applications and treatment of storm water, as well as requirements to be addressed by individual lot owners to comply with at future subsequent stages of development.	
	(vi) A Weed Management Plan as approved by the local government, which is to specifically address the eradication of 'Cotton Bush'.	
	(viii) The extent of land required by Main Roads Western Australia for the extension of Tonkin Highway.	

(a) Specified Area of Locality	(b) Special Provisions to Refer to (a)	
	4. The land is situated within the Serpentine Groundwater Area and a well license for a bore must be obtained from the Department of Water and Environmental Regulation. The sitting of bores shall be to the requirements of the Department having regard to the location of any effluent disposal systems, water bodies, drains and neighbouring bores.	

M. RICH, Shire President. K. R. DONOHOE, Chief Executive Officer.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Olwen Mary Rodriguez, also known as Olwin, late of 87 Drummond Street, Bedford, 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 21 February 2019, are required by the executor of the deceased, Rex Poletti of 10 Rawlins Street, Rockingham WA 6168 to send particulars of their claims within 28 days of the date of publication of this notice, after which date the Executor may convey or distribute the assets having regard only to the claims of which notice has been given.

ZX402

TRUSTEES ACT 1962 DECEASED ESTATES

DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Ruby Elizabeth Roberts, late of Meath Care Kingsley, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the above named deceased, who died on the 6th day of December 2018, are required by the personal representatives G. and G. E. Adomeit of PO Box 905, Hillarys WA 6025, to send particulars of their claims to them by the 15th day of July 2019, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

GAYE and GERHARD ADOMEIT.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Jack Burgess, late of Aegis Karalee, 68 Lyall Street, Redcliffe in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the deceased, who died on the 7th day of December 2017, are required by the Administrators, Betty Patricia Yeomans, Coral Ann Buscombe and David Neil Donovan, to send the particulars of their claim to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia, by the 15th day of July 2019, after which date the said Administrators may convey or distribute the assets, having regard only to the claims of which they then have had notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 14 July 2019, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Bradley, Barbara Winifred, late of Bethel Village Hostel, 2 Bethel Way, Yakamia, who died on 23 April 2019 (DE19920494 EM17).
- Cope, Maurice Lionel, late of Unit 27, 7 Winifred Road, Bayswater, who died on 31 March 2019 (DE19903182 EM16).
- Gethin, Margaret Patricia, late of St Georges Home, 2 Essex Street, Bayswater, who died on 9 May 2019 (DE20001913 EM37).
- Gomes, Allertina Bella, late of Adventist Residential Care, 31 Webb Street, Rossmoyne, who died on 12 April 2019 (DE19751661 EM17).
- Karamfiles, Georgina, late of Regis Woodlands, 10 Sabina Street, Woodlands, who died on 13 May 2019 (DE33088957 EM17).
- Lanscha, Margareta (also known as Margarete Lanscha), late of c/- Manoah House, Unit 3, 86 Mills Road, Martin, who died on 1 May 2019 (DE19903726 EM15).
- Le Blanc, Brian Joesph Luigi, late of 61 Kingston Avenue, West Perth, who died on 9 September 2015 (DE33153866 EM38).
- Manton, Daniel Le Page (also known as Daniel Lapage Manton), late of Lot 413, Third Avenue, Onslow, who died on 3 January 2019 (DE33104430 EM13).
- Murphy, Gregory Thomas, late of Carinya Of Bicton, 220 Preston Point Road, Bicton, who died on 12 February 2019 (DE19820702 EM36).
- Quinn, Laurel Rae, late of Unit 10, 7 Heyshott Road, Balga, who died on 19 August 2018 (DE33155987 EM24).
- Sangen, Johan Jozef, late of Aegis Aged Care, 32 Spencer Avenue, Yokine, formerly of 19 Stone Street, Maylands, who died on 28 March 2019 (DE19763874 EM23).
- Saunoris, Elisabeth (also known as Elizabeth Saunoris), late of Craigcare Albany, 19 Beaufort Road, Yakamia, formerly of 33 Martin Road, Spencer Park, who died on 31 March 2019 (DE19822300 EM37).
- Stewart, Ruth Jacqueline, late of Riverside West, Unit 7, 10 Roebuck Drive, Salter Point, who died on 4 April 2019 (DE33047422 EM13).
- Wanke, Joan Ellen, late of 105 Hargraves Crescent, Gidgegannup, formerly of Unit 22, 87 Glanton Way, Dianella, who died on 10 January 2019 (DE19992436 EM38).

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