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— PART 1 —

PROCLAMATIONS

AA101

Supply Act 2020

Supply Act 2020 Commencement Proclamation 2020

SL 2020/88

Made under the *Supply Act 2020* section 2(b) by the Governor in Executive Council.

1. Citation

This proclamation is the *Supply Act 2020 Commencement Proclamation 2020*.

2. Commencement of Act

The *Supply Act 2020*, other than sections 1 and 2, comes into operation on 1 July 2020.

K. BEAZLEY, Governor.

L.S.

B. WYATT, Treasurer.

HEALTH

HE301

Health Services Act 2016

**Health Services (Health Service Providers)
Amendment Order (No. 3) 2020****SL 2020/94**

Made by the Minister under sections 32 and 195 of the Act.

1. Citation

This order is the *Health Services (Health Service Providers) Amendment Order (No. 3) 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 1 July 2020.

3. Order amended

This order amends the *Health Services (Health Service Providers) Order 2016*.

4. Clause 16 amended

In clause 16(2) delete “chief executive” and insert:

board

5. Clause 18 amended

In clause 18(2) delete “chief executive” and insert:

board

R. COOK, Minister for Health.

HE302

Food Act 2008
 Health (Miscellaneous Provisions) Act 1911
 Human Reproductive Technology Act 1991
 Radiation Safety Act 1975
 Tobacco Products Control Act 2006

Health Regulations Amendment (Fees and Charges) Regulations 2020

SL 2020/97

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Health Regulations Amendment (Fees and Charges) 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 1 July 2020.

Part 2 — *Food Regulations 2009* amended

3. Regulations amended

This Part amends the *Food Regulations 2009*.

4. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Prescribed fees

[r. 52]

Item	Provision of <i>Food Act 2008</i>	Prescribed fee
1.	s. 82(3)(b)	\$223
2.	s. 88(3)(b)	\$223
3.	s. 94(3)(b)	\$228
4.	s. 107(3)	\$75
5.	s. 110(3)(c)	\$228

Part 3 — *Health (Pesticides) Regulations 2011* amended

5. Regulations amended

This Part amends the *Health (Pesticides) Regulations 2011*.

6. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 111]

Regulation	Description	Fee (\$)
<i>Matters relating to business registrations</i>		
r. 17	Application for grant of registration	370
r. 19(2)	Application for change or addition to business premises	27
r. 20(4)(b)	Application for amendment or removal of conditions	27
r. 22(1)	Application for renewal of registration	370
r. 23(5)	Replacement registration certificate	14
<i>Matters relating to licences</i>		
r. 37	Application for grant of licence	215
r. 40(2)	Application for change or addition to endorsements	27
r. 41(2)	Application for change or addition to restricted-use pesticides	27
r. 42(4)(b)	Application for amendment or removal of conditions	27
r. 44(1)	Application for renewal of technician's licence	215
r. 45(1)	Application for extension of provisional licence (fee per month, or part of a month, of extension sought)	27
r. 46(1)	Application to upgrade provisional licence to technician's licence	27
r. 48(5)	Replacement of licence card	15
<i>Other matters</i>		
r. 101(1)(b)	Application for Chief Health Officer permit	135

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

7. Regulations amended

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

8. Schedule 1 amended

In Schedule 1 item 2(a) delete “66.00” and insert:

72.00

Part 5 — *Human Reproductive Technology Regulations 1993* amended

9. Regulations amended

This Part amends the *Human Reproductive Technology Regulations 1993*.

10. Various fees amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
r. 3(2)	\$1 600	\$1 629
r. 3(3)(a)	\$200	\$204
r. 3(3)(b) and (c)	\$1 000	\$1 018

Part 6 — *Radiation Safety (General) Regulations 1983* amended

11. Regulations amended

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

12. Schedule XV replaced

Delete Schedule XV and insert:

Schedule XV — Fees

[r. 58]

Division 1 — Registration and licences

		\$	
		Annual	Triennial
1.	Fee for registration or renewal of registration of premises (other than premises used solely for the mining and milling of radioactive ores (including mineral sands)), for the manufacture, use or storage of radioactive substances		
	Maximum quantity:		
	40 gigabecquerels	210	420
	400 gigabecquerels	420	840
	4 terabecquerels	840	1 680
	Exceeding 4 terabecquerels	1 325	2 650
2.	Fee for registration or renewal of registration of premises used solely for the mining and milling of radioactive ores (including mineral sands)	210	420
3.	Fee for registration or renewal of registration of premises for the sale or service of radioactive substances, irradiating apparatus or electronic products	210	420
4.	Fee for registration or renewal of registration of premises (other than premises referred to in items 1 to 3), irradiating apparatus or electronic products		
	In the case of —		
	(a) not more than 2 irradiating apparatus and/or electronic products	210	420
	(b) more than 2 but not more than 5 irradiating apparatus and/or electronic products	420	840
	(c) more than 5 but not more than 10 irradiating apparatus and/or electronic products	840	1 680

		\$	
		Annual	Triennial
(d)	more than 10 irradiating apparatus and/or electronic products	1 325	2 650
5.	Licence fee		
	In the case of —		
(a)	irradiating apparatus and/or electronic products	85	170
(b)	radioactive substances	85	170

Division 2 — Temporary permits

Fee for temporary permits for periods not exceeding 3 months.

		\$	
1.	In respect of premises (other than premises used solely for the mining and milling of radioactive ores (including mineral sands)) and radioactive substances		
	Maximum quantity:		
	40 gigabecquerels		95
	400 gigabecquerels		190
	4 terabecquerels		380
	Exceeding 4 terabecquerels		570
2.	In respect of premises used solely for the mining and milling of radioactive ores (including mineral sands)		95
3.	In respect of premises (other than premises referred to in items 1 and 2), irradiating apparatus and/or electronic products		
	In the case of —		
(a)	not more than 2 irradiating apparatus and/or electronic products		95
(b)	more than 2 but not more than 5 irradiating apparatus and/or electronic products		190
(c)	more than 5 but not more than 10 irradiating apparatus and/or electronic products		380
(d)	more than 10 irradiating apparatus and/or electronic products		570
4.	For persons to operate, use, manufacture, store, transport, sell, possess, install, service, maintain, repair or otherwise deal with —		
(a)	radioactive substances		40
(b)	irradiating apparatus and/or electronic products		40

Division 3 — Records

1. Fee for copy of records (per page) 2

**Part 7 — *Radiation Safety (Qualifications)*
Regulations 1980 amended**

13. Regulations amended

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

14. Schedule 2 amended

In Schedule 2 item 2 delete “44.00” and insert:

48.00

**Part 8 — *Tobacco Products Control*
Regulations 2006 amended**

15. Regulations amended

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

16. Various fees amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
r. 25(1)(a)	\$72.00	\$75.00
r. 25(1)(b)	\$74.00	\$75.00
r. 25(1)(c)	\$180.00	\$185.00
r. 25(2)(a)	\$214.00	\$220.00
r. 25(2)(b)	\$215.00	\$220.00
r. 25(2)(c)	\$535.00	\$540.00
r. 26(a)	\$245.00	\$250.00
r. 26(b)	\$241.00	\$250.00
r. 26(c)	\$605.00	\$610.00
r. 27	\$70.00	\$75.00

Provision	Delete	Insert
r. 28	\$35.00	\$38.00
r. 29	\$35.00	\$38.00

N. HAGLEY, Clerk of the Executive Council.

MARINE/MARITIME

MA301

Jetties Act 1926

Jetties Amendment Regulations (No. 2) 2020

SL 2020/96

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Jetties 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 1 July 2020.

3. Regulations amended

These regulations amend the *Jetties Regulations 1940*.

4. Regulation 3 amended

- (1) In regulation 3(3) delete “a Schedule —” and insert:

Schedule 1 or 3 —

- (2) In regulation 3(4) delete “a Schedule” and insert:

Schedule 1 or 3

- (3) In regulation 3(5A) delete “a Schedule.” and insert:

Schedule 1 or 3.

- (4) In regulation 3(5) delete “a Schedule” and insert:

Schedule 1 or 3

5. Part 3A inserted

After regulation 105I insert:

Part 3A — Licence fees

Division 1 — Preliminary

105J. Terms used

In this Part —

amended licence fee has the meaning given in regulation 105K(5);

annual licence fee has the meaning given in regulation 105K(6);

business includes the following —

- (a) a trade or profession;
- (b) a business not carried on for profit;
- (c) any activities of —
 - (i) a body corporate (including a local government, regional local government or regional subsidiary); or
 - (ii) any other association, society, club, institution or other body;

business licence means a licence that authorises the jetty, or 1 or more of the jetties, to which the licence relates to be used, or to be used once erected or constructed, for the purposes of a business (whether carried on by the licensee or by another person);

fuel pipeline means a pipeline for transmission of liquids derived from petroleum, coal or shale on or from a jetty;

fuel pipeline licence means a licence that —

- (a) relates to a jetty vested in, used by, or under the control of the Department; and
- (b) is granted for the purposes of regulation 67A;

jetty has the meaning given in section 3 of the Act (despite regulation 3(1));

licence means a licence granted under section 7(1) of the Act;

local government public licence means a licence —

- (a) that relates only to 1 or more jetties that are the property of a local government; and
- (b) the purpose of which is to make the jetty, or each of the jetties —
 - (i) available for use by the general public free of charge; or
 - (ii) so available once erected or constructed;

new licence fee has the meaning given in regulation 105K(3);

private licence means a licence that relates only to 1 or more private jetties;

ramp means a ramp which is, or may be, used for the purpose of launching or landing a vessel;

replacement licence fee has the meaning given in regulation 105K(4);

vessel has the meaning given in section 3 of the Act (despite regulation 3(1)).

105K. Obligation to pay licence fees

- (1) This Part —
 - (a) prescribes the fees that are payable for licences; and
 - (b) for the purposes of section 5(1)(b) of the Act, is applicable to jetties under the control of any local government.
- (2) Subregulations (3) to (6) explain the different types of fees that are prescribed by this Part.
- (3) A **new licence fee** is a fee that is payable by a licensee on the granting to them of a new licence, except in a case described in subregulation (4).
- (4) A **replacement licence fee** is a fee that is payable by a licensee on the granting to them of a licence if the licence —
 - (a) is granted to replace an earlier licence —
 - (i) of which another person is the licensee; and
 - (ii) that is cancelled on the granting;and

- (b) is the same as the earlier licence except for —
 - (i) the change in licensee; and
 - (ii) the date of its coming into force.
- (5) An ***amended licence fee*** is a fee that is payable by a licensee on the granting to them of an amended licence if —
 - (a) the licensee's licence is amended on an application made by the licensee to the chief executive officer; and
 - (b) the purpose of the amendment is to authorise the licensee —
 - (i) to modify the jetty, or 1 or more of the jetties, to which the licence relates; or
 - (ii) if the licence is a fuel pipeline licence — to modify the fuel pipeline authorised by the licence.
- (6) An ***annual licence fee*** is an annual fee that is payable by a licensee —
 - (a) in respect of the 2nd year, and each subsequent year, of the licensee's licence; and
 - (b) within 30 days after the beginning of the year in question.
- (7) A licensee must pay any fee prescribed for their licence to the chief executive officer at the time the fee is payable in accordance with subregulation (3), (4), (5) or (6) (as the case requires).

Division 2 — Prescribed licence fees

105L. Private licence for certain type of ramp on freehold land

- (1) This regulation applies to a private licence if —
 - (a) the jetty, or each of the jetties, to which the licence relates is a ramp that is, or will be once erected or constructed, situated wholly —
 - (i) on land held in freehold; and
 - (ii) ordinarily out of water;
 - and
 - (b) the licence is none of the following —
 - (i) a business licence;
 - (ii) a local government public licence.
- (2) The following fees are prescribed for a private licence to which this regulation applies —
 - (a) a new licence fee of \$140.90;
 - (b) a replacement licence fee of \$140.90;

- (c) an amended licence fee of \$136.80;
- (d) an annual licence fee of \$47.60.

105M. Private licence for jetty not used for business purposes

- (1) This regulation applies to a private licence if —
 - (a) the licence is none of the following —
 - (i) a business licence;
 - (ii) a local government public licence;
 - and
 - (b) regulation 105L does not apply to the licence.
- (2) Subject to subregulations (3) and (4), the following fees are prescribed for a private licence to which this regulation applies —
 - (a) a new licence fee of \$635.00;
 - (b) a replacement licence fee of \$410.40;
 - (c) an amended licence fee of \$136.80;
 - (d) an annual licence fee of \$145.00.
- (3) Subregulation (4) applies if 2 separate private licences to which this regulation applies are, or will be, in force concurrently in relation to the same jetty.
- (4) The following fees are prescribed for each private licence —
 - (a) a new licence fee of \$565.00;
 - (b) a replacement licence fee of \$410.40;
 - (c) an amended licence fee of \$136.80;
 - (d) an annual licence fee of \$72.60.

105N. Private licence for jetty used for business purposes

- (1) This regulation applies to a private licence that is a business licence but is not a local government public licence.
- (2) Subject to subregulations (3) to (5), the following fees are prescribed for a private licence to which this regulation applies —
 - (a) a new licence fee of \$1 339.30;
 - (b) a replacement licence fee of \$1 000.90;
 - (c) an amended licence fee of \$136.80;
 - (d) an annual licence fee of \$735.00.
- (3) In subregulations (4) and (5), references to the number of berths authorised by the private licence are to —
 - (a) the number of berths that the jetty to which the licence relates is authorised by the licence to have; or

- (b) if the licence relates to 2 or more jetties — the number of berths that those jetties, taken together, are authorised by the licence to have.
- (4) If the private licence authorises more than 10 berths, but no more than 20 berths, the following fees are prescribed for the licence —
- (a) a new licence fee of \$1 962.80;
 - (b) a replacement licence fee of \$1 000.90;
 - (c) an amended licence fee of \$136.80;
 - (d) an annual licence fee of \$1 101.90.
- (5) If the private licence authorises more than 20 berths, the following fees are prescribed for the licence —
- (a) a new licence fee of \$2 588.50;
 - (b) a replacement licence fee of \$1 000.90;
 - (c) an amended licence fee of \$136.80;
 - (d) an annual licence fee of \$1 469.20.

105O. Fuel pipeline licence

The following fees are prescribed for a fuel pipeline licence —

- (a) a new licence fee of \$1 471.80;
- (b) a replacement licence fee of \$1 100.00;
- (c) an amended licence fee of \$150.50;
- (d) an annual licence fee of \$808.50.

105P. Local government public licence

The following fees are prescribed for a local government public licence —

- (a) a new licence fee of \$95.10;
- (b) a replacement licence fee of \$95.10;
- (c) an amended licence fee of \$136.80;
- (d) an annual licence fee of \$42.20.

6. Schedule 1 amended

- (1) Delete Schedule 1 Division 1 and insert:

Division 1 — Preliminary matters

1. Standard rates for this Schedule

In this Schedule, the following rates are standard rates —

Rate 1: a casual daily rate of \$7.80 per metre of the vessel's length

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a commercial vessel.

Rate 2: a casual daily rate of \$55.00

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a recreational vessel.

Rate 3: an annual rate of \$88.40 per metre of the vessel's length

Typically used to calculate the standard annual rate for short term use of a service jetty for a vessel (other than service vessels at certain places).

2. Transferability of annual payments

- (1) A vessel for which there has been paid an annual amount to the Department for short term use of a service jetty at a place specified in this Schedule may use a service jetty for up to an hour in a day at any other place specified in this Schedule (excluding the Port of Wyndham) or at a place specified in Schedule 3.
- (2) A vessel for which there has been paid an amount to the Department for annual use of a pen, alongside berth or mooring at a place specified in this Schedule may use a service jetty for up to an hour in a day at any other place specified in this Schedule (excluding the Port of Wyndham) or at a place specified in Schedule 3.

3. Service jetty entitlements

A vessel for which there has been paid an amount to the Department for use of a pen, alongside berth or mooring at a place specified in this Schedule (excluding the Port of Wyndham) may have access to a service jetty for up to an hour in a day for the duration of its stay at that place.

4. Active loading and unloading

A fishing vessel to which clause 2 or 3 applies may remain at a service jetty for longer than the time allowed under that clause if —

- (a) the extra time is required to complete active loading and unloading operations; and
 - (b) the active loading and unloading operations are continuously in progress; and
 - (c) the vessel vacates the berth during that extra time to facilitate other requirements or avoid adverse effects on other harbour operations, when directed to do so by an officer.
- (2) In Schedule 1 clause 16(3) in the Table —
- (a) in item 12 delete “11.75” and insert:

11.95

(b) in item 13 delete “18.10” and insert:

18.40

(3) In Schedule 1 clause 25(3) in the Table —

(a) in item 5 delete “10.50” and insert:

10.70

(b) in item 8 delete “9.05” and insert:

9.20

(4) In Schedule 1 clause 26(3) in the Table item 6 delete “9.05” and insert:

9.20

(5) In Schedule 1 clause 26(4) in the Table item 1 —

(a) delete “215.30” and insert:

219.60

(b) delete “314.35” and insert:

320.60

(6) Delete Schedule 1 clause 30 and insert:

30. Port of Wyndham

- (1) This clause applies to the Port of Wyndham.
- (2) The berthing dues payable are set out in the Table.

Berthing

Item	Vessel	Dues	Minimum per day (\$)
1.	Vessel of 300 gross registered tonnes or over	\$1.32 per tonne, per cubic metre, or per kilolitre, at option of officer in charge, on all cargo landed or shipped	197.05
2.	Vessel under 300 gross registered tonnes	\$7.13 per metre of the vessel’s length, per day	131.31

Item	Vessel	Dues	Minimum per day (\$)
3.	Vessel using berth for purposes other than handling cargo	\$7.13 per metre of the vessel's length, per day	131.31
4.	Vessel carrying containers	\$10.23 per empty container \$32.91 per loaded container	

(3) The wharfage dues payable are set out in the Table.

Wharfage

Item	Goods	\$
1.	Cargo in 20 feet equivalent unit (TEU) containers —	
	• fertiliser, per TEU	114.24
	• explosives, per TEU	141.33
	• products of the soil (not otherwise specified), per TEU	71.72
	• not otherwise specified in this item, per TEU	226.51
2.	Empty TEU containers, per TEU	65.83
3.	Cargo, whether in containers (not TEU containers) or otherwise —	
	• animals, live —	
	◦ cattle (bullocks, cows, etc.), per head	2.81
	◦ dogs, goats, pigs, sheep, per head	0.57
	• bulk, by pipeline, per kilolitre	11.97
	• bulk, by pipeline using road tanker on jetty, per kilolitre	12.47
	• containers (not TEU containers), empty, per tonne, per cubic metre	2.81
	• explosives, per tonne, per cubic metre	4.86
	• fertiliser, per tonne, per cubic metre	3.95
	• meat, chilled or frozen, per tonne, per cubic metre	4.65
	• ore, per tonne	3.84
	• products of the soil (not otherwise specified), per tonne, per cubic metre	2.64

Item	Goods	\$
•	vehicles —	
◦	commercial vehicles on own wheels, per tonne, per cubic metre	4.63
◦	other vehicles on own wheels, per tonne, per cubic metre	4.42
•	recreational vessel, per metre of the vessel's length	17.53
•	not otherwise specified in this item, per tonne, per cubic metre	7.64

(4) The dues payable under regulation 11 are set out in the Table.

Transhipment

Item	Goods	Dues
1.	For cargo —	
•	loaded over the side of a vessel to another vessel	50% of wharfage for the cargo
•	landed on jetty	100% of wharfage for the cargo

(5) The charges payable under regulation 25 are set out in the Table.

Storage

Item	Goods	\$
1.	Goods in transit not removed from a goods shed within 3 days after being received, per tonne, per day	0.78
2.	Goods being transhipped —	
•	for first 2 weeks, per tonne, per cubic metre, per week	0.78
•	after the first 2 weeks, per tonne, per cubic metre, per day	0.78
3.	Goods at container park, Wyndham, per loaded container	41.94

(6) The charges payable under regulation 105I are set out in the Table.

Weighbridge use

Item	Service	\$
1.	Use of weighbridge —	
•	for not over 10 t	15.03

Item	Service	\$
	• for over 10 t but not over 30 t	17.13
	• for over 30 t	21.36

- (7) The charges payable for lighting, per hour or part of an hour, are set out in the Table.

Lighting

Item	Service	\$
1.	For jetty, shed and yard	36.27
2.	For jetty only	11.65
3.	For reduced lighting	3.84

- (7) Delete Schedule 1 Division 3 and insert:

Division 3 — State-wide charges

31. Wyndham excluded

This Division does not apply to a vessel in the Port of Wyndham.

32. Living on vessel

- (1) In this clause —
enhanced facilities means toilet, shower and laundry facilities.
- (2) The charges relating to living on a vessel in a place are set out in the Table.

Living on vessel

Item	Service	\$
1.	For living on a vessel —	
	• without enhanced facilities, an amount calculated using the monthly rate per vessel of	49.85
	• with enhanced facilities, an amount calculated using the monthly rate per vessel of	151.85

33. Electricity supply

The charges for electricity supply to a vessel in a place are set out in the Table.

Electricity supply

Item	Service	\$
1.	For electricity supply that is —	
	• single phase (metered)	Cost
	• 3-phase (whether metered or unmetered)	Cost

34. Water supply

The charge for water supply to a vessel in a place is set out in the Table.

Water supply

Item	Service	\$
1.	For water supply (metered)	Cost

35. Rubbish removal

The charges payable under regulation 53A are set out in the Table.

Rubbish removal

Item	Service	\$
1.	For rubbish removal —	
	• excess quantity, or from a source other than a vessel for which charges for using the harbour have been paid, per half skip supplied and emptied	Cost
	• waste oil from vessels in excess of 150 L	Cost
	• waste oil drum or other container not removed by owner, per drum or container	Cost
	• rubbish not put in supplied bins	Cost

36. Passengers and cargo

The charges payable for the loading and unloading of passengers and cargo are set out in the Table.

Passengers and cargo

Item	Service	\$
1.	For the use of a pen, berth or service jetty by a cruise liner transfer vessel to load or unload passengers —	
	• an amount calculated per metre of the vessel's length using the daily rate of	11.20
	• plus a charge per passenger of	4.70
2.	For the loading or unloading of general cargo from or to a vessel at a service jetty, or an appurtenant area, an amount calculated per tonne, per cubic metre, or per kilolitre, using the rate of	7.40
3.	If a vessel is lifted at a service jetty, or an appurtenant area, an amount calculated per metre of the vessel's length using the rate of	16.35

37. Floating dinghy pens

The charge payable for the use of a floating dinghy pen at a place is \$330.90 per vessel per year.

38. Use of jetty hardstand or appurtenant area

The charge payable for the use of a service jetty hardstand or appurtenant area for storage or maintenance is calculated per m² using the daily rate of \$1.90.

7. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Fuel oil wharfage

[r. 11B(2)]

1. Wharfage for fuel oil

The wharfage rate to be paid for fuel oil under regulation 11B(2) at a place listed in the Table is set out opposite the place.

Wharfage for fuel oil

Item	Place	\$/L
1.	Albany, at Albany Waterfront Marina	0.06
2.	Albany, at Emu Point Boat Harbour	0.06
3.	Augusta Boat Harbour	0.06
4.	Augusta (Ellis Street) Maritime Facility	0.06
5.	Barrack Street Jetty	0.06
6.	Bremer Bay	0.06
7.	Bunbury, at Casuarina Boat Harbour	0.06
8.	Carnarvon	0.06
9.	Cervantes	0.06
10.	Denham	0.06
11.	Esperance	0.06
12.	Exmouth	0.06
13.	Fremantle, at Fremantle Fishing Boat Harbour	0.06
14.	Green Head	0.06
15.	Hillarys Boat Harbour	0.06
16.	Hopetoun	0.06
17.	Jurien	0.06
18.	Kalbarri	0.06
19.	Lancelin	0.06

Item	Place	\$/L
20.	Leeman	0.06
21.	Onslow, at Beadon Creek Boat Harbour	0.06
22.	Point Samson, at Johns Creek Boat Harbour	0.06
23.	Port Denison	0.06
24.	Port Gregory	0.06
25.	Two Rocks Marina	0.06
26.	Wyndham	0.01197

8. Schedule 3 Divisions 1 and 2 replaced

Delete Schedule 3 Divisions 1 and 2 and insert:

Division 1 — Preliminary matters

1. Application of this Schedule

The charges in this Schedule apply to the places specified in this Schedule in addition to the charges that apply State-wide under Schedule 1 Division 3.

2. Standard rates for this Schedule

In this Schedule, the following rates are standard rates —

Rate 1: a casual daily rate of \$7.80 per metre of the vessel's length

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a commercial vessel.

Rate 2: a casual daily rate of \$55.00

Typically used to calculate the standard daily rate for casual use of a pen or alongside berth (whether or not the alongside berth is on a service jetty) for a recreational vessel.

Rate 3: an annual rate of \$88.40 per metre of the vessel's length

Typically used to calculate the standard annual rate for short term use of a service jetty for a vessel.

3. Transferability of annual payments

- (1) A vessel for which there has been paid an annual amount to the Department for short term use of a service jetty at a place specified in this Schedule, may use a service jetty for up to an hour in a day at any other place specified in this Schedule or at a place specified in Schedule 1 (excluding the Port of Wyndham).

- (2) A vessel for which there has been paid an amount to the Department for annual use of a pen, alongside berth or mooring at a place specified in this Schedule, may use a service jetty for up to an hour in a day at any other place specified in this Schedule or at a place specified in Schedule 1 (excluding the Port of Wyndham).

4. Service jetty entitlements

A vessel for which there has been paid an amount to the Department for use of a pen, alongside berth or mooring at a place specified in this Schedule may have access to a service jetty for up to an hour in a day for the duration of its stay at that place.

5. Active loading and unloading

A fishing vessel to which clause 3 or 4 applies may remain at a service jetty for longer than the time allowed under that clause if —

- (a) the extra time is required to complete active loading and unloading operations; and
- (b) the active loading and unloading operations are continuously in progress; and
- (c) the vessel vacates the berth during that extra time to facilitate other requirements or avoid adverse effects on other harbour operations, when directed to do so by an officer.

Division 2 — Charges for jetties on Swan and Canning Rivers

6. Barrack Street and Mends Street jetties

- (1) This clause applies to jetties at Barrack Street and Mends Street.
- (2) The charge payable under regulation 72 for a permit to use a jetty is set out in the Table.

Jetty permits

Item	Type of use
1.	<p>For a vessel for 12 months — the higher of \$4 783.00 and the result of the following calculation —</p> <ul style="list-style-type: none"> • \$66.85 per passenger calculated on the vessel's passenger carrying capacity under its highest class of survey • plus — <ul style="list-style-type: none"> ◦ for a vessel less than 35 m long, the higher of \$8 608.50 and \$478.25 per metre of the vessel's length; or ◦ for a vessel 35 m long or over, \$765.30 per metre of the vessel's length • minus — \$6 695.50

- (3) The charge payable under regulation 78A for the removal of sullage from a vessel is set out in the Table.

Sullage removal

Item	Service	\$
1.	For removal of sullage (per pump out)	95.60

- (4) Subclause (3) does not apply if the charge referred to in subclause (2) has been paid in respect of the vessel.

7. Other jetties on Swan and Canning Rivers

- (1) This clause applies to jetties on the Swan and Canning Rivers, other than at Barrack Street or Mends Street.
- (2) The charge payable under regulation 72 for a permit to use a jetty is set out in the Table.

Jetty permits

Item	Type of use
1.	For short term use by a vessel, an amount calculated using standard Rate 3

N. HAGLEY, Clerk of the Executive Council.

MINERALS AND PETROLEUM

MP301

Dangerous Goods Safety Act 2004
Mines Safety and Inspection Act 1994
Mining Act 1978
Offshore Minerals Act 2003
Petroleum and Geothermal Energy Resources Act 1967
Petroleum and Geothermal Energy Resources (Registration Fees)
Act 1967
Petroleum Pipelines Act 1969
Petroleum (Submerged Lands) Act 1982
Petroleum (Submerged Lands) Registration Fees Act 1982

**Mines and Petroleum Regulations Amendment
(Fees and Charges) Regulations 2020**

SL 2020/93

Made by the Governor in Executive Council.

Part 1 — Preliminary**1. Citation**

These regulations are the *Mines and Petroleum Regulations Amendment (Fees and Charges) 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 1 July 2020.

Part 2 — *Dangerous Goods Safety (Major Hazard Facilities) Regulations 2007* amended**3. Regulations amended**

This Part amends the *Dangerous Goods Safety (Major Hazard Facilities) Regulations 2007*.

4. Schedule 3 replaced

Delete Schedule 3 and insert:

Schedule 3 — Fees

[r. 26 and 34]

1. Fees for approval of safety reports (r. 26)

The relevant fee to be paid under regulation 26 for an application for approval of a safety report for a major hazard facility is the fee in the Table relevant to the class of the facility.

Table

Class of facility under r. 33	Fee (\$)
Class A	115 000
Class B	92 000
Class C	92 000
Class D	20 000

2. Annual fees for major hazard facilities (r. 34)

The relevant annual fee to be paid under regulation 34 in respect of a major hazard facility is the fee in the Table relevant to the class of the facility.

Table

Class of facility under r. 33	Fee (\$)
Class A	115 000
Class B	92 000
Class C	92 000
Class D	20 000

Part 3 — *Mines Safety and Inspection Levy Regulations 2010* amended

5. Regulations amended

This Part amends the *Mines Safety and Inspection Levy Regulations 2010*.

6. Regulation 8 amended

In regulation 8 in the description of the variable “R” delete paragraph (h) and insert:

- (h) for a quarter that begins on or after 1 July 2018 and ends on or before 30 June 2020 — \$0.21;
- (i) for a quarter that begins on or after 1 July 2020 — \$0.17.

Part 4 — Mining Regulations 1981 amended**7. Regulations amended**

This Part amends the *Mining Regulations 1981*.

8. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Fees and rents

[r. 2, 4D(2), 16C(2), 23BA(2), 25B, 28A(1), 64(1b), (1C) and (8), 84D, 109(1), (3) and (3A), 121(2), 163(2) and (4) and 165(7)(f)]

Item	Description	\$
1.	Annual rent of existing exploration licence per square kilometre or part of 1 square kilometre —	
	(a) for years 1 to 7 of the term of the licence	59.50
	(b) for year 8, and each subsequent year, of the term of the licence	198.00
2.	Annual rent of graticular exploration licence —	
	(a) 1 block licence applied for after 1 July 1999	369.00
	(b) all other licences, per block —	
	(i) for years 1 to 3 of the term of the licence	141.00
	(ii) for years 4 and 5 of the term of the licence	238.00
	(iii) for years 6 and 7 of the term of the licence	325.00
	(iv) for year 8, and each subsequent year, of the term of the licence	615.00
3.	Annual rent of general purpose lease per hectare or part of 1 hectare	17.90

Item	Description	\$
4.	Annual rent of miscellaneous licence per hectare or part of 1 hectare —	
	(a) for the purpose referred to in regulation 42B(ia)	0.55
	(b) for any other purpose	17.90
5.	Annual rent of prospecting licence per hectare or part of 1 hectare (minimum \$29.50)	3.00
6.	Annual rent of retention licence per hectare or part of 1 hectare	8.90
7.	Annual rent of lease granted under the <i>Mining Act 1904</i> , either pursuant to or continued in force by virtue of an agreement scheduled to, incorporated in, or appearing in an Act or a variation of such an agreement, per hectare or part of 1 hectare	20.00
8.	Annual rent of mining lease per hectare or part of 1 hectare	20.00
9.	Annual rent of mining lease per hectare or part of 1 hectare where the lease is restricted under section 110 to minerals dissolved in brine —	
	(a) for years 1 to 5 of the initial term of the lease	2.40
	(b) for year 6, and each subsequent year, of the initial term of the lease	4.70
	(c) if the lease is renewed or further renewed, for each year of the further term of the lease	4.70
10.	Application fee for —	
	(a) exploration licence —	
	(i) 1 block	394.00
	(ii) more than 1 block	1 580.00
	(b) general purpose lease	551.00
	(c) mining lease	551.00
	(d) miscellaneous licence	551.00
	(e) permit under section 40E	94.50
	(f) prospecting licence	374.00
	(g) retention licence	906.00
11.	Application fee for approval of retention status	329.00
12.	Copy of all or part of document or report (per copy)	10.60
	r. 25B	

Item	Description		\$
13.	Copy of —		
	(a) entry in the register (per tenement)	r. 84D	10.60
	(b) dealing or other instrument (per tenement)	r. 84D	10.60
14.	Certification of a document	r. 109	8.70
15.	Exemption from expenditure conditions —		
	(a) 1 year exemption for —		
	(i) prospecting licence	r. 54	428.00
	(ii) exploration licence	r. 54	486.00
	(iii) mining lease	r. 54	397.00
	(b) 5 year exemption for mining lease	r. 54	1 980.00
16.	Issue of —		
	(a) instrument of licence	s. 116	43.50
	(b) miner's right	s. 40C	28.00
17.	Partial surrender of a mining tenement	r. 45	132.00
18.	Application for permit to enter private land (per lot or location affected — minimum \$34.50)	r. 5	8.70
19.	Private land — application to bring under the Act	r. 8	28.00
20.	Registration or recording of instruments (per tenement affected where applicable) —		
	(a) application for copy document	r. 105	132.00
	(b) caveat	r. 76	132.00
	(c) judgment/order of court	r. 109	132.00
	(d) mortgage	r. 77	132.00
	(e) notice of seizure	r. 109	132.00
	(f) tax memorial	s. 103C	132.00
	(g) transfer of mining tenement	r. 75	132.00
	(h) withdrawal of memorial	s. 103C	8.70
21.	Copy of front page of Form 5, together with either Attachment 1 — “Summary of Mineral Exploration/Mining Activities” or Attachment 2 — “Summary of Prospecting and/or Small Scale Mining Activities”, as the case may be	r. 96(3)	10.60
22.	Fees relating to proceedings under Parts VII and VIII —		
	(a) for entering a plaint or an application, excluding service fee, but including the issue of summons for each respondent and all necessary witness summonses		74.00

Item	Description	\$
(b)	response and all necessary witness summonses	51.50
(c)	all necessary applications and affidavits	7.40
(d)	order made by warden including an order for an injunction	22.50
(e)	copy of —	
	(i) evidence — per page	10.60
	(ii) a judgment, decision or order — per page	1.40
(f)	taxation of bill of costs	\$0.05 in each amount of \$1.00 on amount of lodged bill (minimum fee \$10.00) — however where the lodged bill exceeds \$1 000 the fee is reduced to \$0.025 in each \$1.00 for the excess, plus \$50.00

Part 5 — *Offshore Minerals Regulations 2010* amended

9. Regulations amended

This Part amends the *Offshore Minerals Regulations 2010*.

10. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Fees

[r. 20]

Item	Description	Fee (\$)
1.	Exploration licence —	
	(a) standard block licence application (s. 56(1))	3 000.00
	(b) tender block licence application (s. 78(1))	3 000.00
	(c) renewal application (s. 106(1))	600.00
2.	Retention licence —	
	(a) licence application (s. 139(1))	3 000.00
	(b) renewal application (s. 163(1))	600.00

Item	Description	Fee (\$)
3.	Mining licence — (a) standard block licence application (s. 201(1)) (b) tender block licence application (s. 222(1)) (c) renewal application (s. 240(1))	3 000.00 3 000.00 600.00
4.	Works licence — (a) licence application (s. 272(1)) (b) renewal application (s. 292(1))	3 000.00 600.00
5.	Special purpose consent application (s. 319(1))	300.00
6.	Inspection of register and documents (s. 332(1))	26.50
7.	Registration of transfer (s. 338(1)(f))	66.00
8.	Registration of other dealing (s. 339(1)(d))	164.00
9.	Devolution of licence (s. 340(1)(d))	164.00
10.	Caveat (s. 344)	164.00
11.	Certified copy of or extract from register (s. 357(4)) (per page)	6.60
12.	Certified copy of document (s. 358(1)) (per page)	6.60
13.	Certificate (s. 359(1))	66.00
14.	Approval of transfer application (s. 363(6))	164.00

Part 6 — *Petroleum and Geothermal Energy Resources (Registration Fees) Regulations 1990* amended

11. Regulations amended

This Part amends the *Petroleum and Geothermal Energy Resources (Registration Fees) Regulations 1990*.

12. Regulation 3 amended

- (1) In regulation 3(1) and (2) delete “\$5 724.00.” and insert:

\$6 010.00.

- (2) In regulation 3(3) delete “\$8 707.00.” and insert:

\$9 140.00.

- (3) In regulation 3(4) delete “\$5 724.00.” and insert:

\$6 010.00.

- (4) In regulation 3(5) delete “\$8 707.00.” and insert:

\$9 140.00.

Part 7 — *Petroleum and Geothermal Energy Resources Regulations 1987* amended

13. Regulations amended

This Part amends the *Petroleum and Geothermal Energy Resources Regulations 1987*.

14. Regulation 3 amended

- (1) In regulation 3(2) delete “\$135.00” and insert:

\$142.00

- (2) In regulation 3(6) delete “\$875.00.” and insert:

\$919.00.

- (3) In regulation 3(7) delete “\$19 050.00.” and insert:

\$20 000.00.

- (4) In regulation 3(8) delete “\$16 532.00.” and insert:

\$17 400.00.

15. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Prescribed fees

[r. 3(1)]

Column 1 Item	Column 2 Provision of Act	Column 3 Amount of prescribed fee (\$)
1.	s. 31(1)(f)	7 190.00

Column 1 Item	Column 2 Provision of Act	Column 3 Amount of prescribed fee (\$)
2.	s. 34(1)(a)	7 190.00
3.	s. 37A(2)(e)	7 190.00
4.	s. 40(2)(c)	7 190.00
5.	s. 43B(1)(f)	7 190.00
6.	s. 43F(3)(d)	7 190.00
7.	s. 48A(2)(e)	7 190.00
8.	s. 48CA(3)(d)	7 190.00
9.	s. 48F(2)(d)	7 190.00
10.	s. 51(1)(e)	7 190.00
11.	s. 58(1)(a)	7 190.00
12.	s. 61(2)(e)	7 190.00
13.	s. 64(2)(d)	7 190.00
14.	s. 73(2)	142.00
15.	s. 73(3)(b)	142.00
16.	s. 80(1)	142.00
17.	s. 81(3)	142.00
18.	s. 105(2)(d)	7 190.00
19.	s. 137(a)	2 400.00

**Part 8 — *Petroleum and Geothermal Energy Resources*
(*Resource Management and Administration*)
Regulations 2015 amended**

16. Regulations amended

This Part amends the *Petroleum and Geothermal Energy Resources (Resource Management and Administration) Regulations 2015*.

17. Regulation 94 amended

In regulation 94(2) and (3) delete “\$135.00” and insert:

\$142.00

18. Regulation 98 amended

In regulation 98(2) and (3) delete “\$135.00” and insert:

\$142.00

**Part 9 — *Petroleum Pipelines Regulations 1970*
amended**

19. Regulations amended

This Part amends the *Petroleum Pipelines Regulations 1970*.

20. Regulation 4B amended

In regulation 4B delete “\$217.00.” and insert:

\$228.00.

21. Third Schedule replaced

Delete the Third Schedule and insert:

Third Schedule — Fees

[r. 4]

Item	Purpose	Provision of Act	Fee (\$)
1.	Application for licence	s. 8(1)(j)	7 190.00
2.	Application for variation of licence	s. 15(2)(d)	7 190.00
3.	Registration of memorandum of transfer and name of transferee	s. 44(9)	142.00
4.	Registration as licensee on devolution by operation of law	s. 45(2)	142.00
5.	Application by company licensee for registration of change of name	s. 45(3)	142.00
6.	Entry on memorial of registration of approval of dealing	s. 47(12)	142.00
7.	Inspection of register	s. 52(1)	142.00
8.	Copies of or extracts from the register or of or from an instrument certified by Minister	s. 53(2)	142.00

Item	Purpose	Provision of Act	Fee (\$)
9.	Certificate by Minister as to entry, matter or things under the Act	s. 53(3)	142.00

Part 10 — *Petroleum (Submerged Lands) Registration Fees Regulations 1990* amended

22. Regulations amended

This Part amends the *Petroleum (Submerged Lands) Registration Fees Regulations 1990*.

23. Regulation 3 amended

- (1) In regulation 3(1) and (2) delete “\$5 724.00.” and insert:

\$6 010.00.

- (2) In regulation 3(3) delete “\$8 707.00.” and insert:

\$9 140.00.

- (3) In regulation 3(4) delete “\$5 724.00.” and insert:

\$6 010.00.

- (4) In regulation 3(5) delete “\$8 707.00.” and insert:

\$9 140.00.

Part 11 — *Petroleum (Submerged Lands) Regulations 1990* amended

24. Regulations amended

This Part amends the *Petroleum (Submerged Lands) Regulations 1990*.

25. Regulation 3 amended

- (1) In regulation 3(2) delete “\$135.00” and insert:

\$142.00

- (2) In regulation 3(6) delete “\$2 288.00.” and insert:
\$2 400.00.
- (3) In regulation 3(7) delete “\$875.00.” and insert:
\$919.00.
- (4) In regulation 3(8) delete “\$19 050.00.” and insert:
\$20 000.00.
- (5) In regulation 3(9) and (10) delete “\$16 532.00.” and insert:
\$17 400.00.

26. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Prescribed fees

[r. 3(1)]

Column 1 Item	Column 2 Provision of Act	Column 3 Amount of prescribed fee (\$)
1.	s. 21(1)(f)	7 190.00
2.	s. 24(1)(a)	7 190.00
3.	s. 30(2)(c)	7 190.00
4.	s. 38A(2)(e)	7 190.00
5.	s. 38CA(2)(d)	7 190.00
6.	s. 38F(2)(d)	7 190.00
7.	s. 41(1)(e)	7 190.00
8.	s. 48(1)(a)	7 190.00
9.	s. 51(2)(e)	7 190.00
10.	s. 54(2)(d)	7 190.00
11.	s. 60B(2)(d)	7 190.00

Column 1 Item	Column 2 Provision of Act	Column 3 Amount of prescribed fee (\$)
12.	s. 60J(2)(d)	7 190.00
13.	s. 64(1)(f)	7 190.00
14.	s. 71(2)(e)	7 190.00
15.	s. 79(2)	142.00
16.	s. 79(3)(b)	142.00
17.	s. 86(1)	142.00
18.	s. 87(3)	142.00
19.	s. 111(2)(d)	7 190.00
20.	s. 141	228.00

Part 12 — *Petroleum (Submerged Lands) (Resource Management and Administration) Regulations 2015* amended

27. Regulations amended

This Part amends the *Petroleum (Submerged Lands) (Resource Management and Administration) Regulations 2015*.

28. Regulation 93 amended

In regulation 93(2) and (3) delete “\$135.00” and insert:

\$142.00

29. Regulation 97 amended

In regulation 97(2) and (3) delete “\$135.00” and insert:

\$142.00

N. HAGLEY, Clerk of the Executive Council.

TRANSPORT

TN301

Road Traffic Act 1974

**Road Traffic Code Amendment
Regulations 2020****SL 2020/87**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic Code 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 1 September 2020.

3. Regulations amended

These regulations amend the *Road Traffic Code 2000*.

4. Regulation 265 amended

- (1) In regulation 265(1) insert in alphabetical order:

audio call does not include an email, text message, video call, video message or other similar communication;

- (2) After regulation 265(1) insert:

- (1A) For the purposes of this regulation, a driver is in a *restricted area* if —

- (a) the driver is in a school zone during a school zone period indicated on the “school zone” sign at the beginning of the zone; or
- (b) the driver is on a freeway; or
- (c) the speed limit applicable to the area or zone that the driver is in is 80km/h or more; or

- (d) the driver is approaching or passing a stationary incident response vehicle (as defined in regulation 137A(1)), unless the driver —
 - (i) is on a two-way carriageway; and
 - (ii) the incident response vehicle is on the side of the carriageway used by vehicular traffic travelling in the opposite direction to the driver.
- (3) In regulation 265(2):
- (a) in paragraph (a) delete “a phone call, other than a text message, video message, email or similar communication,” and insert:

an audio call
 - (b) in paragraph (b) delete “phone.” and insert:

phone; or
 - (c) after paragraph (b) insert:

(c) all of the following apply —
 - (i) the vehicle is an on-demand vehicle (as defined in the *Transport (Road Passenger Services) Act 2018* section 4(1));
 - (ii) the phone is being used to accept, confirm the start of or cancel a booking for the vehicle to be used in the provision of an on-demand passenger transport service (as defined in the *Transport (Road Passenger Services) Act 2018* section 5(1));
 - (iii) the body of the phone is secured in a mounting affixed to the vehicle while being so used;
 - (iv) the driver is not in a restricted area;
 - (v) in the circumstances it is safe for the driver to use the phone as referred to in subparagraph (ii).
 - (d) in the Modified penalty delete “8 PU.” and insert:

10 PU.

- (4) After regulation 265(2) insert:
- (2A) For an offence against subregulation (2), the points and modified penalty set out at the foot of this subregulation apply in the following cases instead of the points and modified penalty set out at the foot of subregulation (2) —
- (a) the phone is being used —
 - (i) to create, send or read a text message or email; or
 - (ii) to make or receive a video call; or
 - (iii) to create, send or view a video message; or
 - (iv) to take or view a photo; or
 - (v) to make or view a video;
 - (b) any other case in which the phone is being used otherwise than to make or receive an audio call.

Points:

- (a) during a holiday period: 8;
- (b) other than during a holiday period: 4.

Modified penalty: 20 PU.

M. INGLIS, Clerk of the Executive Council.

— PART 2 —

CEMETERIES

CE101

CORRECTION

CEMETERIES ACT 1986

METROPOLITAN CEMETERIES BOARD

Schedule of Fees 2020-21

Errors occurred in the notice published under the above heading on page 1219 of *Gazette* No. 76 dated 19 May 2020 and are corrected as follows.

Description	Available at	Incorrect 2020/21 Fee	Correct Fee 2020/21
Grant of Right of Burial 25 Years (*GST exempt)			
At Need Grant: Lawn (*GST exempt)	K,F,P,G,R	2,596.00	\$2,360.00
At Need Grant: Monumental Area (*GST exempt)	K,F,M,G,R	2,492.00	\$2,265.00
At Need Grant: Children's Memorial Garden (*GST exempt)	K	1,233.00	\$1,121.00
Renewal of current Grant: Lawn (*GST exempt)	K,F,P,G,R	2,596.00	\$2,360.00
Renewal of current Grant: Monumental Area (*GST exempt)	K,F,M,G,R	2,492.00	\$2,265.00
Renewal of current Grant: Children's Memorial Garden (*GST exempt)	K	1,233.00	\$1,121.00
Pre-Need Grant: Lawn (*GST exempt)	K,F,P,G,R	2,837.00	\$2,579.00
Pre-Need Grant: Monumental Area (*GST exempt)	K,F,M,G,R	2,742.00	\$2,493.00
Other Land Fees:			
Natural Burial Agreement (*GST exempt)	F, P	2,596.00	\$2,360.00
Pre-Need Natural Burial Agreement (*GST exempt)	F, P	2,837.00	\$2,579.00
MAUSOLEUM			
Mausoleum			
Mausoleum At-Need Grant (*GST exempt)	K,F,M,G	2,492.00	\$2,265.00
Mausoleum Pre-Need Grant (*GST exempt)	K,F,M,G	2,742.00	\$2,493.00
Mausoleum Grant Renewal (*GST exempt)	K,F,M,G	2,492.00	\$2,265.00
Ossuary:			
Ossuary Grant (*GST exempt)	K	2,492.00	\$2,265.00
Ossuary Grant Renewal (*GST exempt)	K	2,492.00	\$2,265.00
FUNERAL DIRECTOR FEES:			
Annual Licence (*GST exempt)	A	1,563.00	\$1,421.00
Application for New Funeral Director's Licence (*GST exempt)	A	1,458.00	\$1,325.00
Branch Account (*GST exempt)	A	706.00	\$ 642.00
Single Funeral Permit (*GST exempt)	A	716.00	\$ 651.00
MONUMENTAL MASONS FEES:			
Annual Licence (*GST exempt)	A	1,394.00	\$1,267.00
Application for New Monumental Licence (non-refundable) (*GST exempt)	A	1,301.00	\$1,183.00
Single Use Monumental Licence (Permit fee also payable) (*GST exempt)	A	1,272.00	\$1,156.00
Permits:			
New Headstone—No kerbing (*GST exempt)	A	361.00	\$ 328.00
New Headstone—With kerbing (*GST exempt)	K,F,M,G,R	437.00	\$ 397.00

Description	Available at	Incorrect 2020/21 Fee	Correct Fee 2020/21
Mausoleum Inscription (*GST exempt)	K,F,M,G	243.00	\$221.00
Mausoleum Inscription—incl. removal of panel (*GST exempt)	K,F,M,G	396.00	\$ 360.00
Additional Inscriptions/Renovation (*GST exempt)	A	211.00	\$192.00
Additional Monumental work (*GST exempt)	A	243.00	\$221.00
Permit to Work on site for Masons activities not listed (*GST exempt)	A	121.00	\$110.00
All Fees have been rounded to the nearest dollar			

A = All Sites

K—Karrakatta, F—Fremantle, P—Pinnaroo, M—Midland, G—Guildford, R—Rockingham

GA—Gnangara Aboriginal Cemetery

CE401

CEMETERIES ACT 1986

City of Busselton

SCHEDULE OF FEES AND CHARGES

In pursuance of the powers conferred by section 53 of the *Cemeteries Act 1986*, the City of Busselton hereby records having resolved on 10 June 2020, to set the following fees effective from 1 July 2020. The fees shall be payable upon application for services detailed hereunder, City of Busselton Cemeteries.

All Fees and Charges are inclusive of 10% GST (Except where shown exempt)

Land Grant for Right of Burial	\$
Grant of Right of Burial: Ordinary land for grave 2m x 1.2m where directed (25 years) (GST exempt)	2110.00
Renewal of Grant of Right of Burial : Ordinary land for grave (additional 25 years) (GST exempt)	2110.00
Pre-purchased Grant of Right of Burial: Ordinary land for grave 2m x 1.2m where directed (25 years)—Select site at time of need—(GST exempt)	2330.00
Reservation of specific site: ordinary land or placement of ashes (excludes lawn cemetery) in addition to Pre-purchased Grant of Right of Burial—(GST exempt)	451.00
Grant of Right of Burial: Interment of Ashes in a designated place (perpetual)—(GST exempt)	260.00
Burial Charge	
Burial in standard grave to any depth to 2.1m	1230.00
Burial in non-standard (oversize) denominational or non-denominational grave—Additional cost per 30cm deeper or wider	117.50
Re-open and second burial in standard (2m x 1.2m) denominational or non-denominational grave.	1230.00
Re-open and Burial in non-standard (oversize) denominational or non-denominational grave—Additional cost per 30cm deeper or wider	117.50
Construction of Vault (Does not include building application fees, grants of right of burial or burial charges)	At cost plus GST
Interment in a Vault Fee (each)	1178.50
Vault maintenance fee (annual)	158.50
Burial per crypt in mausoleum (private mausoleum only)	1076.00
Interment of a stillborn child (not to be re-opened for joint burial)	310.00
Interment of a child up to 12 years old (not to be reopened for joint burial)	590.00
Removal of Headstone (Restrictions Apply)	467.50
Exhumation	
Re-opening grave for exhumation	2408.50
Re-interment in new or same grave after exhumation—other fees may apply.	1230.00

Interment of Ashes	\$
Interment of ashes in NICHE WALL—SINGLE (Includes placement fees)	481.50
Interment of ashes in NICHE WALL—DOUBLE OR TWO SINGLES SIDE BY SIDE (Includes first interment only)	615.00
Interment of ashes in EXISTING GRAVE—Placement fees only (assumes current Grant of Right of Burial. If not current, other fees apply)	399.50
Interment of ashes in ROSE GARDEN, NATIVE GARDEN OR TREE GARDENS (Includes first placement only)—Space for 2 placements.	686.50
Interment of ashes in MEMORIAL DRIVE (Includes first placement only)—Space for 4 placements.	748.00
Interment of ashes in 2-PLOT CONTEMPLATION GARDEN—(Includes first placement only)—Space for 2 placements.	686.50
Interment of ashes in 4-PLOT CONTEMPLATION GARDEN—(Includes first placement only)—Space for 4 placements.	907.00
Interment of ashes in CONTEMPLATION GARDEN over 4 plots—(cost for each additional plot)	102.50
Pre-need purchase of Grant of Right of Burial for Ashes (GST exempt)	290.00
Interment of ashes—additional placement after first interment (requires proof of Grant Holder Rights)	379.00
Removal of Ashes for return to Grant Holder (if re-interment elsewhere in cemetery is required, additional fees apply)	328.00
Interment of Ashes in CHILDREN'S GARDEN (no Grant of Right of Burial required)	310.00
Memorial Placement only CHILDREN'S GARDEN MEMORIAL (memorial cost only no Grant of Right of Burial Required)	At cost plus GST
Memorial Placement BENCH SEATING (includes cost of bench, concrete footings, freight.)	At cost plus GST
Memorial Placement BENCH SEATING INSTALLATION costs—Hourly rate	53.00
Interment of Ashes BENCH SEATING (includes first placement)	379.00
Memorial placement only elsewhere within the cemetery (location to be determined upon application)—SINGLE PLACEMENT	686.50
Plaques, vases and other memorial works.	At cost plus GST
Plinth (Small—concrete)	52.00
Plinth (Large—concrete)	72.00
Administration fee for purchase of plaques, plinths, vases and other monumental works (on product only)	10% of cost plus GST
Storage of cremated remains per month for remains held longer than 6 months	53.00
Positioning and affixing brass vase or plaque—if not a part of original memorial installation.	73.50
Miscellaneous Charges	
Interment in open ground without due notice, not within usual hours as prescribed or on a Saturday, Sunday or Public Holiday (in addition to Interment costs—restrictions apply)	1066.00
Funeral Directors licence fee per annum (GST exempt)	430.50
Single funeral permit (funeral directors only) (GST exempt)	199.50
Single funeral permit (other than funeral directors) (GST exempt)	502.00
Monumental Masons licence fee per annum (GST exempt)	358.50
Single permit to erect a headstone/monument (holder of annual licence) (GST exempt)	153.50
Single permit to erect a headstone/monument (non holder of monumental masons annual licence) (GST exempt)	174.00
Copy of grant of burial	80.00
Administration Fee for the Refund of Pre purchased Grant of Right of Burial	15% of Original Purchase Price

ENERGY

EN401

ELECTRICITY INDUSTRY ACT 2004**ELECTRICITY NETWORKS ACCESS CODE AMENDMENTS 2020**

I, Bill Johnston MLA, Minister for Energy for the State of Western Australia, hereby amend the *Electricity Networks Access Code 2004* established under section 104(1) of the *Electricity Industry Act 2004*.

Dated at Perth this 15th day of June, 2020.

BILL JOHNSTON, MLA, Minister for Energy.

Made by the Minister

1. Citation

These amendments may be cited as the *Electricity Networks Access Code Amendments 2020*.

2. Commencement

These amendments come into operation on the date on which they are published in the *Gazette*.

3. The Electricity Networks Access Code amended

These amendments are to the *Electricity Networks Access Code 2004**.

[*Published in *Gazette* 30 November 2004, p. 5517-5700]

4. Section 3.1A inserted

After section 3.1 the following heading and section are inserted—

“

When coverage starts for Horizon Power’s Pilbara network

3.1A Despite the date specified for this purpose in the Minister’s final coverage decision dated 2 February 2018 and entitled “Coverage of the Horizon Power electricity network in the North West Interconnected System”, that decision will have effect on 1 July 2021.

{Note: The effect of section 3.1A is that coverage will commence on 1 July 2021, and the submission deadline will be 1 January 2022.}

”

5. Section 4.80 inserted

After section 4.79 the following heading and section are inserted—

“

Review of access arrangement for the Western Power Network after first 2020 Code change

4.80 Sections 4.81 to 4.82 apply only in respect of the application of the next *review* of the access arrangement for the *Western Power Network* after the *2020 (No. 1) amendments* and not any subsequent *reviews*.

”

6. Section 4.81 inserted

After section 4.80 the following section is inserted—

“

4.81 In sections 4.80 to 4.82—

“**2020 (No. 1) amendments**” means the amendments to this *Code* made by the *Electricity Networks Access Code Amendments (No. 1) 2020*.

{Note: The Electricity Networks Access Code Amendments (No. 1) 2020 were Gazetted on 26 June 2020.}

”

7. Section 4.82 inserted

After section 4.81 the following section is inserted—

“

4.82 Despite anything else in this Code or the *access arrangement* for the *Western Power Network*, the *revisions submission date* by which the Electricity Networks Corporation must submit its *proposed revisions* to the *access arrangement* for the *Western Power Network* and revised *access arrangement information* to the Authority is deemed to be 1 February 2022.

”

EN402

ELECTRICITY INDUSTRY ACT 2004
ELECTRICITY INDUSTRY (WHOLESALE ELECTRICITY MARKET)
REGULATIONS 2004

WHOLESALE ELECTRICITY MARKET RULES

Market Rules made by the Minister for Energy.

I, Mr Bill Johnston, Minister for Energy for the State of Western Australia hereby give notice of market rules made in accordance with regulation 7(5) of the *Electricity Industry (Wholesale Electricity Market) Regulations 2004*.

These market rules may be cited as the *Wholesale Electricity Market Amendment (Technical Rules Change Management) Rules 2020* and are to commence at 08:00am (WST) on the day specified in the *Wholesale Electricity Market Amendment (Technical Rules Change Management) Rules 2020*, namely 1 January 2021.

A copy of the *Wholesale Electricity Market Amendment (Technical Rules Change Management) Rules 2020* is available on the website of the Economic Regulation Authority at <https://www.erawa.com.au>.

Dated at Perth this 11th day of June 2020.

Hon. W. JOHNSTON MLA, Minister for Energy.

JUSTICE

JU401

PROFESSIONAL STANDARDS ACT 1997

**THE ASSOCIATION OF CONSULTING SURVEYORS NATIONAL PROFESSIONAL
STANDARDS SCHEME**

I, John Quigley MLA, Attorney General; Minister for Commerce, pursuant to section 26 of the *Professional Standards Act 1997* WA (the Act), authorise the publication of the Association of Consulting Surveyors National Professional Standards Scheme (the Scheme) submitted to me by the Professional Standards Council of New South Wales. The Scheme is published with this authorisation and will commence in accordance with section 27 of the Act.

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

Dated: 22 June 2020.

PROFESSIONAL STANDARDS ACT 1994 (NSW)

**ASSOCIATION OF CONSULTING SURVEYORS NATIONAL PROFESSIONAL STANDARDS SCHEME
PREAMBLE**

Occupational Association

- A Association of Consulting Surveyors National Limited (CSN) is a voluntary occupational association for Consulting Surveyors in Australia.
- B The occupational group for the purposes of this Scheme, represented by CSN, consists of Consulting Surveyors with a principal place of practice in Australia.

Nature of Scheme

- C CSN has made an application to the Professional Standards Council (**Council**), appointed under the *Professional Standards Act 1994 (NSW)* (the **Act**), for approval of a scheme under the Act and this document comprises the scheme (**Scheme**).
- D The Scheme is intended to operate under the Act, which has the purpose of improving occupational standards of professional persons and to protect consumers of their services.
- E The Scheme has been prepared by CSN for the purposes of limiting occupational liability of Participating Members to the extent to which such liability may be limited under the Act.
- F The Scheme does not affect Damages which are below the Monetary Ceiling applying in respect of a Participating Member. The Scheme limits liability for Damages to the Monetary Ceiling applying in respect of a Participating Member only if the Participating Member has insurance as required under section 21 of the Act.
- G The Scheme is to apply to all Participating Members.
- H Responsibility for the administration of the Scheme and ensuring that it complies with the requirements of the Act and of the Council rests with CSN.

Risk Management

- I CSN has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its Participating Members and an outline of how these strategies are intended to be implemented.
- J CSN will report annually to the Council on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made to them.

Jurisdiction

- K The Scheme is intended to apply in all jurisdictions within Australia.

Association of Consulting Surveyors National Limited Professional Standards Scheme

1. Preliminary Matters

1.1 This Scheme is a scheme under the Act prepared by CSN, whose business address is Level 7, 350 Kent Street, Sydney NSW 2000.

1.2 Relevant definitions for the purpose of this Scheme are as follows—

- (a) “**Annual Fee Income**” means the amount charged during a Financial Year for services provided by or on behalf of the Consulting Surveying Practice;
- (b) “**Court**” has the same meaning as it has in the Act;
- (c) “**Consulting Surveyor**” means a person engaging in the following professional activities—
 - (i) practising the science of measurement; and
 - (ii) assembling and assessing land and geographic related information and using that information for the purpose of planning and implementing the efficient administration of the land and the sea and the structures on them.¹
- (d) “**Corporate Member**” has the same meaning it has in CSN’s Constitution (as amended from time to time);
- (e) “**Consulting Surveying Practice**” means an Individual Member or Corporate Member that carries on (whether alone or jointly) a business of providing professional services of a type a Consulting Surveyor typically provides;
- (f) “**Corresponding Law**” has the meaning given in clause 2.2;
- (g) “**CSN Insurance Standards**” means the insurance standards approved from time to time by CSN;
- (h) “**Damages**” has the same meaning as it has in the Act;
- (i) “**Financial Year**” means a financial accounting period commencing on 1 July and ending 30 June;
- (j) “**Individual Member**” has the same meaning it has in CSN’s Constitution (as amended from time to time);
- (k) “**Monetary Ceiling**” is, in respect of a Participating Member at the Relevant Time, the monetary ceiling applicable for the purposes of limitation of liability under the Scheme, being the greater of—
 - (i) the amount determined according to the table in clause 4.4; or
 - (ii) the amount specified by CSN in accordance with its discretionary authority under the amount specified by CSN in accordance with its discretionary authority under clause 5;
- (l) “**Occupational Liability**”—
 - (i) for the operation of this scheme in New South Wales or in a jurisdiction other than New South Wales pursuant to the Act, has the meaning given to it in the Act²; and

¹ For the avoidance of doubt, the professional activities described in this definition of Consulting Surveyor include but are not limited to the following which may occur either on, above or below surface of the land or the sea:

- (i) the determination of the size and shape of the earth and the measurement of all data needed to define the size, position, shape and contour of any part of the earth’s surface;
- (ii) the positioning of objects in space and the positioning and monitoring of physical features, structures and engineering works on, above or below the surface of the earth;
- (iii) the determination of the position of the boundaries of public or private land or structures, including national and international boundaries, and the registration of those lands with the appropriate authorities;
- (iv) the design, establishment and administration of land and geographic information systems and the collection, storage, analysis and management of data within those systems;
- (v) the study of the natural and social environment, the measurement of land and marine resources and the use of the data in the planning of development in urban, rural and regional areas;
- (vi) the planning, development and redevelopment of property, whether urban or rural and whether land or buildings;
- (vii) the assessment of value and the management of property, whether urban or rural and whether land or buildings;
- (viii) the planning, measurement, design and management of construction works, including the estimation of costs; and
- (ix) the production of plans, maps, files, charts and reports.

In the application of the foregoing activities a Consulting Surveyor takes into account the relevant legal, economic, environmental and social aspects affecting each project.

² Section 5(1) of the Act provides that the Act does not apply to liability for Damages arising from the death of or personal injury to a person; a breach of trust, or fraud or dishonesty. Section 5(2) of the Act also provides that the Act does not apply to liability which may be the subject of proceedings under Part 14 of the *Real Property Act 1900*.

- (ii) for the operation of the Scheme in a jurisdiction other than New South Wales under a Corresponding Law of that jurisdiction, means any liability included in the meaning of “occupational liability” in the Corresponding Law which is on force in that jurisdiction from time to time;
- (m) **“Participating Members”** means those persons specified in clause 3.1 of the Scheme;
- (n) **“PI Insurance Policy”** means a policy of insurance insuring the Participating Member against Occupational Liability to which the cause of action relates that complies with the CSN Insurance Standards; and
- (o) **“Relevant Time”** means, in respect of a cause of action founded on an act or omission, the time of that act or omission occurring.

2. Jurisdiction

2.1 The Scheme applies in New South Wales in accordance with the Act.

2.2 In addition to New South Wales, the Scheme is intended to operate in ACT, Northern Territory, Queensland, South Australia, Victoria, Western Australia and Tasmania in accordance with the professional standards legislation of those states and territories and subject to the requirements of that legislation (each a **Corresponding Law**), so that references to a provision of the Act, the application of the Scheme to a liability, the limit of a liability under the Act or what constitutes Occupational Liability, are intended to pick up the relevant provisions of the Corresponding Laws, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in any of those jurisdictions as an interstate scheme.

3. Persons to whom the Scheme applies

3.1 The Scheme applies to—

- (a) all Individual Members and Corporate Members of CSN who are not exempted under clause 3.2 of the Scheme; and
- (b) all persons to whom the scheme applies pursuant to sections 18, 19, 20 or 20A of the Act.

3.2 A person referred to in clause 3.1(a) may, on application, be exempted from participation in the Scheme by CSN with effect from the date specified by CSN. This clause 3.2 does not apply to persons to whom the Scheme applies pursuant to sections 18, 19, or 20 of the Act.

3.3 The Scheme also applies to all persons to whom the Scheme applied under clause 3.1 at the Relevant Time, whether or not the Scheme would otherwise still apply to those persons.

3.4 CSN may, upon application by a person who has been exempted from the Scheme under clause 3.2, revoke an exemption of that person from participation in the Scheme with effect from the date specified by CSN.

4. Limitation of liability

4.1 The Scheme limits the Occupational Liability of a Participating Member for Damages³—

- (a) arising from a single cause of action founded on an act or omission by a Participating Member acting in the performance of providing services of a Consulting Surveyor; and
- (b) to the extent those Damages exceed the Monetary Ceiling applying in respect of the Participating Member at the Relevant Time.

4.2 If a proceeding relating to Occupational Liability is brought against a Participating Member, the Participating Member is not liable for Damages in relation to that cause of action above the amount of the Monetary Ceiling applying in respect of the Participating Member if the Participating Member can satisfy a Court that—

- (a) the Participating Member has the benefit of a PI Insurance Policy; and
- (b) the amount payable under the PI Insurance Policy in relation to the Occupational Liability⁴ is at least the amount of the Monetary Ceiling applying in respect of the Participating Member.

4.3 For the purposes of section 26 of the Act, the Scheme only affects a liability for Damages arising from a single cause of action to the extent to which the liability results in Damages exceeding the Monetary Ceiling applying in respect of the Participating Member, as determined by the Council and set out in clause 4.4.

³ Damages as defined in section 4 of the Act means:

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

⁴ Section 4(1A) of the Act provides that a reference in the Act “to an amount payable under an insurance policy in respect of an occupational liability includes a reference to –

- (a) defence costs payable in respect of a claim, or notification that may lead to a claim (other than reimbursement of the defendant for the time spent in relation to the claim), but only if those costs are payable out of the one sum insured under the policy in respect of the occupational liability; and
- (b) the amount payable under or in relation to the policy by way of excess.”

However, see also section 26A of the Act and its note, which has the effect that section 4(1A) does not reduce the cap on the liability of the Participating Member to the client.

4.4 The monetary ceiling applicable for the purposes of limitation of liability under the Scheme at the Relevant Time is to be determined according to the following table—

Class	Description	Monetary ceiling (Maximum amount of liability)
1	A Participating Member who is at the Relevant Time an Individual Member who is a principal, partner, officer or employee of a Consulting Surveying Practice that generated Annual Fee Income for the Financial Year immediately preceding the Relevant Time of up to and including \$2 million. A Participating Member which is at the Relevant Time a Corporate Member that generated Annual Fee Income for the Financial Year immediately preceding the Relevant Time of up to and including \$2 million.	\$2 million
2	A Participating Member who is at the Relevant Time an Individual Member who is a principal, partner, officer or employee of a Consulting Surveying Practice that generated Annual Fee Income for the Financial Year immediately preceding the Relevant Time of greater than \$2 million and up to and including \$5 million. A Participating Member which is at the Relevant Time a Corporate Member that generated Annual Fee Income for the Financial Year immediately preceding the Relevant Time of greater than \$2 million and up to and including \$5 million.	\$5 million
3	A Participating Member who is at the Relevant Time an Individual Member who is a principal, partner, officer or employee of a Consulting Surveying Practice that generated Annual Fee Income for the Financial Year immediately preceding the Relevant Time of greater than \$5 million. A Participating Member which is at the Relevant Time a Corporate Member that generated Annual Fee Income for the Financial Year immediately preceding the Relevant Time of greater than \$5 million.	\$10 million

4.5 Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to Occupational Liability, the liability of any person who is subject to this Scheme is capped both by this Scheme and also by any other scheme under professional standards legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher will be the applicable cap.

5. Conferral of discretionary authority

5.1 CSN has discretionary authority, on application by a Participating Member, to specify in relation to the Participating Member, a higher maximum amount of liability than would otherwise apply under the Scheme in relation to the Participating Member, either in all cases or in any specified case or class of case.

5.2 Before specifying a higher maximum amount of liability in respect of a Participating Member under clause 5.1, CSN must satisfy itself that there is evidence of top-up professional indemnity insurance commensurate with the higher Monetary Ceiling sought.

5.3 If, in the exercise of its discretion under clause 5.1 CSN has specified a higher maximum amount of liability than would otherwise apply under the Scheme in respect of a Participating Member, the Monetary Ceiling applying in respect of that Participating Member is that higher maximum amount.

6. Duration

6.1 The date of the Scheme's commencement in New South Wales, Victoria, Queensland, Western Australia, Tasmania, and the Northern Territory is 1 July 2020.

6.2 In the Australian Capital Territory and in South Australia, the Scheme will commence—

- (a) on the date provided for in the Minister's notice in relation to the Scheme, if a date is provided; or
- (b) on the first day two months after the day on which notice was given, in any other case.

6.3 The Scheme will be in force in New South Wales for a period of five years from the date of its commencement in New South Wales.

6.4 For any other jurisdiction, the Scheme will be in force for whichever of the following periods ends first—

- (a) five years from the date of commencement in the applicable jurisdiction; or
- (b) five years from the date of commencement in New South Wales.

6.5 Clauses 6.3 and 6.4 are subject to the provisions of each jurisdiction applicable to the revocation, extension or cessation of Schemes.

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.
Andrews	Jean	PA0219
Deacon	Barry Frank	PA0226

TONY HASSALL, Commissioner.

Dated 19 June 2020.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

Shire of Broome

BASIS OF RATES

I, Michael Connolly, being delegated by the Minister of the Crown to whom the administration of the *Local Government Act 1995* is committed by the Governor, and acting pursuant to section 6.28 (1) of that Act, hereby, and with effect from 1 July 2020, determined that the method of valuation to be used by the Shire of Broome as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	<p>All that portion of land starting from a point at coordinate 490563.0229 metres east, 8174573.0168 metres north, and extending easterly, southerly and westerly through the following points—</p> <ul style="list-style-type: none"> • 493048.6969 metres east 8174530.0066 metres north • 493062.5352 metres east 8173144.6948 metres north • 490563.6268 metres east 8173196.6775 metres north <p>And northerly to the starting point. Approximate Area: 344.1 hectares</p>

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

LG501

BUSH FIRES ACT 1954

FIREBREAK AND FUEL LOAD NOTICE

Shire of Northam

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954* (as amended), notice is hereby given to all owners and occupiers of land within the Shire of Northam adopted the following requirements as a measure to assist in the control of bush fires, or preventing the spread or extension of a bush fire which may occur within the Shire.

All owners and/or occupiers of land within the Shire of Northam are required to carry out fire prevention work in accordance with this notice by 1 November each calendar year and maintained until 30 April the following calendar year, or within 14 days of becoming an owner or occupier of land if after that date, to comply with the requirements set out in this notice.

FAILURE TO COMPLY WITH THE REQUIREMENTS OF THIS ORDER MAY RESULT WITH THE ISSUE OF AN INFRINGEMENT NOTICE PENALTY \$250.00 OR PROSECUTION IN A COURT OF LAW WITH A MAXIMUM PENALTY OF \$5,000 AND BE LIABLE WHETHER PROSECUTED OR NOT TO PAY THE COSTS OF PERFORMING THE WORK DIRECTED BY THE NOTICE.

1. Building Protection Zone

The Building Protection Zone is an area of very low fuel levels and managed vegetation 20 metres out from habitable buildings (As defined in the Residential Design Codes of WA and in AS 3959) and must meet the following requirements—

Habitable building means a dwelling, workplace, place of gathering or assembly, a building used for the storage or display of goods or produce for sale by wholesale in accordance with classes 1-9 of the Building Code of Australia. The term habitable building includes attached and adjacent structures like garages, carports, verandas or similar roofed structures that are attached to, or within 6 metres of, the dwelling or primary building.

- Building Protection Zones for habitable buildings must extend a minimum of 20 metres out from any external walls of the building, attached structures, or adjacent structures within 6 metres of the habitable building.
- On sloping ground the Building Protection Zone distance shall increase at least 1 metre for every degree in slope on the sides of the habitable building that are exposed to down slope natural vegetation.
- Building Protection Zones must consist of non-flammable managed vegetation, reticulated lawns and gardens and other non-flammable features.
- All grass in Building Protection Zones must be maintained to or under 5cm in height.
- Fuel loads within Building Protection Zones must be maintained at 2 tonnes per hectare or lower.
- The crowns of trees must be separated to create a clear separation distance between adjoining or nearby tree crowns. The separation distance between tree crowns is not required to exceed 10 metres.
- A small group of trees within close proximity to one another may be treated as one crown provided the combined crowns do not exceed the area of a large or mature crown size for that species.
- Trees are to be low pruned (or under pruned) to at least a height of 2 metres from ground.
- No tree, or shrub over 2 metres high are to be within 2 metres of a habitable building.
- Trees and shrubs over 2 metres high must not be planted in groups close to the habitable building and there must be a gap of at least 3 times the height (at maturity) of the shrub away from the habitable building.
- There must be no tree crowns or branches hanging over habitable buildings.
- Firewood and flammable materials must be stored 20m from habitable buildings
- Driveways and access ways are to be a minimum of (3) metres wide with a vertical clearance of (4)metres to allow for the safe passage of a fire appliance to all buildings and assets on the land
- Roof gutters should be free of leaves and other combustible material.

Your Property

2. Land with area less than 10,000m²(1 hectare)

- Maintain all grass on the land to a height no greater than 10cm all windrows or dead flammable material must be removed.
- Maintain fuel loadings in natural bush areas at less than 8 tonnes per hectare across the land
- Land with a habitable building on it must maintain a Building Protection Zone in line with the requirements of Section 1 of this notice.

3. Land with an area g 10,000m² (1 hectare) to 100,000m² (10 hectares)

Options (selected one out of the three options)

1. Install bare earth firebreaks three (3) metres wide immediately inside within (10) metres of all boundaries in a continuous form. All overhanging branches, trees, limbs etc. to be trimmed back from over the firebreak area to a minimum height of four (4) metres to allow for the safe passage of a fire appliance or;
2. Maintain all grass on the land to a height no greater than 10cm all windrows and or dead flammable material must be removed. An access area within (10) metres of the boundary with a minimum width of (3) metres with a vertical clearance of (4) metres where all overhanging branches are trimmed back to allow for the safe passage of a fire appliance or;
3. A combination of the above two options for properties with natural bush sections and pastured land sections
 - Land with a building on it must maintain a Building Protection Zone in line with the requirements of Section 1 of this notice.
 - On land for the use of tendering livestock a level of feed can be maintained to last the season. All grass a distance of 5m from any firebreak must be maintained to a height no greater than 10cm.
 - Maintain fuel loadings in natural bush areas at less than 8 tonnes per hectare across the land.

Firebreak

Means a strip or area of trafficable ground, which is at least three (3) metres wide for cropped/stubble areas, or Three (3) metres wide for bushland/remnant vegetation areas with a minimum height of four (4) metres, which is kept and maintained totally clear of all inflammable matter. Such firebreaks may be constructed by one or more of the following methods: PLOUGHING, CULTIVATING, SCARIFYING, RAKING, BURNING, CHEMICAL SPRAYING OR OTHER METHOD as approved by an Authorised Officer.

In agricultural areas it is considered acceptable if a vehicle can travel through crop area within 10m of the property boundary to traverse around low branches or limbs.

4. Land with an area greater than 100,000m² (10 hectares)

Options (selected one out of the three options)

1. Install bare earth firebreaks two (2) metres wide immediately inside within (10) metres of all boundaries in a continuous form, for all cropped/stubble areas, or three (3) metres wide for all natural bush/remnant vegetation areas on the property within ten (10) metres of the property boundary. All overhanging branches, trees, limbs etc. to be trimmed back from over the firebreak area to a minimum height of four (4) metres to allow for the safe passage of a fire appliance or;
2. Maintain all grass on the land to a height no greater than 10cm all windrows and or dead flammable material must be removed. An access area within (10) metres of the boundary with a minimum width of (3) metres with a vertical clearance of (4) metres where all overhanging branches are trimmed back to allow for the safe passage of a fire appliance or;
3. A combination of the above two options for properties with natural bush sections and pastured land sections
 - On land for the use of tendering livestock a level of feed can be maintained to last the season. All grass a distance of 5m from any firebreak must be maintained to a height no greater than 10cm.
 - Maintain fuel loadings in natural bush areas at less than 8 tonnes per hectare across the land.

Firebreak

Means a strip or area of trafficable ground, which is at least two (2) metres wide for cropped/stubble areas, or Three (3) metres wide for bushland/remnant vegetation areas with a minimum height of four (4) metres, which is kept and maintained totally clear of all inflammable matter. Such firebreaks may be constructed by one or more of the following methods: PLOUGHING, CULTIVATING, SCARIFYING, RAKING, BURNING, CHEMICAL SPRAYING OR OTHER METHOD as approved by an Authorised Officer.

In agricultural areas it is considered acceptable if a vehicle can travel through crop area within 10m of the property boundary to traverse around low branches or limbs.

5. Fuel Depot and Storage Areas, Haysheds, Stockpiled Flammable Materials and Stationary Machinery.

- Remove all flammable matter within (10) metres of Fuel Depot and Storage Areas of where fuel drums whether containing fuel or not, fuel ramps or fuel dumps are located, Hay Shed, Stockpiled Flammable Materials, Stationary Machinery are stored.
- Install bare earth firebreaks three (3) metres wide immediately inside and along all boundaries of land in a continuous form with a vertical clearance of (4) metres where overhanging branches are trimmed back immediately adjacent to Stationary Motors, Haystacks, Stockpiled Flammable Materials and Stationary Machinery.

6. Bushfire or Emergency Management Plans

(Compliance is required throughout the year, every year)

Means a bushfire management plan, emergency management plan or an approved Bushfire attack level (BAL) assessment that has been developed and approved to reduce and mitigate fire hazards as part of a Town Planning Scheme, subdivision approval, development approval or a building permit

- All properties with a Bush Fire, Fire or Emergency Management Plan shall comply with the plan in its entirety.
- Any requirements identified in a Bush Fire, Fire or Emergency Management Plan are in addition to the requirements of this notice.

7. Application to vary the Firebreak Requirements with Alternative Arrangements

If it is considered impracticable for any reason whatsoever to implement any of the requirements of this Notice, you may apply in writing to the Shire of Northam by no later than the 1st October each year for permission to implement alternative measures under the following options,

- (a) A temporary variation for extenuating circumstances only
- (b) A permanent feature of the property requires a variation to his order, if approved the variation will apply until specifically rescinded or replaced with a new individual notice by the shire.

Take notice if permission is not granted in writing you must comply with the requirements of this notice.

8. The Burning of Garden Refuse

Pursuant to the powers contained in section 24G (2) of the *Bush Fires Act 1954*, the Shire of Northam prohibits the burning of all garden refuse within its district during the Prohibited Burning Times. This prohibition applies to all persons within the Shire's district.

- The burning of garden refuse or rubbish on the ground or in an incinerator that would otherwise be permitted under Section 24F is prohibited absolutely on all land within the district during the Prohibited Burning Period.
- The burning of garden refuse or rubbish on the ground or in an incinerator that would otherwise be permitted under Section 24F is prohibited on all land under 2000m² (square metres) in size during the Restricted Burning Time, without a Fire Permit issued under Regulation 15 of the *Bush Fires Act 1954*.
- The burning of garden refuse or rubbish on the ground or in an incinerator that would otherwise be permitted under Section 24F is prohibited absolutely on all land within the district during the Restricted Burning period between 1st Mar—30 Apr each year.
- During the Restricted Burning period October 1st and Nov 30th each year, residents on land that is greater than 2,000m² in area it is permissible to undertake the burning of garden refuse (dry leaves, small branches, off cuts, etc.) in a single pile on the ground no larger than 1.0 m³ between the hours of 18:00 (6pm) and 23:00 (11pm) and by complying with all the conditions of section 24F (3) in the *Bush Fires Act 1954* and Regulation 15B *Bush Fires Regulations 1954*.
- Reticulated water supply or min 600lts of water must be available for immediate use at all times, the fire is to be completely extinguished with water prior to leaving area unattended.

9. Restricted and Prohibited Burning times

- The "Prohibited Burning Time" means the 1 December each calendar year through until 28th February the following calendar year (inclusive, and as varied pursuant to Sections 17 and 18 of the *Bush Fires Act 1954*).
- The "Restricted Burning Time" means the 1 October through until 30 November and the 1 March through until 30 April each calendar year (inclusive, and as varied pursuant to Sections 17 and 18 of the *Bush Fires Act 1954*).

10. Cooking and Camping

Pursuant to the powers contained in section 25H (1) of the *Bush Fires Act 1954*, the Shire of Northam prohibits the lighting of a fire in the open air for the purpose of camping or cooking during the prohibited period. This prohibition applies to all persons within the Shire's district.

For the purposes of this section (1aa) a gas appliance, comprising a fire the flame of which is encapsulated by the appliance and which does not consume solid fuel, shall not be taken to be a fire in the open air.

An appliance that burns a solid fuel, (BBQ, Pizza Oven, Meat Smoker etc.) cannot be operated on days of "VERY HIGH", "SEVERE", "EXTREME" or "CATASTROPHIC" fire danger rating.

- Any chimney on the appliance must be fitted with a suitable spark arrestor that is maintained in a clean, sound and efficient condition.
- If solid fuel is being consumed, then the burning fuel must be sealed from the open air by a secure, sealable door.
- Appliance must not be left unattended and a reticulated water supply must be available for immediate use.

Take notice a person/s who contravenes a of this section is guilty of an offence that carries a penalty of \$3,000.

11. Permits to burn

Means a "Permit to Burn the Bush" as issued by an Authorised Officer under section 18 of the *Bush Fires Act 1954*.

- Applications for Permits are available from the Shire of Northam at no cost.
- You must comply with all conditions imposed by the Shire or an Authorised Officer in respect of any Permit issued by the Shire.
- Permits will not be valid on days of "VERY HIGH", "SEVERE", "EXTREME" or "CATASTROPHIC" fire danger.
- Permits may also be revoked if in the opinion of an authorised officer the conditions are not deemed suitable for prescribed burns.

Take notice that the Shire of Northam prohibits the burning of any road verge within the entire district.

Take Notice that pursuant to *Section 18 (11) of the Bush Fires Act 1954*—Where a person starts a fire on land, if the fire escapes from the land or if the fire is in the opinion of a Bush Fire Control Officer or an officer of a Bush Fire Brigade out of control on the land, the person shall be liable to pay to the local government on the request of and for recoup to its bush fire brigade, any expenses up to a maximum amount of \$10 000 incurred by it in preventing the extension of or extinguishing the fire, and such expenses may be recovered in any court of competent jurisdiction.

A person who commits a breach of this section other than subsection (11) is guilty of an offence.

Penalty: For a first offence \$4 500.

For a second or subsequent offence \$10 000.

12. Harvest, Movement of Vehicles and Hot Works Bans

All persons within the Shire of Northam are required to comply with a direction declared under Reg 38A, 38B, 38C and 38D, *Bush Fires Regulations 1954*.

- A Harvest, Vehicle Movement and Hot Works Ban (HVMB) requires the cessation of all harvesting, vehicle movements and hot work operations within the Shire of Northam.
- A Harvest, Vehicle Movement and Hot Works Ban (HVMB) prohibits the movement of vehicles on properties within the Shire of Northam except for the essential watering of stock in a diesel powered vehicle.
- A Harvest, Vehicle Movement and Hot Works Ban (HVMB) prohibits the use of all welding, grinding and abrasive tools on properties within the Shire of Northam in the open air. Exemptions in accordance with Council Policy may be available. Further information is available by contacting Shire of Northam (08) 9622 6100.

Take notice a person/s who contravenes a declaration made under regulation 38A, 38B, 38C or 38D or who fails to carry out any direction given to him is guilty of an offence that carries a penalty of \$5,000.

A Harvest Vehicle Movement and Hot works Ban will be advertised on the Shire of Northam Website or Emergency Information Line on (08) 9621 1120. Where possible on ABC Radio 531AM, MMM 864 AM and notification can be obtained via a free SMS service which is available upon request from the Shire of Northam (08) 9622 6100

13. Additional Works

In addition to the requirements noted above, regardless of land size and location, the Shire of Northam or its duly authorised officer may require you to undertake additional works on your property to improve access and or undertake further hazard removal and/or reduction works, where in the opinion of that authorised officer, it is to be necessary to prevent the outbreak and/or the spread of a bush fire.

Take notice that pursuant to Section 33(4) of the *Bush Fires Act 1954*, where the owner and/or occupier of land fails or neglects to comply with the requisitions of this Notice within the times specified, the Shire of Northam may by its officers and with such servants, workmen and contractors, vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of this Notice which have not been complied with and pursuant to Section 33(5) of the *Bush Fires Act 1954*, the amount of any costs and expenses incurred may be recovered from you as the owner and or occupier of the land.

If the requirements of this Notice are carried out by burning, such burning must be in accordance with the relevant provisions of the *Bush Fires Regulations 1954*.

The owner or occupier of land to whom a notice has been given under subsection (1) and who fails or neglects in any respect duly to comply with the requisitions of the notice is guilty of an offence, that offence carries a penalty of \$5,000, additionally a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed by this notice if it is not carried out by the owner and/or occupier by the date required by this Notice.

14. Reserves vested with the Shire of Northam

The Shire of Northam reserves the right to conduct any mitigation works deemed necessary on any reserves vested with Shire of Northam for the purpose of reducing the risk of fire to the community. Each reserve will be assessed in accordance with ISO 31000:2018 and identified in the Bushfire Risk Management Plan.

Treatments implemented may include but are not limited to prescribed burns, slashing, mulching or any other means necessary as determined by the Shire of Northam to ensure the risk is reduced to a satisfactory level.

General Advice

This notice gives the minimum requirements for fire control within the Shire of Northam and all residents and ratepayers are encouraged to be prepared by undertaking additional fire protection measures. Creating a household "Bushfire Survival Plan" to ensure the safety of property and life. Further additional information to that contained in this notice can be obtained from the 5min Fire Chat website www.dfes.wa.gov.au/firechat or from the Shire of Northam website www.northam.wa.gov.au

All previous versions of this notice are hereby cancelled.

By order of the Council,

JASON WHITEAKER, Chief Executive Officer.

Definitions

For the purpose of this Notice the following definitions apply—

Alternative Arrangements includes a variation as defined in Section 7 of this Notice to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.

Authorised Officer means an employee of the Shire of Northam appointed as a Bush Fire Control Officer pursuant to the powers conferred in Section 38 of the *Bush Fires Act 1954*.

Firebreak means a strip or area of trafficable ground, which is at least two (2) metres wide for cropped/stubble areas, or Three (3) metres wide for bushland/remnant vegetation areas with a minimum height of four (4) metres, which is kept and maintained totally clear of all inflammable matter. Such firebreaks may be constructed by one or more of the following methods: PLOUGHING, CULTIVATING, SCARIFYING, RAKING, BURNING, CHEMICAL SPRAYING OR OTHER METHOD as approved by an Authorised Officer.

In agricultural areas it is considered acceptable if a vehicle can travel through crop area within 10m of the property boundary to traverse around low branches or limbs.

Flammable Material means any plant, tree, grass, substance, object, thing or material that may or is likely to catch fire and burn or any other thing deemed by an authorised officer to be capable of combustion.

Solid Fuel means any fuel other than gas for cooking/camping, such as, wood, coal, BBQ briquettes

Fuel Depot / Fuel Storage Area means an area of land, a building or structure where fuel, ie (petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or manner.

Fuel Load is the leaf litter on the ground inclusive of leaves, twigs (up to 6mm in diameter) and bark. A litter depth of 5mm from the top of the layer to the mineral earth beneath is indicative of approximately 2.5 tonnes per hectare. A litter depth of 15mm from the top of the layer to the mineral earth beneath is indicative of approximately 8 tonnes per hectare.

The Shire of Northam can provide advice on determining fuel load levels further information is available here—

<https://www.dfes.wa.gov.au/safetyinformation/fire/bushfire/VisualFuelLoadsPublications/Visual%20Fuel%20Load%20Guide%20Swan%20Coastal.pdf>

Habitable Buildings means a dwelling, workplace, place of gathering or assembly, a building used for the storage or display of goods or produce for sale by wholesale in accordance with classes 1-9 of the Building Code of Australia. The term habitable building includes attached and adjacent structures like garages, carports verandas or similar roofed structure(s) that are attached to, or within 6 metres of the dwelling or primary building.

Maintaining Fuel Loads relates to the management of leaf litter as described in this Notice. Reducing fuel load levels does not necessarily require the removal of existing natural vegetation. A combination of methods can be utilised inclusive of safe burning, raking, weed removal, pruning and/or the removal of dead plant material.

Managed Vegetation includes vegetation that is pruned away from buildings, under pruned to minimise contact with ground fuels and that is kept free of dead suspended matter such as twigs, leaves and bark.

Trafficable means to be able to travel from one point to another in a four-wheel drive fire appliance on a clear surface, unhindered without any obstruction that may endanger such fire appliances. A firebreak is not to terminate, or lead to a dead end, without provision for egress to a safe place or a cleared turn around area of not less than a 20 metre diameter.

Vertical Axis means a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak to a minimum height of 4 metres from the ground.

MINERALS AND PETROLEUM

MP401

DANGEROUS GOODS SAFETY ACT 2004 EXEMPTION NOTICE NO. 73

Made by the Chief Dangerous Goods Officer

Pursuant to section 22 of the Dangerous Goods Safety Act 2004, I hereby exempt vehicle drivers transporting mineral ores and concentrates, classified as *UN 3077—Environmentally Hazardous Substances, Solid, N.O.S.*, from Regulation 216 (1) of the *Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007* requiring the driver to hold a dangerous goods driver licence.

Period of exemption

This exemption is valid from 6 July 2020 for a period of five years, unless amended or cancelled pursuant to Section 22(4) of the Act.

STEVE EMERY, Chief Dangerous Goods Officer, and
Acting Director Dangerous Goods and Petroleum Safety.

Dated 23 June 2020.

MP402**MINING ACT 1978**
INTENTION TO FORFEITDepartment of Mines, Industry Regulation and Safety
Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 27 July 2020 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number	Holder	Exploration Licence	Mineral Field
E 08/1972-I	Mt Alexander Iron Ore Pty Ltd		Ashburton
E 09/2184	Brines And Mines Pty Ltd		Gascoyne
E 09/2304	Serena Minerals Limited		Gascoyne
E 09/2305	Serena Minerals Limited		Gascoyne
E 09/2312	Serena Minerals Limited		Gascoyne
E 51/1807	Great Western Exploration Limited		Murchison
E 53/1601	Zeus Resources Limited		East Murchison
E 53/1604	Zeus Resources Limited		East Murchison
E 69/3353	Brines And Mines Pty Ltd		Warburton
E 70/4770	Crucible Resources Pty Ltd		South West
E 80/5143	Dampier Gold Limited		Kimberley
E 80/5144	Dampier Gold Limited		Kimberley
<i>Mining Lease</i>			
M 29/411	Duffy, Michael Peter		North Coolgardie
M 57/206	Bennett, John		East Murchison
M 80/474	Martinjinni Pty Ltd		Kimberley
<i>General Purpose Lease</i>			
G 20/25	Victory Goldfields Pty Ltd		Murchison

MP403**PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967**

RELEASE OF INFORMATION

I, Richard John Rogerson, Executive Director, Resource Tenure of the Department of Mines and Petroleum under delegation from the Minister for Mines and Petroleum, pursuant to Section 112 of the Petroleum and Geothermal Energy Resources Act 1967, do hereby advise that—

- (i) As of 10 August 2020 it is my intention to make available all interpreted data submitted prior to 31 June 2015 in accordance with the Petroleum and Geothermal Energy Resources Act 1967; and
- (ii) I invite interested persons to advise of any objection to this release of information within 45 days of publication of this notice.

A person is not entitled to make an objection to information being made available or publicly known except on ground that to do so would disclose—

- (a) Any trade secret, or
- (b) any other information the disclosure of which would, or could reasonably be expected to adversely affect the person in respect of the lawful business, commercial or financial affairs of the person.

If no objections are received in accordance with this notice, it shall be deemed that the person who furnished the document containing the information has consented to the information being made available or publicly known.

Any objections to the release of information should be addressed to—

Executive Director Petroleum Division
Department of Mines and Petroleum
Level 11 Mineral House
100 Plain Street
EAST PERTH WA 6004

Dated at Perth this 23rd day of June, 2020.

RICHARD JOHN ROGERSON, Executive Director, Resource Tenure.

MP404

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 16 July 2012 and published in the *Government Gazette* dated 27 July 2012, 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 15 July 2022.

Locality

Gogo and Mt Pierre Stations

Description of Land

Land designated S19/334 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 A1181/201901, document ID 7460992.

Area of Land

6,338.2999 hectares.

Dated at Perth this 23rd day of June, 2020.

RICHARD JOHN ROGERSON, Executive Director, Resource Tenure.

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 dates 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.
Procurement Act 2020	19 June 2020	24 of 2020
Fines, Penalties and Infringement Notices Enforcement Amendment Act 2020	19 June 2020	25 of 2020

NIGEL PRATT, Clerk of the Parliaments.

Dated 22 June 2020.

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005**DECLARATION OF PLANNING CONTROL AREA 150**

City of Swan

Bullsbrook Intermodal Transport Facility

File: 835-2-21-23

General description

The Minister for Planning has granted approval to the declaration of a planning control area for Bullsbrook Intermodal Transport Facility as shown on Western Australian Planning Commission (WAPC) plan number 3.2768.

Purpose

The purpose of the planning control area is to protect land that is required for the future Bullsbrook Intermodal Transport Facility. The WAPC considers that the planning control area is required over the identified properties to ensure that no development occurs on this land that might prejudice this purpose until it may be reserved for Railways in the Metropolitan Region Scheme.

Duration and effects

The declaration remains in effect for a period of five years from the date of publication of this notice in the *Government Gazette* or until revoked by the WAPC with approval by the Minister, whichever is the sooner.

A person shall not commence and carry out development in a planning control area without the prior approval of the WAPC. The penalty for failure to comply with this requirement is \$200,000 and, in the case of a continuing offence, a further fine of \$25,000 for each day during which the offence continues.

Compensation is payable in respect of land injuriously affected by this declaration, and land so affected may be acquired by the WAPC in the same circumstances and in the same manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

Display locations

Documents can also be viewed online at the Department of Planning, Lands and Heritage website <https://www.dplh.wa.gov.au/planning-control-areas>.

Ms SAM FAGAN, Secretary, Western Australian Planning Commission.

PREMIER AND CABINET

PR401**INTERPRETATION ACT 1984**
MINISTERIAL ACTING ARRANGEMENTS

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

Hon R. H. Cook MLA to act temporarily in the office of Treasurer; Minister for Finance; Aboriginal Affairs; Lands in the absence of the Hon B. S. Wyatt MLA for the period 5 to 12 July 2020 (both dates inclusive).

R. BROWN, A/Director General,
Department of the Premier and Cabinet.

WATER

WA401**WATER SERVICES ACT 2012**
EXEMPTION NOTICE

Exemption for the Department of Education for the provision of a water supply service to the WA Country Health Service, Department of Health, in Wangkatjungka

In accordance with section 7 of the *Water Services Act 2012*, the Minister for Water, Hon Dave Kelly MLA, has granted an exemption from the application of section 5(1) of the Act to the Department of Education for the provision of a potable water supply service to the WA Country Health Service (Department of Health).

The exempted water service involves the supply of potable water from the Wangkatjungka Remote Community School site to WA Country Health Service staff accommodation adjacent to the site. Maintenance of the water service assets and water quality testing is undertaken by contractors appointed by the Department of Finance, Building Management and Works. Water quality of this supply is tested regularly and reported to the Department of Health.

The exemption will come into effect on the day it is published in the *Government Gazette*.

Summary of reasons for the decision

The regulatory burden imposed by licensing this water service would be disproportionately high relative to the public benefits.

The service is a co-operative not-for-profit arrangement between two Government agencies, to facilitate the accommodation of health workers in the community. The risk of the abuse of monopoly power is low.

Dated 15 June, 2020.

Hon DAVE KELLY MLA, Minister for Water.

PUBLIC NOTICES

ZZ401**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 Rex William Walker, late of 7 Colin Street, Pinjarra, Western Australia deceased, who died on 5 October 2019, are required by the executor, Susan Gaye Gray, c/- 2, 62 Pinjarra Road, Mandurah WA 6210, to send particulars of their claims to the executor within one month from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

PETHERICK COTTRELL LAWYERS,
PO Box 1891, Mandurah WA 6210.
Ph: (08) 9535 4604 Fax: (08) 9535 4603
Contact Jenny Shumack

ZZ402**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 Maxwell Petricevich, late of 75 Kentucky Drive West, Darling Downs, Western Australia deceased, who died on 17 January, 2020, are required by the executors, Gregory Noel Petricevich and Gail Margaret Babich, c/- 2, 62 Pinjarra Road, Mandurah WA 6210, to send particulars of their claims to the executors within one month from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

PETHERICK COTTRELL LAWYERS,
PO Box 1891, Mandurah WA 6210.
Ph: (08) 9535 4604 Fax: (08) 9535 4603
Contact Jenny Shumack

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 Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 26 July 2020 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Armstrong, Mary Christine, late of Bethanie Fields, 111 Eaton Drive, Eaton, who died on 3 May 2020 (DE19800849 EM23).

Crawford, Heather Fay, formerly of Unit 2, 247 The Strand, Dianella, late of Unit 45, 16 Leeder Street, Glendalough, who died on 11 June 2020 (DE33108975 EM38).

Daniels, Stephen, late of Unit 17, 34 Arundel Street, Fremantle, who died on 16 December 2019 (DE33169544 EM13).

Dungate, Isabel, late of Baptistcare Greenwood, 20 Roebuck Drive, Salter Point, who died on 2 February 2020 (DE33021583 EM36).

Harris, Doris Norma, formerly of 12 Grange Drive, Cooloongup, late of RAAFA Estate, 41 Portrush Parade, Meadow Springs, who died on 29 April 2020 (DE19773235 EM110).

Hathaway, Doris, late of Lawley Park Villlage, Unit 51, 55 Alexander Drive, Menora, who died on 5 June 2020 (DE33051037 EM36).

Healy, Joseph, late of 16 Kelly Street, Cloverdale, who died on 29 February 2020 (DE19982439 EM38).

John, Christopher Kenneth, late of Tom Burke House, 191 Newcastle Street, Perth, who died on 10 June 2016 (DE33137343 EM26).

Jones, Emily Mary, formerly of 1/105 Simpson Avenue, Rockingham, late of St Vincents Nursing Home, 224 Swan Street, Guildford, who died on 27 February 2020 (DE19894013 EM38).

Page, Dorothy May, late of 50 Redcliffe Street, East Cannington, who died on 2 June 2020 (DE33043131 EM36).

Renehan, Tracey Anne (also known as Tracey Ann Renehan), late of 38 Brain Street, Manjimup, who died on 22 March 2020 (DE33050347 EM24).

Skirka, Annette Margaret, formerly of Unit 12, 3 Lowanna Way, Armadale, late of Kensington Park Nursing Home, 62 Gwentyfred Road, Kensington, who died on 7 March 2020 (MINR33096960 EM214).

Warrell, Dorothy Ann, late of Unit 3, 9 Clara Street, Gosnells, who died on 25 May 2020 (PM33135772 EM27).

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

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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 26 June 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
Dick, Kenneth McGregor	Formerly of Unit 3, 293 McDonald Street, Yokine, late of Amaroo Village, Unit 3, 7 Millar Street, Denmark	29 August 2019	25 May 2020
