



**WESTERN
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GOVERNMENT**
Gazette

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

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

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

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

Email address:
slp@dpc.wa.gov.au

Postal address:
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Locked Bag 3001,
West Perth, 6872
Telephone: 6552 6000

- Inquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

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

GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR EASTER 2020

A gazette will be published at noon on **Thursday 9th April**
and closing time for copy is Tuesday 7th April at noon.

A gazette will be published at noon on **Friday 17th April**
and closing time for copy is Wednesday 15th April at noon.

The Gazette will not be published on Tuesday 14th April.

— PART 1 —

INDUSTRY REGULATION

IS301

Petroleum Products Pricing Act 1983

Petroleum Products Pricing Amendment Regulations 2020

SL 2020/33

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Petroleum Products Pricing Amendment Regulations 2020*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Petroleum Products Pricing Regulations 2000*.

4. Schedule 1 amended

- (1) In Schedule 1 under the heading “*Local government districts*” insert in alphabetical order:

Northam

- (2) In Schedule 1 under the heading “*Localities*” delete “Wundowie”.
- (3) In Schedule 1 under the heading “*Townsites*” delete “Northam”.

M. INGLIS, Clerk of the Executive Council.

IS302

Petroleum Products Pricing Act 1983

Petroleum Products Pricing Amendment Regulations (No. 2) 2020

SL 2020/34

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Petroleum Products Pricing Amendment Regulations (No. 2) 2020*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Petroleum Products Pricing Regulations 2000*.

4. Regulation 2A amended

- (1) In regulation 2A delete “In regulations 3 and 3A —” and insert:

In this Division —

- (2) In regulation 2A in the definition of *retail sale* delete “a sale in accordance with an existing agreement or arrangement between the customer and the retailer.” and insert:

an exempt sale.

5. Regulation 3A amended

Delete regulation 3A(1)(b)(ii) and insert:

- (ii) by using the FuelWatch website at <www.fuelwatch.wa.gov.au>.

6. Regulation 6 amended

- (1) In regulation 6(1) and (2) delete “standard retail sale” (each occurrence) and insert:

retail sale

- (2) In regulation 6(3) delete “standard retail sale.” and insert:

retail sale.

- (3) In regulation 6(7) delete the definition of *standard retail sale*.

- (4) In regulation 6(7) in the definition of *regular unleaded petrol* delete “described;” and insert:

described.

Note: The heading to amended regulation 6 is to read:

Retailer to display retail prices

M. INGLIS, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301

Local Government Act 1995

**Local Government (Perenjori – Declaration of
Vacancies and Appointment of Commissioner)
Amendment Order (No. 2) 2020**

Made by the Governor in Executive Council.

1. Citation

This order is the *Local Government (Perenjori – Declaration of Vacancies and Appointment of Commissioner) Amendment Order (No. 2) 2020*.

2. Commencement

This order comes into operation as follows —

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

3. Order amended

This order amends the *Local Government (Perenjori – Declaration of Vacancies and Appointment of Commissioner) Order 2019*.

4. Clause 6 amended

In clause 6 delete “6 June 2020.” and insert:

17 October 2020.

M. INGLIS, Clerk of the Executive Council.

LG302

Local Government Act 1995
Local Government (Miscellaneous Provisions) Act 1960

Local Government Regulations Amendment Regulations 2020

SL 2020/35

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Local Government Regulations Amendment Regulations 2020*.

2. Commencement

These regulations come into operation as follows —

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

Part 2 — *Local Government (Financial Management) Regulations 1996* amended**3. Regulations amended**

This Part amends the *Local Government (Financial Management) Regulations 1996*.

4. Regulation 3 amended

In regulation 3(1) insert in alphabetical order:

state of emergency declaration has the meaning given in the *Emergency Management Act 2005* section 3;

5. Regulation 18 amended

In regulation 18:

- (a) in paragraph (b) delete “year.” and insert:

year; or
- (b) after paragraph (b) insert:
- (c) where each of the following conditions is satisfied —
 - (i) a decision to change the use of the money is made while there is in force a state of emergency declaration applying to the district, or part of the district, of the local government;
 - (ii) the local government considers that the change of use is required to address a need arising from the hazard, or from the impact or consequences of the hazard, to which the state of emergency declaration relates;
 - (iii) the decision and the reasons for it are recorded in the minutes of the meeting at which the decision is made.

6. Regulations 20 and 21 replaced

Delete regulations 20 and 21 and insert:

20. When local public notice not required for exercise of power to borrow (Act s. 6.20(2)(a))

(1) In this regulation —

major variation means a variation in the terms of a loan or other financial accommodation which is —

- (a) a capitalisation of interest accruals; or
- (b) an increase in the term of the loan or other financial accommodation;

re-finance, in relation to a loan or other financial accommodation (the *existing loan*), means to borrow an amount (the *new loan*) which is, at the date of the new loan —

- (a) equal to the principal amount owing on the existing loan; or
- (b) not more than \$5 000 more or less than the principal amount owing on the existing loan,

for the principal purpose of paying out the existing loan or preserving the credit originally provided by the existing loan.

(2) A local government is not required to give local public notice of a proposal to exercise a power to borrow where —

- (a) the power is to be exercised to re-finance a loan or to continue other financial accommodation (whether with the same or another bank or financial institution); and
- (b) the re-financing or continuation is not a major variation.

(3) A local government is not required to give local public notice of a proposal to exercise a power to borrow where each of the following conditions is satisfied —

- (a) a decision to exercise the power is made while there is in force a state of emergency declaration applying to the district, or part of the district, of the local government;
- (b) the local government considers that the borrowing is required to address a need arising from the hazard, or from the impact or consequences of the hazard, to which the state of emergency declaration relates;
- (c) the decision and the reasons for it are recorded in the minutes of the meeting at which the decision is made.

21. When local public notice not required for change of use of borrowed money (Act s. 6.20(4)(b))

A local government is not required to give local public notice of a proposed change of use of money borrowed —

- (a) where the amount to be used for a purpose other than the purpose for which it was borrowed does not exceed \$5 000 in a financial year; or
- (b) where the money borrowed is to be used to meet expenditure authorised by the mayor or president under section 6.8(1)(c); or
- (c) where each of the following conditions is satisfied —
 - (i) a decision to change the use of the money is made while there is in force a state of emergency declaration applying to the district, or part of the district, of the local government;
 - (ii) the local government considers that the change of use is required to address a need arising from the hazard, or from the impact or consequences of the hazard, to which the state of emergency declaration relates;
 - (iii) the decision and the reasons for it are recorded in the minutes of the meeting at which the decision is made.

Part 3 — *Local Government (Functions and General) Regulations 1996* amended

7. Regulations amended

This Part amends the *Local Government (Functions and General) Regulations 1996*.

8. Regulation 11 amended

- (1) Before regulation 11(1) insert:

- (1A) In this regulation —

state of emergency declaration has the meaning given in the *Emergency Management Act 2005* section 3.

- (2) In regulation 11(1) delete “\$150 000” and insert:

\$250 000

- (3) In regulation 11(2):

- (a) after paragraph (a) insert:

(aa) the supply of the goods or services is associated with a state of emergency; or

- (b) delete paragraph (h)(i) and insert:

(i) the goods or services are to be supplied by —

(I) a person registered on the Aboriginal Business Directory WA published by the Chamber of Commerce and Industry of Western Australia Limited ABN 96 929 977 985; or

(II) Australian Indigenous Minority Supplier Office Limited (trading as Supply Nation) ABN 50 134 720 362;

and

- (c) after paragraph (j) insert:

(ja) the contract is a renewal or extension of the term of a contract (the *original contract*) where —

(i) the original contract is to expire within 3 months; and

(ii) the renewal or extension is for a term of not more than 12 months from the expiry of the original contract; and

(iii) the contract for renewal or extension is entered into at a time when there is in force a state of emergency declaration applying to the district, or part of the district, of the local government;

or

- (4) After regulation 11(2) insert:
- (3) For the purposes of subregulation (2)(aa) a supply of goods or services is associated with a state of emergency if —
- (a) the contract for the supply is entered into while there is in force a state of emergency declaration applying to the district, or part of the district, of the local government; and
 - (b) the local government considers that the goods or services are required for the purposes of addressing a need arising from the hazard, or from the impact or consequences of the hazard, to which the state of emergency declaration relates.

Part 4 — *Local Government (Long Service Leave) Regulations* amended

9. Regulations amended

This Part amends the *Local Government (Long Service Leave) Regulations*.

10. Regulation 4 amended

In regulation 4:

- (a) in paragraph (c) delete “leave;” and insert:

leave; and

- (b) after paragraph (d) insert:

- (da) any period of absence from duty arising out of or in connection with the employer’s response to —

- (i) a hazard giving rise to a state of emergency declaration under the *Emergency Management Act 2005* section 56; or

- (ii) the impact or consequences of such a hazard;

and

11. Regulation 7 amended

In regulation 7(d) delete “not more than 3” and insert:

2 or more

12. Regulation 7A inserted

After regulation 7 insert:

7A. Taking advance leave

- (1) In this regulation —
accrual period, in respect of a worker’s entitlement to long service leave, means the period of 10 years of continuous service giving rise to the entitlement under regulation 6(2);
advance leave means a period of long service leave taken by a worker before the worker has completed the whole of the accrual period in respect of that leave.
- (2) A worker may take advance leave by agreement with the employer if —
 - (a) the worker has not completed the whole of the accrual period in respect of an entitlement to long service leave, but has completed at least 7 years of continuous service of the accrual period; and
 - (b) when the advance leave is granted there is in force a state of emergency declaration under the *Emergency Management Act 2005* section 56 applying to the district, or part of the district, of the employer.
- (3) The period of advance leave that a worker takes under subregulation (2) must not exceed one and three-tenths weeks’ leave for each year of continuous service of the accrual period that the worker has completed.
- (4) A worker who takes advance leave does not begin to accrue a new entitlement to a further period of long service leave until after completing the whole of the accrual period in respect of the advance leave and becoming entitled to the balance of the entitlement not taken as advance leave.

M. INGLIS, Clerk of the Executive Council.

— PART 2 —

JUSTICE

JU401

LEGAL PROFESSION REGULATIONS 2009 PROFESSIONAL INDEMNITY INSURANCE

Notice pursuant to Regulation 83

The Law Society of Western Australia (Inc) hereby gives notice that the renewal day for the insurance year beginning on 1 July 2020 and ending on 30 June 2021 is fixed at 16 November 2020.

DAVID PRICE, Chief Executive Officer,
Law Society of Western Australia (Inc).

JU402

PRISONS ACT 1981 PERMIT DETAILS

Pursuant to Section 15U of the *Prisons Act 1981*, I hereby revoke the following permits—

Surname	Other Name(s)	Permit No.
Anania	Jo-Anne Ngakata	MEL0127
Arnold	Renee	MEL0128
Balic	Dragomir	MEL0071
Bambury	Cherie Anne	MEL0024
Bignell	Marc Michael	MEL0143
Boston	Chad Matthew	MEL0129
Brampton	David John	MEL0156
Briggs (nee Kirifi)	Tina Ane	MEL0068
Brown	Shannan Norman	MEL0080
Bunce	Nicola Christina Mair	MEL0114
Calado	Edward Mirasol	MEL0100
Champion	Alicija Jaye	MEL0065
Chantler	Christopher David	MEL0130
Clarke	Danielle May	MEL0101
Clifford	Sharna Renae Jane	MEL0131
Clifton	Isaac Conan	MEL0082
Colton	Peter	MEL0026
Corbett	Sharon Lee	MEL0008
Cribb	Shannon Alice Lee Wiki Toria Moana	MEL0083
Diggens	James	MEL0029
Donnell	Janine Marie	MEL0085
Draunidalo	Joan Serah	MEL0103
Drinkwater (nee Richards)	Emma Louise	MEL0095
Duddington	Ashley Todd	MEL0145
Duggua	Laura Adele	MEL0146
Ememgini	Joseph Chinenye	MEL0104
Fares	Doris Mary	MEL0009
Fletcher	Ross Edward	MEL0011
Fono	Lynn	MEL0031
Foreman	Emma	MEL0032

Surname	Other Name(s)	Permit No.
Fricker	Antony	MEL0115
Gibbs	Breeanna Maree	MEL0105
Grant	Christine	MEL0086
Gregory	Ashlee Leah	MEL0012
Hardy	Tanya Louise	MEL0087
Hill	Timothy James	MEL0116
Hunter	David James	MEL0013
Jadhav	Kedar Rajendra	MEL0034
Jessop	Karen	MEL0035
Jones	Pauline Teresa	MEL0059
Jones	Rebecca Louise	MEL0117
Jones	Samuel Robert	MEL0133
Kamara	Alusine	MEL0037
Kelissa	Michael	MEL0089
Kelly	Ayden William	MEL0056
Khrangarh	Sumit	MEL0038
Lawton	Delwyn Joy	MEL0040
Leslie	Michelle Louise	MEL0147
Mcdade	Glenn	MEL0148
Mcdonnell	Gary	MEL0134
Mills	Rebecca Lee	MEL0135
Moana	Rangi	MEL0017
Newell	Samuel Craig	MEL0093
Newell	Craig Anthony	MEL0107
Neylon	Barry John	MEL0137
Novakovic	Danijel	MEL0138
Paulus	Roslyn Bernice	MEL0149
Pavlovic	Daniel Ronald Jachob	MEL0108
Peter	Kyle	MEL0043
Plowman	Melanie Jane	MEL0151
Pollock	Kimberley Laurence	MEL0094
Rankine	Walter Charles	MEL0044
Rodriguez	Janice	MEL0109
Rolando	Didier Francios	MEL0152
Rouse	Aaron Spencer	MEL0102
Ruiterman	Johanna Antonia Anna Maria	MEL0054
Ryan	Peter Keven	MEL0123
Shaw	Natasha Marie	MEL0139
Sherwood	Blair Tyson	MEL0061
Singh	Harpreet	MEL0047
Singh	Balvinder	MEL0073
Singh	Manjinder	MEL0097
Sly	Ashleigh Kara	MEL0125
Smith	Peter Robert John	MEL0098
Spearman	Carl Glenn	MEL0048
Tarawa	Lois	MEL0020
Te Moana	Cheryl Nicole	MEL0142
Theva	Joshua	MEL0153
Tornatora	Piroska	MEL0049
Tougher	Louise Christina	MEL0140
Vranesevic	Jelena	MEL0110
Watterson	Natasha Lily	MEL0023
Whitworth	Susan	MEL0051
William (Chikava)	Alice Victress	MEL0154

TONY HASSALL, Commissioner Corrective Services; Deputy Director General.

27 March 2020.

JU403

CHARITABLE TRUSTS ACT 1962

APPROVAL OF SCHEME UNDER PART III OF THE ACT

Notice is hereby given under section 10A(6)(b) of the Act that the scheme hereinafter set forth was approved by the Attorney General on 30 March 2020.

Scheme

1. The terms of the charitable trust established by the Will of Muriel Webster dated 2 January 1992 be varied as follows—
 - (a) by deleting the reference to “Midway Community Care Mandurah (Inc)” and replacing it with “Midway Community Care”.
2. The trustee’s and the Attorney General’s reasonable costs and expenses of and incidental to—
 - (a) preparing and advertising the Scheme; and
 - (b) obtaining approval for the Scheme
 be paid out of, and be a charge on, the Trust property.

LOCAL GOVERNMENT

LG501

BUSH FIRES ACT 1954

FIRE BREAK AND FUEL HAZARD REDUCTION NOTICE

Shire of Broome

Owners and/or occupiers of land within the Shire of Broome

Pursuant to Section 33 of the *Bush Fires Act 1954*, any person who is an owner or occupier of land situated within the Gazetted area of the Shire of Broome, is hereby required by 15th May 2020 (or within 14 days of the date of you becoming owner or occupier should this occur after 15th May 2020) to—

1. Clear fire breaks in accordance with the requirements A, B and C outlined below in this Notice; and
2. Remove all accumulations of flammable material from the land; and
3. Maintain all fire breaks and ensure that the land is kept clear of accumulations of flammable material between the 15th May 2020 and 31st December 2020.

A. Rural and pastoral land (refers to all land outside the town site of Broome)

- (i) Trafficable fire breaks must be installed on the land and be kept clear of flammable material. These fire breaks must not be less than three (3) metres in width, four (4) metres in height and be located within ten (10) metres of all external boundaries.
- (ii) A twenty (20) metre low fuel buffer zone must be established around all buildings on the land, inclusive of all dwellings, sheds etc. This area must be clear of all flammable material capable of sustaining fire or enabling fire to spread. Reticulated garden beds or vegetation situated within the low fuel buffer zone must be maintained so that fuel levels containing mulch, dried leaves or other garden refuse do not exceed fifty (50) mm in height.

B. Town site land (refers to all land within the town site of Broome)

- (i) Where the land is 2000 square metres or less, all flammable material, with the exception of living trees, must be removed from the whole of the land.
- (ii) Where the land is greater than 2000 square metres, the following must be established—
 - (a) Trafficable fire breaks must be installed on the land and be kept clear of flammable material. These fire breaks must not be less than three (3) metres in width, four (4) metres in height and within ten (10) metres of all external boundaries; and
 - (b) A twenty (20) metre low fuel buffer zone must be established around all buildings on the property, inclusive of all dwellings, sheds etc. This area must be clear of all flammable material capable of sustaining fire or enabling fire to spread. Reticulated garden beds or vegetation situated within the low fuel buffer zone must be maintained so that fuel levels containing mulch, dried leaves or other garden refuse do not exceed fifty (50) mm in height.

C. Fuel dumps, depots and haystacks

- (i) On all land where fuel drum ramps are located, where fuel dumps, whether containing fuel or not, are stored and where haystacks are located maintain a firebreak at least (5) five metres wide around any drum, ramp, stack of drums or haystacks.

Definitions

Flammable material is defined for the purposes of this notice to include long dry grass, leaves, bark, timber, boxes, cartons, paper, rubbish and any other form of combustible matter, but does not include living trees, shrubs, growing bushes and plants under cultivation.

Trafficable means capable of being driven on from one point to another by any Emergency Services Vehicle on a clear surface, without any obstruction that may endanger that vehicle or its occupants. A fire break is not to terminate or lead to a dead end.

Restricted Burning Period

The Shire of Broome Restricted Burning Period is between 1st April 2020 and 31st December 2020. During this period, the burning of bush, grass or garden refuse throughout the Shire is not permitted unless a written permit has been obtained from an authorised Shire of Broome Bush Fire Control Officer. A Bush Fire Control Officer can be contacted at the Shire on (08) 91913456 during business hours. Please note that the above dates may be varied according to seasonal conditions and will be publicly advertised prior to the variation coming into effect.

Alternative Fire Breaks

Should you consider it to be impracticable for any reason to clear firebreaks or remove flammable material from the land as required by this notice, you may apply to the Shire of Broome, in writing, no later than 15th April 2020, for permission to provide firebreaks in alternative positions or to take alternative action via the use of a Bush Fire Variation Plan to abate fire hazards on the land. If permission is not granted in writing by the Shire you must comply with the requirements of this notice.

If written permission to provide alternative firebreaks has been granted, you must—

- (a) comply with all conditions endorsed on the permit; and
- (b) provide firebreaks at least three (3) metres wide in the agreed position(s) on the land.

Where the Shire has approved a Variation and the Variation depicts an array of alternative fire breaks, an owner/occupier of land may, as an alternative to the construction of a general fire break, elect to provide the alternative fire break depicted on the Bush Fire Variation form. However, where the alternative firebreak is not constructed by the date required by this notice, the general firebreak requirements will apply.

Any alternative firebreak proposed within a Bush Fire Variation form must meet the same minimum width and height requirements as that applicable to a general firebreak.

PLEASE NOTE THAT ALL PREVIOUSLY APPROVED BUSH FIRE VARIATIONS REMAIN VALID UNTIL THE DATE OF EXPIRY.

Strategic Fire Breaks

Where, under an agreement with the Shire of Broome, or where depicted within an approved Bushfire Management Plan, strategic fire breaks are required to be provided on the land, you are required to clear and maintain fire breaks at least 6 metres wide in the agreed position.

Strategic fire breaks must be graded to provide a continuous trafficable surface (suitable for 4-wheel drive vehicles) that is maintained unimpeded by obstructions including boundary or dividing fences unless fitted with approved gates.

Penalties

The penalty for failing to comply with this notice under Section 33 of the *Bush Fires Act 1954* is a modified penalty of \$250 or a penalty of up to \$5000 if convicted by a Court. Any person failing to comply with this Notice may also be liable, whether prosecuted or not, to pay the cost of the Shire of Broome engaging contractors to carry out such works as are necessary to meet the requirements of this Notice.

SAM MASTROLEMBO, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401**PETROLEUM PIPELINES ACT 1969****VARIATION STP-PLV-0102 OF PETROLEUM PIPELINE LICENCE PL 24**

Licence PL 24 held by Southern Cross Pipelines Australia Pty Limited, Southern Cross Pipelines (NPL) Australia Pty Ltd and Alinta Energy GGT Pty Limited has, by instrument of variation STP-PLV-0102, been varied with effect on 3 April 2020.

M. KAPOOR, Senior Titles Officer, Resource Tenure Division.

Dated: 3 April 2020.

MP402**MINING ACT 1978****INSTRUMENT OF EXTENSION OF TERM OF EXEMPTION OF LAND**

I, Richard John Rogerson, Executive Director, Resource Tenure, pursuant to section 19 of the *Mining Act 1978*, hereby extend the exemption originally declared on 20 April 2016 and published in the *Government Gazette* dated 6 May 2016 for that area described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*, for a period of two years expiring on 19 April 2022.

Locality

Coolgardie

Description of Land

Land designated S19/367 in the TENGRAPH electronic plan of the Department of Mines, Industry Regulation and Safety. A geospatial description is filed in the Department of Mines, Industry Regulation and Safety electronic file number A1262/201801, document ID 7292650.

Area of Land

79.07 hectares

Dated at Perth this 3rd day of April, 2020.

R. J. ROGERSON, Executive Director, Resource Tenure.

MP403**MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

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

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

M. RIDLEY, Warden.

To be heard by the Warden at Karratha on 11 June 2020.

ASHBURTON MINERAL FIELD*Prospecting Licences*

P 08/724 Channing, Rhys James
Channing, Gavin James

KIMBERLEY MINERAL FIELD*Prospecting Licences*

P 80/1848 Shadforth, Patrick Michael

WEST KIMBERLEY MINERAL FIELD*Prospecting Licences*

P 04/270 Ynema, Marten Hendrick

WEST PILBARA MINERAL FIELD*Prospecting Licences*

P 47/1834 Kayes, Barry Neil

MP404

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

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

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

M. RIDLEY, Warden.

To be heard by the Warden at Karratha on 11 June 2020.

KIMBERLEY MINERAL FIELD
Prospecting Licences

P 80/1848 Shadforth, Patrick Michael

PARLIAMENT

PA401

PARLIAMENT OF WESTERN AUSTRALIA
Royal Assent to Bills

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

Title of Act	Date of Assent	Act No.
Treasurer's Advance Authorisation Act 2020	3 April 2020	7 of 2020
Criminal Code Amendment (COVID-19 Response) Act 2020	3 April 2020	8 of 2020
Transport (Road Passenger Services) Amendment (COVID-19 Response and Regional Assistance) Act 2020	3 April 2020	10 of 2020
Emergency Management Amendment (COVID-19 Response) Act 2020	3 April 2020	11 of 2020

NIGEL PRATT, Clerk of the Parliaments.

6 April 2020.

PA402

PARLIAMENT OF WESTERN AUSTRALIA
Royal Assent to Bills

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

Title of Act	Date of Assent	Act No.
Pay-roll Tax Assessment Amendment (Thresholds) Act 2020	6 April 2020	6 of 2020
Electricity Industry Amendment Act 2020	6 April 2020	9 of 2020
Small Business Development Corporation Amendment Act 2020	6 April 2020	12 of 2020
Family Violence Legislation Reform (COVID-19 Response) Act 2020	6 April 2020	13 of 2020
Guardianship and Administration Amendment (Medical Research) Act 2020	6 April 2020	14 of 2020

NIGEL PRATT, Clerk of the Parliaments.

7 April 2020.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Boyup Brook

Local Planning Scheme No. 2—Amendment No. 17

Ref: TPS/1946

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 Boyup Brook Local Planning Scheme amendment on 1 April 2020 for the purpose of—

1. Rezoning Lot 913 Fern Valley Road, Boyup Brook from 'Rural' zone to 'Rural Small Holdings' zone;
2. Including at Schedule 12 of the Shire of Boyup Brook Town Planning Scheme No. 2 'Rural Small Holdings Zones' the following 'Permitted Uses and Conditions of Development' relevant to Lot 913 Fern Valley Road, Boyup Brook—

Location of Zone	Permitted Uses and Conditions of Development
Rural Small Holdings Zone 2 (RSH2) Lot 913 Fern Valey Road, Boyup Brook	<ol style="list-style-type: none"> (a) The objective of the RSH2 zone is to primarily provide for residential development in a rural setting and secondly for rural pursuits, home based business and minor tourist uses. (b) A 'Detailed Structure Plan' to guide subdivision and zoning is to be prepared in accordance with the requirements of Schedule 13 of the Scheme and Part 4 of the Deemed Provisions for Local Planning Schemes, forming Schedule 2 of the <i>Planning and Development (Local Planning Schemes) Regulations 2015</i>. (c) The onsite disposal of effluent shall be in accordance with the Government Sewerage Policy and approved by Council and the Health Department of WA. Effluent systems shall be designed and located to minimise nutrient export and or release into any waterway or groundwater. (d) Development shall be setback a minimum of 50m from the Blackwood River, with a minimum setback of 30m to creeklines. Effluent disposal shall be setback a minimum of 100m from any watercourse.

3. Amending the scheme maps accordingly.

G. AIRD, President.
C. SMITH, Chief Executive Officer.

TRANSPORT

TN401

TRANSPORT (ROAD PASSENGER SERVICES) ACT 2018
TRANSPORT (ROAD PASSENGER SERVICES) REGULATIONS 2019

REGULATION 69(4)—WAIVER OF FEES

T(RPS)A–2020-203728

I, Peter Woronzow, A/Chief Executive Officer, waive—

- (1) the whole of the authorisation fee prescribed by regulation 69(2) for an on-demand booking service authorisation—
 - (a) for the renewal under regulation 18 of any on-demand booking service authorisation which is due to expire on any day during the Waiver Period where the authorisation fee has not been paid by the end of the day before the Publication Date; and
 - (b) for the renewal in 2021 under regulation 18 of any on-demand booking service authorisation which is due to expire on any day in the period beginning on the Publication Date and ending 2 months later for which the authorisation fee had already been paid before the Publication Date; and

- (2) the whole of the authorisation fee prescribed by regulation 69(2A) for a passenger transport vehicle authorisation—
- (a) for the renewal under regulation 35T of any passenger transport vehicle authorisation which is due to expire on any day during the Waiver Period where the authorisation fee has not been paid by the end of the day before the Publication Date; and
 - (b) for the first renewal under regulation 35T after 31 March 2021 of any passenger transport vehicle authorisation which is currently due to expire on any day in the period beginning on the Publication Date and ending 2 months later for which the authorisation fee had already been paid before the Publication Date;

This waiver “(2)” applies to renewals of any passenger transport vehicle authorisation of twelve, six and three months in duration including multiple renewals of the same authorisation expiring more than once during the Waiver Period up to a twelve month equivalent limit. Where a passenger transport vehicle authorisation is renewed more than once during the Waiver Period, the total amount of authorisation fees waived for each authorisation will be limited to the equivalent of the authorisation fees payable for twelve months of renewals.

In this notice—

“Waiver Period” means the period beginning at the start of the Publication Date and continuing up to the end of 31 March 2021; and

“Publication Date” means the day this notice is published in the *Government Gazette*.

PETER WORONZOW, A/Chief Executive Officer,
Department of Transport.

Dated 6 April 2020.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Jean Melva Arkell, late of Unit 143, Waldrige Country Estate, 45 Berkshire Road, Forrestfield, Western Australia, Minister / Self-employed, 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 24 June 2019 are required by the legal personal representative Steven George Rossingh c/- Birman & Ride of Level 3, 16 Irwin Street, Perth WA 6000 to send particulars of their claim to him by the date one month from the publication date after which date the legal personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

ZZ403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of the late Shirley Engeler of 960 East Calgardup Road, Forest Grove, 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 abovenamed deceased who died between 2 and 4 December 2019 are required to send particulars of their claims to the Executors, care of RSM (see address below) within one (1) month of the date of publication of this notice after which date the Executors may convey or distribute the assets having regard only to claims of which notice has been given.

c/- Andrew Marshall, RSM,
GPO Box R1253, Perth WA 6844
Telephone: (08) 9261 9393
Contact: Andrew Marshall.

ZZ402

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Caterina Moglia, late of Unit 1, 422 Hector Street, Yokine, 6060, WA, 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 6 June 2019, are required by the Administrator Inside Jones of PO Box 2216, Warwick, WA 6024 to send particulars of their claims within one month of publication of this notice to her by registered mail, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ404

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 9 May 2020 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Beaven, James David, late of Juniper City of Bayswater Hostel, 21 Embleton Avenue, Embleton, who died on 14 January 2020 (DE33101370 EM36).

Delaney, Anthony Christopher, late of 50 O'Sullivan Drive, Camillo, who died on 1 January 2020 (DE19961165 EM26).

Doddmead, Leslie Alexander, late of 3 Ellement Parade, Coogee, who died on 21 February 2020 (DE19860980 EM35).

Pelliccione, Mirella, formerly of 166 Phoenix Road, Hamilton Hill, late of 11 Hanlon Street, Hamilton Hill, who died on 25 February 2019 (DE33155039 EM35).

Philpott, Margaret, late of Brightwater Edgewater Aged Care, 19 Pioneer Drive, Edgewater, who died on 2 February 2020 (DE19924047 EM17).

Simpson, Beryl, late of Juniper Pilgrim, 32 Preston Point Road, East Fremantle, who died on 12 March 2020 (DE33103896 EM13).

Softley, Colleen Kay, late of 8 Florizel Street, Coolbellup, who died on 25 January 2020 (DE33021156 EM13).

Van Oyen, Hendricus Gerardus (also known as Hendricus Van Oyen and Hendricus Gerardus Vanoyen), late of 39 Blackboy Way, Morangup, who died on 5 January 2020 (DE19783734 EM23).

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

ZZ405

PUBLIC TRUSTEE ACT 1941
ADMINISTERING OF ESTATES

Notice is hereby given that pursuant to Section 14 of the *Public Trustee Act 1941* and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth on the 9th day of April 2020.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Fleming, Violet Erica (DE33111626 EM26)	Formerly of 1/4 Memorial Avenue, Carlisle, late of SwanCare Waminda, 1 Adie Court, Bentley	14 December 2019	1 April 2020