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— PART 1 —

LOTTERIES

LO301

Lotteries Commission Act 1990

Lotteries Commission Rules Amendment (COVID-19 Response) Rules 2020

SL 2020/52

Made by the Lotteries Commission under section 28(1) of the Act.

Part 1 — Preliminary

1. Citation

These rules are the *Lotteries Commission Rules Amendment (COVID-19 Response) Rules 2020*.

2. Commencement

These rules come into operation as follows —

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

Part 2 — *Lotteries Commission (Authorised Lotteries) Rules 2016* amended

3. Rules amended

This Part amends the *Lotteries Commission (Authorised Lotteries) Rules 1996*.

4. Rule 3 amended

In rule 3 delete the definition of *payout period* and insert:

payout period means the period —

- (a) beginning on the day on which a lotto draw is conducted; and

- (b) ending on —
 - (i) if the result of the lotto draw is made available on the Lotterywest website in the period from 16 March 2019 to 15 March 2020 —16 March 2021; and
 - (ii) if the result of the lotto draw is made available on the Lotterywest website in the emergency period — the day which is 24 months after the day on which the result of the lotto draw is publicly declared; and
 - (iii) otherwise — the day which is 12 months after the day on which the result of the lotto draw is made available on the Lotterywest website.

5. Rule 34 replaced

Delete rule 34 and insert:

34. Payment of prizes

A prize in a lotto draw is to be paid under this Division and Part 2 Division 5.

34A. Claims for prizes

To claim a prize in a lotto draw, the holder of a winning receipted ticket must present it —

- (a) at an appropriate location depending on the amount of the prize; and
- (b) within the payout period for the lotto draw; and
- (c) if the ticket is registered to a Lotterywest membership number that was used to register the ticket — together with the holder's Lotterywest membership card.

34B. Claims for prizes: provisions relating to the COVID-19 pandemic

- (1) This rule applies during the emergency period.
- (2) If the Commission is satisfied that, by reason of emergency circumstances, it is not reasonably practicable for the holder of a winning receipted ticket to claim a prize in a lotto draw by presenting a winning receipted ticket at an appropriate location in accordance with rule 34A, the holder may instead claim the prize by sending a copy or image of the ticket —
 - (a) to the Commission by email, post, facsimile or other electronic means; and

- (b) within the payout period for the lotto draw; and
- (c) together with —
 - (i) evidence of the holder's identity; and
 - (ii) the holder's bank account details; and
 - (iii) a statement by the holder in a form approved by the Commission affirming that the ticket is a valid ticket and that the holder is entitled to claim the prize.

35. Payment of prizes under this Division

- (1) Subject to subrules (2) and (4), a prize claimed under this Division will be paid in the manner determined by the Commission and within the payout period for the lottery draw and after any applicable validation period.
- (2) If a division 1 prize, or in the case of Set for Life, a division 1 or division 2 prize, is claimed and the details set out in the space provided on the receipted ticket for the prize winner's details are not sufficient to establish —
 - (a) the identity of the prize winner; or
 - (b) the name and address of the person to be paid; or
 - (c) if multiple names and addresses appear on the receipted ticket — which of the named people is to be paid,

the Commission may —

- (d) accept the claim but refuse to pay the prize until it is satisfied of the details referred to in paragraphs (a), (b) and (c); or
 - (e) if multiple names and addresses appear on the receipted ticket — accept the claim and pay the prize to the person whose name appears first; or
 - (f) reject the claim.
- (3) In order to satisfy itself of the details referred to in subrule (2)(a), (b) and (c), the Commission may request a statutory declaration containing such information as it may require as to the identity of the prize winner and person to be paid.
 - (4) If the holder of a receipted ticket wins a division 1 prize in a lotto draw and one or more other prizes on the same ticket, none of those prizes are to be paid until after the validation period for that draw.

6. Various references to “12 months” amended

In the provisions listed in the Table delete “12 months” and insert:

see rule 3 the definition of *payout period*

Table

Sch. 3 Div. 3 in the item for Prize payout period	Sch. 4 Div. 3 in the item for Prize payment period
Sch. 5 Div. 3 in the item for Prize payout period	Sch. 6 Div. 3 in the item for Prize payout period
Sch. 7 Div. 3 in the item for Prize claim period	Sch. 9 in the item for Prize payout period

**Part 3 — *Lotteries Commission (Instant Lottery)*
Rules 1996 amended**

7. Rules amended

This Part amends the *Lotteries Commission (Instant Lottery) Rules 1996*.

8. Rule 2 amended

- (1) In rule 2 delete the definitions of:

payout period
validation period

- (2) In rule 2 insert in alphabetical order:

closure day has the meaning given in section 16A(1) of the Act;

payout period means the period —

- (a) beginning on the day a ticket in an instant lottery is purchased; and
- (b) ending on —
 - (i) if the closure day for the instant lottery is in the period from 16 March 2019 to 15 March 2020 — 16 March 2021; and
 - (ii) if the closure day for the instant lottery is in the emergency period — the day which is 24 months after the closure day; and
 - (iii) otherwise — the day which is 12 months after the closure day for the instant lottery;

validation period, in relation to an instant prize of \$5 000 or more, means the period —

- (a) beginning at midnight on the day on which the instant prize is claimed in accordance with rule 9 or 9AAA; and
- (b) ending at 5 pm on the day which is 14 days after the day on which the instant prize is claimed;

9. Rule 4 amended

In rule 4(3) delete “and” (first occurrence).

10. Rule 6 amended

In rule 6(a) delete “**removed “or agent use only”**” and insert:

removed” or “agent use only”

11. Rule 7 amended

In rule 7(1)(b) delete “**“or agent use only”**” and insert:

or **“agent use only”**

12. Rules 9 and 9A replaced

Delete rules 9 and 9A and insert:

9. Claims for instant prizes

To claim an instant prize in an instant lottery, the holder of a winning ticket must present it —

- (a) to either the Commission or an agent depending on the amount of the instant prize; and
- (b) within the payout period for the instant lottery; and
- (c) if there is a validation period to claim the instant prize — together with evidence of the holder’s identity and bank account details.

9AAA. Claims for instant prizes: provisions relating to COVID-19 pandemic

- (1) This rule applies during the emergency period.
- (2) If the Commission is satisfied that, by reason of emergency circumstances, it is not reasonably practicable for a holder of a winning ticket to claim an

instant prize in an instant lottery by presenting the winning ticket to the Commission or an agent in accordance with rule 9, the holder may instead claim the instant prize by sending a copy or image of the ticket —

- (a) to the Commission by email, post, facsimile or other electronic means; and
- (b) within the payout period for the instant lottery; and
- (c) together with —
 - (i) evidence of the holder's identity; and
 - (ii) the holder's bank account details; and
 - (iii) a statement by the holder in a form approved by the Commission affirming that the ticket is a valid ticket and that the holder is entitled to claim the instant prize.

9A. Payment of instant prizes

- (1) Subject to subrule (4), an instant prize claimed under this Part will be paid in the manner determined by the Commission and within the payout period for the instant lottery and after any applicable validation period.
- (2) Despite subrule (1), the Commission may exercise its absolute discretion to pay an instant prize before the expiry of any applicable validation period.
- (3) If there is no validation period to claim an instant prize, the Commission must pay the instant prize as soon as is practicable.
- (4) The Commission or an agent must not pay an instant prize claimed under this Part if the ticket to which the prize relates has, by the Commission or an agent —
 - (a) been marked “**paid**”; or
 - (b) been identified through a computer linked terminal as having been paid.

13. Rule 13 replaced

Delete rule 13 and insert:

13. Claims for second stage prizes

A prize winner must claim a second stage prize in an instant lottery from the Commission within the payout period for the instant lottery.

13A. Claims for second stage prizes: provisions relating to COVID-19 pandemic

- (1) This rule applies during the emergency period.
- (2) If the Commission is satisfied that, by reason of emergency circumstances, it is not reasonably practicable for a holder of a winning ticket in a second stage of an instant lottery to claim the prize from the Commission in accordance with rule 13, the holder may instead claim the prize by sending a copy or image of the ticket —
 - (a) to the Commission by email, post, facsimile or other electronic means; and
 - (b) within the payout period for the instant lottery; and
 - (c) together with —
 - (i) evidence of the holder's identity; and
 - (ii) the holder's bank account details; and
 - (iii) a statement by the holder in a form approved by the Commission affirming that the ticket is a valid ticket and that the holder is entitled to claim the prize.

13B. Payment of second stage prizes

- (1) Subject to subrule (2) —
 - (a) a monetary second stage prize will be paid in the manner determined by the Commission; and
 - (b) a non-monetary second stage prize may be converted into a monetary prize in an amount equal to the retail value of the prize if the conversion is specified in the permit for the instant lottery.
- (2) A second stage prize is forfeited if the prize is not claimed in accordance with —
 - (a) this Part; and
 - (b) the terms and conditions of the instant lottery.

The Common Seal of the Lotteries)
 Commission was affixed on the)
 30th day of April, 2020,)
 by order and in the presence of —)

L.S.

S. P. KLINKEN, Chairperson.

S. CARRE, Board Member.

J. MCGINTY, Board Member.

— PART 2 —

CEMETERIES

CE401

CEMETERIES ACT 1986

BUNBURY CEMETERY BOARD

Scale of Fees and Charges 2020–2021

In pursuance of powers conferred upon it by section 53 of the *Cemeteries Act 1986*, the Bunbury Cemetery Board hereby records having resolved on the 20th April 2020 that the following Bunbury Cemetery Board fees and charges shall apply from 1st July 2020.

SCHEDULE OF FEES AND CHARGES

All Fees and Charges Include 10% GST

GENERAL CEMETERY

A: IN PUBLIC GROUND

Interment in grave any depth to 2.13m including registration fee	\$1342.00
Interment of a child under 13 years.....	\$676.50
Interment of any stillborn child in ground set aside for that purpose	\$341.00

B: IN PRIVATE GROUND (includes Natural Burial Area)

Ordinary land for grave 2.44m x 1.22m where directed (GRANT).....	\$1958.00
Ordinary land for grave 2.44m x 2.44m where directed (GRANT).....	\$3894.00
Ordinary land for path 2.44m x 0.30m where directed.....	\$682.00
Interment in grave any depth to 2.13m including registration fee (Interment fee)	\$1342.00
Interment of a child under 13 years.....	\$676.50
Interment of a child under 1 year	\$341.00

C: EXTRA CHARGES

Interment in open ground, without due notice.....	\$346.50
Interment not in usual hours, as prescribed	\$434.50
Funeral fee—services from 4 pm (Add all other funeral costs).....	\$346.50
Interment on a Saturday morning	\$797.50
Interment of cremated remains.....	\$165.00
Fee for exhumation	\$3454.00
Re-interment in new grave, vault or crypt.....	\$1342.00
Plaque for stillborn grave (143mm x 117mm)	\$319.00
Reservation or selection of a specific site (valid for 3 years).....	\$253.00

LAWN CEMETERY

A: IN PRIVATE GROUND

Ordinary land for grave 2.44m x 1.22m (GRANT).	\$1958.00
Interment in grave any depth to 2.13m including registration fee	\$1342.00
Interment of a child under 13 years.....	\$676.50
Interment of a child under 1 year	\$341.00
Interment of cremated ashes.....	\$165.00

B: EXTRA CHARGES

Interment without due notice.....	\$346.50
Interment not in usual hours as prescribed	\$434.50
Funeral Fee—Services from 4.00 pm (add all other funeral charges).....	\$346.50
Interment on Saturday morning	\$797.50
Fee for exhumation	\$3454.00
Re-interment in a new grave or vault.....	\$1342.00
Lawn trees.....	\$528.00
Reservation or selection of a specific site (valid for 3 years).....	\$253.00
At need selection of grave by appointment.....	\$209.00

VAULTS

Standard vault including reservation for two interments	\$9990.00
Grant of Right of Entombment	\$1958.00
First interment	\$1342.00
Second interment.....	\$1342.00
Interment without due notice.....	\$346.50
Interment not in usual hours as prescribed	\$434.50
Funeral Fee—Services from 4 pm (Add all other funeral costs).....	\$346.50
Interment on Saturday, Sunday or Public Holidays (Add all other funeral costs)	\$797.50

MAUSOLEUM

Crypt prices by quotation from Sales /Fee Schedule.

Interment & services costs as per vaults

Mausoleum ashes niche.....	\$1342.00
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MISCELLANEOUS CHARGES

Funeral director's annual licence fee	GST Free	\$408.00
Single funeral licence (funeral directors only).....	GST Free	\$198.00
Single funeral licence (other than funeral directors)	GST Free	\$714.00
Monumental mason's annual licence fee	GST Free	\$408.00
Monumental mason's single monument only licence	GST Free	\$213.00
Permit to erect a headstone.....	GST Free	\$180.00
Permit to work onsite for masons activities not listed.....	GST Free	\$90.00
Copy of By-Laws and Regulations		\$40.00
Copy of Grant of Right of Burial		\$80.00
Refund of an unexpired grant of right of burial not to exceed the amount originally paid Less an administration fee of.....		\$90.20
Renewal of grant of right of burial for 25 years		\$1958.00
Extend current Grant of Right of Burial for Second 25 years (New Grant issued)		\$2904.00
<i>Attendance at placement of ashes—</i>		
Monday to Friday 9.00 am to 4.00 pm by appointment		\$88.00
Saturdays subject to staff availability.....		\$286.00
Garden Memorial Placement of Ashes with Funeral Director and Celebrant		\$440.00
Penalty fees: (extra to scheduled fee) late arrival (By-Laws 28.1).....		\$90.20

CREMATORIUM**A: CREMATION FEES**

Persons thirteen (13) years or over	\$1166.00
Child under thirteen (13) years.....	\$572.00
Child under one (1) year.....	\$341.00

B: EXTRA CHARGES

Cremation without due notice.....	\$346.50
Cremation not in usual hours as prescribed.....	\$434.50
Funeral Fee—Services from 4 pm (Add all other funeral costs).....	\$346.50
Cremation on a Saturday morning (Add all other funeral costs)	\$797.50
Use of crematorium chapel and/or Condolence Lounge (service only) per hour	\$440.00
Penalty fee: Late arrival/commencement (By-Law)	\$90.20
DVD recording of Service	\$37.40
Use of Screens in Chapel.....	\$35.20

C: DISPOSAL OF ASHES**1: NICHE WALLS**

Placement in single niche including bronze plaque and inscription	\$561.00
Placement in double niche including bronze plaque and first inscription	\$781.00
Second inscription.....	\$396.00
Plaque for reserved position: single niche	\$192.50
Plaque for reserved position: double niche	\$275.00

2: GARDEN OF REMEMBRANCE

Interment including plaque and reservation for a second interment	\$539.00
Second interment and plaque.....	\$539.00

3: MEMORIAL GARDEN OF REMEMBRANCE

Interment including 143mm x 117mm bronze plaque and reservation for three additional interments	\$858.00
Second, third and fourth interments and plaque (each)	\$561.00

4: FAMILY ROSE OR SHRUB

Interment with family rose bush or shrub including 229mm x 184mm bronze plaque and Reservation for one additional interment	\$1089.00
Second interment and plaque	\$627.00

5: FAMILY ESTATES

Selected Shrub Interment to 1.2 square metre including 229mm x 229mm bronze plaque and Reservation for three additional interments	\$4884.00
Family Estates including 229mm x 229mm bronze plaque and interment—	
Round 2.2m diameter	\$6886.00
Oval 1.5m x 2.4m	\$6853.00
Large 2.4m x3.5m	\$9163.00
Additional plaque and Interments (each)	\$693.00

6: MEMORIAL WALLS

7.1 Modular Niche Wall single position including bronze plaque and interment	\$561.00
7.2 Limestone Memorial Wall single position including standard bronze plaque	\$836.00
7.3 Limestone Memorial Wall single position with coloured plaque and sculptured border	\$935.00
7.4 Lakeside Memorial Wall single position with standard plaque	\$1111.00
Reservation for second position	\$99.00

7: NATURE SERIES GROUND NICHES

Interments in selected position including 229mm x 229mm bronze plaques and Reservation for one additional interment	
Bushland Niche	\$968.00
Parkland Niche	\$1045.00
Standard Streamside/Lakeside Niche	\$1089.00
Special Lakeside Niches	
First Interment	\$1947.00
Second Interment	\$990.00
Granite Niche Gardens	\$1133.00

8: OTHER FEES

Ashes to Family Grave	\$165.00
Scattering to the wind memorial plaque	\$352.00
Scattering of ashes on grounds including registration	\$90.20
Postage of ashes within Australia	\$90.20
Administration and registration fee for collection of ashes from crematorium—	
For cremations prior to 30/06/2001	\$90.20
Transfer of ashes to a new position (plus cost of plaques if required)	\$90.20
Registration of ashes from other crematoria	\$77.00
Storage of cremated remains per month after six months	\$8.80
Garden position reservation—3 Years	\$90.20
Other Memorials and Special Areas	By Quotation
Bronze and other urns	By Quotation
Additional ash container with plug	\$22.00
Decant ashes into non BCB supplied container	\$11.00
Single Permit/Licence to place memorial in garden (Plus costs by Quotation: Costs include base, grant, plant maintenance, public liability insurance and registration)	\$180.00
<i>Attendance at placement of ashes—</i>	
Monday to Friday, 9.00 am to 4.00 pm by appointment	\$88.00
Saturday morning subject to staff availability	\$286.00
Saturday after 12 noon	\$396.00
Genealogy Searches—First three free—thereafter each	\$4.40
Concrete Plaque Bases	\$22.00
Granite Bases	By Quotation

FIRE AND EMERGENCY SERVICES

FE401

BUSH FIRES ACT 1954

BUSH FIRES (PROHIBITED BURNING TIMES) AMENDMENT NOTICE (NO. 2) 2020

Made by the FES Commissioner of the Department of Fire and Emergency Services under section 17(1) of the *Bush Fires Act 1954*.

1. Citation

This notice is the *Bush Fires (Prohibited Burning Times) Amendment Notice (No. 2) 2020*.

2. Commencement

This notice comes into operation as follows—

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

3. The notice amended

The amendments in this notice are to the *Bush Fires (Prohibited Burning Times) Declaration 2012**.

[* Published in *Gazette* 3 February 2012, p. 610-615.]

4. Schedule 1 amended

Schedule 1 is amended by deleting the prohibited burning times of the Shire of Wagin and inserting the following instead—

Prohibited Burning Time	Zone of the State
1 November to 14 March	Shire of Wagin

DARREN KLEMM AFSM, FES Commissioner of the Department of Fire and Emergency Services, as a delegate of the Minister under section 15 of the *Fire and Emergency Services Act 1998*.

Dated 29 April, 2020.

HEALTH

HE401

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994

HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE) ORDER (NO. 2) 2020

Made by the Director General, Department of Health, Western Australia (as the delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Order (No. 2) 2020*.

Commencement

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

Committee

3. The Clinical Review Committee established by the Healthscope Operations Pty Ltd is declared to be an approved quality improvement committee for the purposes of the *Health Services (Quality Improvement) Act 1994*.

Expiry of order

4. This order expires three years after its commencement.

Dated this 28th day of April, 2020.

Dr. D. J. RUSSELL-WEISZ, Director General,
Department of Health, Western Australia.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Wanneroo

Local Planning Scheme No. 2—Amendment No. 171

Ref: TPS/2453

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Wanneroo Local Planning Scheme amendment on 23 April 2020 for the purpose of—

1. Amending Schedule 2—Section 1 (Clause 3.20)—Additional Uses to insert the following—

No.	Street/Locality	Particulars of Land	Additional Use and Conditions (Where Applicable)
A41	1-41 Prindiville Drive, Wangara	Lot 7 on Strata Plan 18103 Certificate of Title Volume 2132 Folio 388 (No. 20)	Restricted Premises—'D' use

and the Scheme Map accordingly.

T. ROBERTS, Mayor.
D. SIMMS, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Fremantle

Local Planning Scheme No. 4—Amendment No. 81

Ref: TPS/2555

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Fremantle Local Planning Scheme amendment on 23 April 2020 for the purpose of—

1. Inserting the following into Schedule 2—Additional Uses of the scheme text, as follows—

No.	Description of Land	Additional Use	Conditions
3	59 (Lots 5 and 6 on Plan 4320 Certificate of Title 1700/129) Ellen Street, Fremantle	Veterinary Clinic, Veterinary Hospital, Consulting Rooms, or Medical Centre	A maximum of 10 animals to be kept on site overnight, and to be supervised at all times by a vet or nurse.

B. PETTITT, Mayor.
P. ST JOHN, Chief Executive Officer.

PL403

PLANNING AND DEVELOPMENT ACT 2005
PLANNING AND DEVELOPMENT (LOCAL PLANNING SCHEMES)
REGULATIONS 2015

CLAUSE 78H NOTICE OF EXEMPTION FROM PLANNING REQUIREMENTS DURING
STATE OF EMERGENCY

Clause 78H(6)(A) Amended Notice

Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015* (LPS Regulations) contains Deemed Provisions which have effect and may be enforced as part of each local planning scheme to which they apply, whether they are prescribed before or after the scheme comes into force. If a Deemed Provision that has effect as part of a local planning scheme is inconsistent with another provision in the scheme, the Deemed Provision prevails and the other is, to the extent of the inconsistency, of no effect.

Part 10B of Schedule 2, made by the *Planning and Development (Local Planning Schemes) Amendment Regulations 2020*, enables the Minister for Planning to issue notices exempting the need for compliance with one or more requirements of a local planning scheme.

On 16 March 2020, a State of Emergency Declaration was made in relation to the State of Western Australia. On 8 April 2020 date the Minister for Planning issued a notice under clause 78H(1), Schedule 2 of the LPS Regulations (the Original Notice), gazetted on 17 April 2020, required for the purpose of facilitating a response to, or recovery from, the emergency occasioned by the COVID-19 pandemic. This notice is issued under clause 78H(6)(a) (this Notice) and amends that Original Notice.

Accordingly, I, Rita Saffioti MLA, Minister for Planning, pursuant to the powers vested in me under Part 10B, Schedule 2 of the LPS Regulations, hereby—

- A. ISSUE an exemption from the planning requirements identified in column 1 of the attached Schedules, for the local planning schemes specified in column 2 of the attached Schedules (to which the Deemed Provisions apply), subject to the direct conditions specified in column 3, and applicable as a right to the persons identified in column 4 of the attached schedules, together with any accompanying and applicable explanatory conditions.
- B. DECLARE both the direct conditions and explanatory conditions form part of this Notice, except where there is an inconsistency, in which case the direct conditions prevail over the explanatory conditions.
- C. DECLARE that any exemption relied upon under the Original Notice continues in force under this Notice, but subject to the conditions in this Notice.
- D. DECLARE that this Notice made will remain in effect until midnight, 1 May 2023. The exemptions detailed in this Notice will expire at midnight 1 May 2023, unless otherwise stated in this Notice.
- E. RECORD that this Notice is signed by me at 1.15 pm upon this 30th day of April 2020.

Hon. RITA SAFFIOTI, MLA, Minister for Planning

SCHEDULES

Column 1— Requirements	Column 2— Schemes	Column 3— Direct Conditions	Column 4— Discretion To
Schedule 1—Exemption from requirement to obtain approval			
1.1 Proponents are exempted from the requirement to obtain development approval for the use of, or undertaking of works on, land, where such use or works relate to medical or health related activities associated with a response to the COVID-19 Pandemic.	All local planning schemes.	1. Provided that a Public Authority or local government advises or identifies the medical or health related activities as necessary in response to the COVID-19 Pandemic. 2. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.	Proponents
1.2 Proponents are exempted from the requirement to obtain development approval for the following uses, and temporary works associated with these— i. shop; ii. restaurant/café; iii. convenience store (excluding those selling petroleum products); iv. consulting rooms; v. office.	All local planning schemes.	1. Provided that— (a) the land to be used is located in a commercial, centre and/or mixed use zone; (b) the use is capable of being approved under the scheme; (c) no new permanent buildings or structures are required (with the exception that car parking bays are permitted); (d) for shop uses, once the proposed use is in place, the net lettable area for the land use does not exceed 400m ² ; and (e) if the land can be connected to all reticulated utility services, is so connected, and does not depend on any onsite effluent disposal.	Proponents

Column 1— Requirements	Column 2— Schemes	Column 3— Direct Conditions	Column 4— Discretion To
		<p>2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken.</p> <p>3. Despite any other condition, this exemption does not apply to a Heritage-Protected Place.</p> <p>4. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.</p>	
<p>1.3 Proponents are exempted from the requirement to obtain development approval for the following uses, and works associated with these—</p> <ul style="list-style-type: none"> i. industry; ii. industry-light; iii. trade supplies; iv. warehouse/storage; v. transport depot. 	<p>All local planning schemes.</p>	<p>1. Provided that—</p> <ul style="list-style-type: none"> (a) the land to be used is located in an industrial zone; (b) the use is capable of being approved under the scheme; (c) if the land can be connected to all reticulated utility services, is so connected, and does not depend on any onsite effluent disposal; and (d) either— <ul style="list-style-type: none"> i. no new permanent buildings or structures are required; or ii. any buildings or structures required to facilitate the use are deemed temporarily approved for a period of no more than 2 years, from the date the use commences, after which the buildings or structures must be removed. <p>2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken.</p> <p>3. Despite any other condition, this exemption does not apply to a Heritage-Protected Place.</p> <p>4. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.</p>	<p>Proponents</p>
<p>1.4 Proponents are exempted from the requirement to obtain development approval for the following uses, and temporary works associated with these—</p> <ul style="list-style-type: none"> i. home business; ii. home occupation. 	<p>All local planning schemes.</p>	<p>1. Provided that the land to be used is located in—</p> <ul style="list-style-type: none"> (a) a residential zone; or (b) where a dwelling, grouped dwelling or multiple dwelling is a permitted use. 	<p>Proponents</p>

Column 1— Requirements	Column 2— Schemes	Column 3— Direct Conditions	Column 4— Discretion To
		<p>2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken.</p> <p>3. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.</p>	
<p>1.5 Proponents are exempted from the requirement to obtain development approval for the following uses, and temporary works associated with these—</p> <p>i. commercial vehicle parking.</p>	<p>All local planning schemes.</p>	<p>1. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken.</p> <p>2. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.</p>	<p>Proponents</p>
<p>1.6 Proponents are exempted from the requirement to obtain development approval to the use of, or undertaking of works on, land, where such use or works concern temporary workers' accommodation.</p>	<p>All local planning schemes.</p>	<p>1. Provided that the temporary workers' accommodation applies to a workforce necessary for the installation of, or construction of, and maintenance of, essential services such as (but not limited to) power stations, water, desalination plants or sewer treatment facilities.</p> <p>2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken.</p> <p>3. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.</p> <p>4. Despite any other condition, this exemption does not apply to workers' accommodation connected with agriculture, which is dealt with in 1.7.</p>	<p>Proponents</p>
<p>1.7 Proponents are exempted from the requirement to obtain development approval to the use of, or undertaking of works on, land, where such use or works concern agricultural workers' accommodation.</p>	<p>Shire of Harvey District Planning Scheme No. 1; Shire of Manjimup Local Planning Scheme No. 4.</p>	<p>1. Provided that the temporary workers' accommodation applies to a workforce necessary for ongoing operation of agricultural activities.</p> <p>2. Provided that—</p> <p>(a) the land to be used is located in the General Farming, Intensive Farming, Priority Agriculture or General Agriculture zones;</p> <p>(b) the use is capable of being approved under the scheme;</p> <p>(c) if the land can be connected to all reticulated utility services, is so connected; and</p> <p>(d) no new permanent buildings or structures are required.</p>	<p>Proponents</p>

Column 1— Requirements	Column 2— Schemes	Column 3— Direct Conditions	Column 4— Discretion To
		<p>3. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken.</p> <p>4. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.</p> <p>5. Despite any other condition, this exemption does not apply to temporary workers' accommodation connected with the essential services dealt with in 1.6.</p>	

Schedule 2—Exemptions from requirements under a condition of development approval

<p>2.1 Proponents are exempted from any restriction upon loading or unloading times, related to the delivery of goods and/or petroleum products.</p>	<p>All local planning schemes.</p>	<p>1. Confined to premises with an existing approval, or the benefit of an exemption under this Notice, to sell goods and/or petroleum products.</p> <p>2. Provided that the proponent notifies the local government within 7 days of commencing use of this exemption.</p> <p>3. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect or is revoked.</p>	<p>Proponents</p>
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Schedule 3—Exemptions relating to non-conforming uses

<p>3.1 Any approval for a non-conforming use, is exempt from a provision that annuls the approval because of a discontinuance of that non-conforming use.</p>	<p>All local planning schemes.</p>	<p>1. The period during which the State of Emergency is declared shall be excluded from any calculation of the period for which a non-conforming use ceases to exist.</p> <p>2. An exemption under this clause will expire on the day after that upon which the State of Emergency Declaration ceases to have effect or is revoked.</p>	<p>Proponents</p>
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Schedule 4—Exemption from requirements re: consultation, advertisement, applications, time limits or forms

<p>4.1 In relation to making a local planning policy, local governments are exempted from the requirements under cl.4 of the LPS Regulations.</p>	<p>All local planning schemes.</p>	<p>1. Provided that—</p> <ul style="list-style-type: none"> (a) the policy relates to exemptions from the requirement to obtain approval to a change of use; (b) the local government advertises the proposed policy on its website for a minimum of 3 days; and (c) publishes the adopted version of the policy on its website. <p>2. An exemption under this clause will expire on the day after that upon which the State of Emergency Declaration ceases to have effect or is revoked.</p>	<p>Local Governments</p>
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Column 1— Requirements	Column 2— Schemes	Column 3— Direct Conditions	Column 4— Discretion To
		<p>3. An exemption under this clause includes an exemption to resolve to prepare a local planning policy under cl.4(1) through Council resolution, provided the Mayor or Shire President approves the making of a local planning policy.</p> <p>4. At the expiration of the State of Emergency Declaration, the local government will review the policy as soon as practicable, having regard to reasonable limitations on resourcing and any administrative burden.</p>	
<p>4.2 In relation to an approved development application, proponents are exempted from the requirement to substantially commence development.</p>	<p>All local planning schemes.</p>	<p>1. Provided that—</p> <ul style="list-style-type: none"> (a) the original deadline for substantial commencement is exempted; and (b) a new deadline for substantial commencement is substituted, being the original deadline as at the date of the Original Notice on 8 April 2020, plus a further period of 2 years. <p>2. The exemption under this clause will only be available for development applications decided on, or before, the date upon which the State of Emergency Declaration ceases to have effect, or is revoked.</p>	<p>Proponents</p>
<p>4.3 In relation to a structure plan under cl.18-cl.20 or activity centre plan under cl.34-cl.36 of the LPS Regulations, local governments are exempted from any requirements relating to the manner and timeframe of advertising, consideration or submission.</p>	<p>All local planning schemes.</p>	<p>1. Provided that, in relation to structure plans, the local government—</p> <ul style="list-style-type: none"> (a) advertises the structure plan and accompanying materials on its website for no more than 42 days and installs a sign somewhere prominent on the land to which the said plan applies notifying the public of where the documents are online; (b) complies with the requirements of cl.20(1) within 90 days of the latest to occur of cl.20(1)(a)-(c). <p>2. Provided that, in relation to activity centre plans, the local government—</p> <ul style="list-style-type: none"> (a) advertises the activity centre plan and accompanying materials on its website for no more than 42 days and installs a sign somewhere prominent on the land to which the said plan applies notifying the public of where the documents are online; 	<p>Local Governments</p>

Column 1— Requirements	Column 2— Schemes	Column 3— Direct Conditions	Column 4— Discretion To
		(b) complies with the requirements of cl.36(1) within 90 days of the latest of cl.36(1)(a)-(c). 3. An exemption under this clause will expire on the day after that upon which the State of Emergency Declaration ceases to have effect or is revoked.	
4.4 Local governments exempted from the requirements under the Deemed Provisions to make any documents, whatsoever, available for public inspection at a local government's offices.	All local planning schemes.	1. Provided that the documents are published for public inspection on the local government website. 2. An exemption under this clause will expire on the day after that upon which the State of Emergency Declaration ceases to have effect or is revoked.	Local Governments

Schedule 5—Exemptions from other requirements

5.1 Where premises are approved for use, or in relation to any application for development approval, proponents are exempted from a requirement to provide car parking facilities.	All local planning schemes.	1. Provided that this exemption only applies to— (a) non-residential development; and (b) where the proponent provides less than the number of parking bays required for the use in question, and the shortfall is 10 parking bays or less. 2. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect or is revoked.	Proponents
5.2 In relation to an approved development application, proponents are exempted from the requirement to provide cash-in lieu payments, as an alternative to providing car parking facilities.	All local planning schemes.	1. Provided that this exemption only applies to non-residential development. 2. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect or is revoked.	Proponents

Schedule 6—Exemptions of a type that may fall within multiple categories

6.1 Where premises are approved for use as an hotel, tavern, restaurant/café or other similar venue, proponents are exempted from— i. any condition of approval, or designation in the approved use, requiring the food prepared at the premises to be consumed on the premises; ii. any requirement to obtain approval for food to be prepared for consumption off premises;	All local planning schemes.	1. Provided that no new permanent buildings or structures are required (with the exception that car parking bays are permitted). 2. Provided that the proponent notifies the local government within 7 days of commencing the use, that the use is being undertaken. 3. In relation to signage, provided the signage (a) is not installed in a residential zone; (b) relates only to the business conducted on the premises; and (c) does not contain any illumination, animation, movement,	Proponents
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Column 1— Requirements	Column 2— Schemes	Column 3— Direct Conditions	Column 4— Discretion To
iii. any requirement to obtain approval to minor, temporary, works that are necessary to adapt existing premises to use the exemption contemplated under (i) or (ii) above; iv. any requirement to obtain approval to signage of uses now permitted by virtue of this exemption.		reflective, retro-reflective or fluorescent materials in its design structure. 4. Despite any other condition, this exemption does not apply to a Heritage-Protected Place where works are required. 5. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect or is revoked.	
6.2 Proponents are exempted from the requirement to obtain approval to changes to existing approved signage.	All local planning schemes.	1. Provided that— (a) such signage is not installed in a residential zone; (b) relates only to the business conducted on the premises; and (c) the changes do not— i. alter the size of the approved sign; or ii. contain any illumination, animation, movement, reflective, retro-reflective or fluorescent materials in its design structure. 2. Despite any other condition, this exemption does not apply to a Heritage-Protected Place where works are required. 3. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect or is revoked.	Proponents
6.3 Exemption from any requirement under a scheme that would ordinarily apply to development required to implement a direction or authorisation issued under the <i>Emergency Management Act 2005</i> or the <i>Public Health Act 2016</i> .	All local planning schemes.	1. An exemption under this clause will expire 90 days after the date upon which the State of Emergency Declaration ceases to have effect or is revoked.	Proponents

Explanatory Conditions

1. In this Notice a generous, broad interpretation is to be given to terms.
2. “Deemed Provisions” means Schedule 2 of the *Planning and Development (Local Planning Schemes) Regulations 2015*.
3. The term “all local planning schemes” relates to those schemes to which the Deemed Provisions apply.
4. The term “proponent” should be interpreted broadly and includes any owner or occupier of land, and also includes any applicant or agent acting on their behalf. A proponent may also include any local government, if acting as an owner or occupier of land.
5. Unless otherwise stated, a reference to a clause in this Notice is to a clause in the Deemed Provisions.
6. “Approved development application” is a term intended to cover applications for which approval is granted, and were still in force and not otherwise expired, revoked or lapsed at the date of the commencement of the Original Notice, whether granted before or after the commencement of this Notice. For example, the additional 2 years automatically-deemed to apply to substantial

commencement periods under cl.4.2 apply to approvals granted before or after the coming into effect of the Original Notice on 8 April 2020, provided such approval was still in force at that time—

- (a) For example, a proponent with 1 year left of an original substantial commencement period would as of 8 April 2020 have a new substantial commencement automatically-deemed as of 8 April 2023.
- (b) For example, a proponent with 7 days left of an original commencement period would as of 8 April 2020 have a new substantial commencement automatically-deemed as of 15 April 2022.
- (c) For example, a proponent granted new development approval on 18 April 2020 with a condition imposing 2 years for substantial commencement, will have a new substantial commencement automatically-deemed as of 18 April 2024.
- (d) For example, a proponent granted new development approval on 18 April 2020 with a condition imposing 7 days for substantial commencement will have a new substantial commencement automatically-deemed as of 25 April 2022.
- (e) For example, a proponent whose original substantial commencement period expired on 7 April 2020 would be afforded no new time, as the original approval would have lapsed as at the commencement of the Original Notice.

7. Heritage-Protected Place means a place that is—

- (a) entered in the State Register of Heritage Places under the *Heritage Act 2018* section 42; or
- (b) the subject of an order under the *Heritage Act 2018* Part 4; or
- (c) the subject of a heritage agreement that has been certified under the *Heritage Act 2018* section 90; or
- (d) included on a heritage list prepared in accordance with a Scheme; or
- (e) within an area designated under a Scheme as a heritage area.

8. “State of Emergency Declaration” means the State of Emergency declared by the Minister for Emergency Services, as effective from 12 am, 16 March 2020. This was made under s56 of the *Emergency Management Act 2005*.

- (a) When the State of Emergency Declaration is no longer required, the declaration will expire on either—
 - i. a date specified in a notice issued under s58 of the *Emergency Management Act 2005*, by the Minister for Emergency Services; or
 - ii. a date specified in a revocation notice issued by the said Minister.
- (b) Information relating to this will be available on websites such as—
<https://www.wa.gov.au/government/document-collections/covid-19-coronavirus-state-of-emergency-declarations>

9. “Public Authority” has the same definition as “public authority” in section 4, *Planning and Development Act 2005*.

10. For the avoidance of doubt, this Notice provides temporary exemptions from planning requirements. Consistent with clause 78J(2) of the Deemed Provisions, this Notice cannot provide a permanent exemption from a planning requirement under a scheme.

- (a) For example, in clauses 1.2 to 1.6 of this Notice the exemption is generally limited to “temporary works” and “no permanent buildings or structures”. That is, at the expiration of the exemption period set out under this Notice, if new development approval is not otherwise obtained, a proponent must remove, pull down, take up, or otherwise alter any development and cease any unauthorised use, and return the land as nearly as practicable to its condition immediately before any development activity relied upon under this Notice started. Failure to do so may result in enforcement action by the responsible authority, including prosecution or a separate take-down notice under section 214 of the *Planning and Development Act 2005*.
- (b) For example, in clauses 1.2 and 1.3 references to “the use is capable of being approved under the scheme” generally includes, but is not limited to, uses that are not a “X” use, or equivalent concept, as set out in zoning table. Moreover, to avoid doubt and reflective of cl.78J(5), if an exemption is relied upon because at the time of such reliance a use was capable of being approved, but is no longer capable at the time of a future development application due to a change in the scheme, no non-conforming use rights apply. That is, the proponent in such a situation, not being able to obtain development approval, must remove, pull down, take up, or other alter any development and cease any unauthorised use, and return the land as nearly as practicable to its condition immediately before any development activity relied upon under this Notice started.
- (c) For example, the exemption in clause 5.2 of this Notice, from paying a cash in lieu requirement, is not a permanent waiver of the requirement. This exemption, as with all others, expires at the conclusion of the timeframe specified for the exemption. Upon that expiry, payment must be made. Nothing in this clause prevents a proponent from exercising its rights of review in relation to cash in lieu conditions.

11. An exemption provided for under this Notice only relates to planning requirements applicable pursuant to a local planning scheme (including under the Deemed Provisions), and does not exempt any other requirement that might apply under any other law. For example, a proponent seeking to rely upon an exemption set out in this Notice may still require approvals under health, building, environment, liquor licencing and other statutory requirements.

12. In interpreting both this Notice and different local planning schemes to which this Notice applies, including but not limited to land use terms and zoning classification descriptions, words can express the same idea in a different form of words and ideas are not to be taken as different just because different forms of words were used. For example, a reference to a “residential” zone and uses includes all such zones and uses substantively of this type or genus, whatever nomenclature is used by a local government in their particular local planning scheme.

13. In cl.1.3(1)(d)(ii), the exemption does admittedly permit the construction of permanent works and permanent buildings or structures, and not merely temporary development. Temporary development is governed by cl.1.3(1)(d)(i). There is no need to remove such permanent buildings or structures under cl.1.3(1)(d)(ii) if, before the 2 year period expires, development approval is granted to those buildings or structures. However, if at the expiration of the 2 years no development approval is obtained, the proponent must remove, pull down, take up, or other alter any development and cease any unauthorised use, and return the land as nearly as practicable to its condition immediately before any development activity relied upon under this Notice started. Due to the significant cost that may entail removing permanent buildings and structures, and returning the land to the condition it was previously in, proponents should give serious consideration to their circumstances before relying upon cl.1.3(1)(d)(ii).

14. To avoid any doubt, the exemption in clause 3.1 operates to “stop the clock” on the period of discontinuance for a non-conforming use, which is usually 6 months or other longer period approved by the local government, and will be paused for such time as the State of Emergency Declaration is in force.

15. An exemption relied upon by a local government or proponent under this Notice does not preclude a local government or proponent from relying upon any other exemption, if applicable, including but not limited to cl.61 of the Deemed Provisions.

16. An exemption under this Notice is a discretionary right afforded to the person designated in column 4 of the Notice—it is not an obligation imposed on that person.

- (a) A local government afforded an exemption under this Notice may exercise their discretion not to rely upon that exemption. Likewise, a proponent afforded an exemption under this Notice may likewise exercise their discretion not to rely upon that exemption.
- (b) To avoid doubt, a local government cannot prevent or prohibit the free exercise of an exemption afforded to a proponent in accordance with the conditions of the exemption. Likewise, proponents and other members of the community cannot prevent or prohibit the free exercise of an exemption afforded to a local government in accordance with the conditions of the exemption.

17. In cl.1.1, the exemption does admittedly permit the construction of permanent works and permanent buildings or structures, and not merely temporary development. The clause also is not bound by the limitations of exclusions relating to any Heritage-Protected Place. This is due to the extraordinary need for any use or works in connection with medical or health related activities necessary to respond to the COVID-19 Pandemic. In many or most circumstances, any works involved with such a need will in any event be a public work, already exempted from development approval pursuant to section 6. Nonetheless, to the extent any development is not a public work and clause 1.1 is relied upon by a proponent, the clause remains only temporary. This means at the expiration of the exemption period under this Notice, unless new development approval is obtained, a proponent must remove, pull down, take up, or other alter any permanent development and cease any unauthorised use, and return the land as nearly as practicable to its condition immediately before any development activity relied upon under this Notice started. Due to the significant cost that may entail removing permanent buildings and structures, and returning the land to the condition it was previously in, proponents should give serious consideration to their circumstances before relying upon cl.1.1.

18. In relation to clauses 1.2(1)(e) and 1.3(1)(c), the qualifier only applies if the land can be connected to all reticulated utility services. That is, if a proponent cannot reasonably connect to an existing sewerage system, a proponent can depend on onsite effluent disposal.

19. In cl.4.1, to avoid doubt the exemption includes an exemption to review submissions received under cl.4(3) of the LPS Regulations. A local government merely needs to advertise the proposed local planning policy for notification purposes only, without having to give regard to any submissions received. However, any policy prepared under this exemption will need to be reviewed as soon as practicable after the State of Emergency Declaration ceases, having regard to reasonable limitations on resourcing and any administrative burden.

20. Clause 5.1, concerning exempting car parking requirements, overrides any specific car parking requirements as set out in a scheme, policy or other source, as may be applicable for a proponent seeking a change of use of land pursuant to clauses 1.2 and 1.3 of this Notice. That is, clauses 1.2 and 1.3 permit car parking bays to be constructed, if either required or desirable, while cl.5.1 regulates whether such construction is in fact required.

TREASURY AND FINANCE

TR401

FINANCIAL MANAGEMENT ACT 2006 TREASURER'S INSTRUCTION

Department of Treasury,
Perth, 5 May 2020.

It is notified for general information that, pursuant to section 78 of the *Financial Management Act 2006*, the Treasurer has approved a revised Treasurer's instruction 323 *Timely Payment of Accounts*.

The full suite of financial management legislation (including the Treasurer's instructions) is available for download from the Department of Treasury's homepage www.treasury.wa.gov.au (click on Publications—Financial Legislation—Financial Administration Bookcase).

WATER

WA401

WATER SERVICES ACT 2012 AMENDED LICENCES

Notice is given that the following water services licences have been amended—

- | | |
|-----------------------------|---|
| Licensee: | Aqua Ferre (Muchea) Pty Ltd (trading as Muchea Water)
ABN 86 630 936 319 |
| Expiry Date: | 24 February 2045 |
| Class(es) of Water Service: | Potable Water Supply (WL51, Version 2) |
| Operating Area: | The operating area is the area set out in plan OWR-OA-317 in the State of Western Australia |
| Amendment: | Licence amendment by substitution following the water licence review 2019 |
| <hr/> | |
| Licensee: | TMC Witchcliffe Pty Ltd
ABN 66 632 933 263 |
| Expiry Date: | 3 November 2044 |
| Class(es) of Water Service: | Sewerage, Non-Potable Water Supply (WL50, Version 2) |
| Operating Area: | The operating area is the area set out in plan OWR-OA-316 in the State of Western Australia |
| Amendment: | Licence amendment by substitution following the water licence review 2019 |
| <hr/> | |
| Licensee: | Athena Water Solutions Pty Ltd
ABN 72 624 317 746 |
| Expiry Date: | 20 November 2043 |
| Class(es) of Water Service: | Potable Water Supply (WL49, Version 2) |
| Operating Area: | The operating area is the area set out in plan OWR-OA-313 in the State of Western Australia |
| Amendment: | Licence amendment by substitution following the water licence review 2019 |
| <hr/> | |
| Licensee: | Moore River Water Services Pty Ltd
ACN 624 903 073 |
| Expiry Date: | 16 October 2043 |
| Class(es) of Water Service: | Sewerage, Potable Water Supply, Non-Potable Water Supply (WL48, Version 2) |
| Operating Area: | The operating area is the area set out in plan OWR-OA-314 in the State of Western Australia |
| Amendment: | Licence amendment by substitution following the water licence review 2019 |

Licensee: **Lancelin South Pty Ltd**
ABN 18 152 331 238

Expiry Date: 9 March 2042

Class(es) of Water Service: Sewerage, Potable Water Supply, Non-Potable Water Supply (WL47, Version 2)

Operating Area: The operating area is the area set out in plan OWR-OA-311 in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Water West North Dandalup Pty Ltd**
ABN 75 610 892 825

Expiry Date: 12 February 2042

Class(es) of Water Service: Sewerage, Non-Potable Water Supply (WL46, Version 2)

Operating Area: The operating area is the area set out in plan OWR-OA-310 in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Robe River Mining Co Pty Ltd**
ABN 71 008 694 246

Expiry Date: 8 April 2040

Class(es) of Water Service: Sewerage, Potable Water Supply (WL45, Version 3)

Operating Area: The operating area is the area set out in plan OWR-OA-308 in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **WA Sewage Pty Ltd**
ABN 25 158 254 454

Expiry Date: 8 June 2039

Class(es) of Water Service: Sewerage, Non-Potable Water Supply (WL44, Version 3)

Operating Area: The operating area is the area set out in plan OWR-OA-299 in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Aquasol Pty Ltd**
ABN 75 157 831 411

Expiry Date: 4 February 2038

Class(es) of Water Service: Sewerage, Non-Potable Water Supply (WL42, Version 8)

Operating Area: The operating area is the area set out in plan OWR-OA-312 in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Peel Water Pty Ltd**
ABN 54 147 181 495

Expiry Date: 12 July 2036

Class(es) of Water Service: Sewerage, Potable and Non-Potable Water Supply (WL41, Version 4)

Operating Area: The operating area is the area set out in plan OWR-OA-303(A) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Gascoyne Water Co-operative Limited**
ABN 32 590 776 789

Expiry Date: 22 June 2028

Class(es) of Water Service: Irrigation, Non-Potable Water Supply (WL38, Version 8)

Operating Area: The operating area is the area set out in plan OWR-OA-177(E) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Ord Irrigation Co-operative Limited**
 ABN 33 187 175 858

Expiry Date: 28 November 2027

Class(es) of Water Service: Irrigation, Non-Potable Water Supply (WL37, Version 7)

Operating Area: The operating area is the area set out in plan OWR-OA-284(B) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Hamersley Iron Pty Ltd**
 ABN 49 004 558 276

Expiry Date: 28 June 2026

Class(es) of Water Service: Sewerage, Potable Water Supply (WL33, Version 9)

Operating Area: The operating area is the area set out in plan OWR-OA-267(C), OWR-OA-268(B), OWR-OA-269(B), OWR-OA-274(B), OWR-OA-279(B), OWR-OA-305(A) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Water Corporation**
 ABN 28 003 434 917

Expiry Date: 27 June 2021

Class(es) of Water Service: Sewerage, Drainage, Irrigation, Potable and Non-Potable Water Supply (WL32, Version 16)

Operating Area: The operating area is the area set out in plan OWR-OA-309, OWR-OA-175(E), OWR-OA-175-1(B) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **South West Irrigation Management Co-operative Limited (trading as Harvey Water)**
 ABN 54 498 176 490

Expiry Date: 8 October 2021

Class(es) of Water Service: Irrigation, Non-Potable Water Supply (WL31, Version 8)

Operating Area: The operating area is the area set out in plan OWR-OA-178/3(F), OWR-OA-300(A) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Shire of Lake Grace**
 ABN 80 159 221 021

Expiry Date: 28 April 2021

Class(es) of Water Service: Sewerage, Non-Potable Water Supply (WL22, Version 5)

Operating Area: The operating area is the area set out in plan OWR-OA-037(C) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Shire of Dumbleyung**
 ABN 76 703 105 276

Expiry Date: 28 April 2021

Class(es) of Water Service: Sewerage, Non-Potable Water Supply (WL16, Version 5)

Operating Area: The operating area is the area set out in plan OWR-OA-035(C) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Shire of Gnowangerup**
ABN 71 892 627 607

Expiry Date: 28 April 2021

Class(es) of Water Service: Sewerage, Non-Potable Water Supply (WL11, Version 6)

Operating Area: The operating area is the area set out in plan OWR-OA-090(C) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Rottneest Island Authority**
ABN 38 836 160 172

Expiry Date: 13 December 2023

Class(es) of Water Service: Sewerage, Drainage, Potable Water and Non-Potable Water Supply (WL10, Version 9)

Operating Area: The operating area is the area set out in plan OWR-OA-189(C) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **City of Kalgoorlie-Boulder**
ABN 63 711 737 609

Expiry Date: 28 April 2021

Class(es) of Water Service: Sewerage, Non-Potable Water Supply (WL4, Version 7)

Operating Area: The operating area is the area set out in plan OWR-OA-028(C) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Busselton Water Corporation (trading as Busselton Water)**
ABN 79 306 761 565

Expiry Date: 30 September 2021

Class(es) of Water Service: Potable Water Supply (WL3, Version 9)

Operating Area: The operating area is the area set out in plan OWR-OA-085/2(E) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Licensee: **Bunbury Water Corporation (trading as Aqwest)**
ABN 18 568 918 143

Expiry Date: 16 January 2022

Class(es) of Water Service: Potable Water Supply (WL2, Version 10)

Operating Area: The operating area is the area set out in plan OWR-OA-084/4(F) in the State of Western Australia

Amendment: Licence amendment by substitution following the water licence review 2019

Inspection of Licences: Economic Regulation Authority
4th Floor, Albert Facey House
469 Wellington Street
PERTH WA 6000

Ms. NICOLA CUSWORTH, Chair, Economic Regulation Authority.

PUBLIC NOTICES

ZZ401**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the estate of Monica Pauline Richardson who died on 4 January 2020, late of Amaroo Village, Stalker Road, Gosnells, Western Australia, formerly of Unit 6/18 Heron Place, Maddington, Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the said deceased person are required by the Executor of the deceased's estate being Warnar Geert Spyker, care of Spyker Legal, Suite 1/300 Vahland Avenue, Willetton, Western Australia, to send particulars of their claim to him no later than 8 June 2020, after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

ZZ402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Gabriel Bryan Zahra, late of Unit 1/33 Mary Street, Como, Chef, 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 18 January 2020, are required by the applicant for grant of representation, Sarah Jane Kerby, c/- Suite 12, 473 Beach Road, Duncraig WA 6023, to send particulars of their claims to them by the 6th day of June 2020, after which date the applicant for grant of representation may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 5th May, 2020.

McVAY BATES & ASSOCIATES.

Suite 12, 473 Beach Road, Duncraig WA 6023

Ph: 08 9243 7771

Fax: 08 9447 5929

NM:DH:20896

Contact Nicola McVay

ZZ403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of Joseph Bryant Chaney of 12A Ramsdale Street, Scarborough, Western Australia, who died on 26 August 2019, are required by the personal representatives Susan Maree Martin and Rodney Micheal Chaney to send particulars of their claims to IRDI Legal, 248 Oxford Street, Leederville, 6007 by 8 June 2020, after which date the personal representative may convey or distribute assets, having regard only to the claims of which he then has notice.
