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CONTENTS	
PART 1	-
Racing and Wagering Western Australia Amendment Regulations 2020	Page 2795
PART 2	
Local Government	2796
Minerals and Petroleum	2806
Public Notices	2812
WorkCover	2812

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

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- Inquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.
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Clients without an account will need to supply credit card details at the time of lodging the notice.

— PART 1 —

RACING, GAMING AND LIQUOR

RA301

Racing and Wagering Western Australia Act 2003

Racing and Wagering Western Australia Amendment Regulations 2020

SL 2020/152

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Racing and Wagering Western Australia Amendment Regulations 2020*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Racing and Wagering Western Australia Regulations 2003*.

4. Regulation 71 amended

In regulation 71 in the Table delete item 18 and insert:

18. WA Professional Trainers' Greyhound racing operations
Association Greyhounds

R. NEILSON, Clerk of the Executive Council.

— PART 2 —

LOCAL GOVERNMENT

LG401

BUSH FIRES ACT 1954

Shire of Ravensthorpe
APPOINTMENTS

The following have been appointed as Bush Fire Control Officers for the Shire of Ravensthorpe in accordance with Section 38 Bush Fires Act 1954. The following positions came into effect at 1 August 2020.

Chief Bush Fire Control OfficerRodney DawDeputy Chief Bush Fire Control OfficersGavin Gibson

Bernard Fetherston-Haugh

Chief Fire Weather Officer Rodney Daw

Fire Weather Officers

Gavin Gibson Bernard Fetherston-Haugh Andrew Chambers Peter Kuiper

Fire Control Officers

Andy Daw Devon Burton Luke Webster Gary Webster Stott Redman Keith Rowe Paul Bell Courtney Foulds Douglas Bray James Mollet **Bradley Clarke** Peter Belli (Francis) Richard Norrish Andrew Bott **Andrew Chambers** Malcolm Tilbrook Reece Laycock **Kye Chambers** Chad Tuckett Peter Kuiper **Brett Kershaw** Mark Mudie Rian Duncan Ashley Peczka Michaela Pritchard Beau Shepherd

Permit Issuing Officer Andrew Vening

All previous appointments are hereby cancelled.

GAVIN POLLOCK, Chief Executive Officer.

LG402

LOCAL GOVERNMENT ACT 1995

City of Rockingham
BASIS OF RATES

I, Peter Minchin, 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 27 August 2020, determined that the method of valuation to be used by the City of Rockingham as the basis for a rate in respect of the land referred to in the Schedule is to be the gross rental value of the land—

Schedule

	Designated Land
UV to GRV	All those portions of land being Lots 721 to 729 inclusive, Lots 769 to 777 inclusive, Lots 789 to 804 inclusive, Lot 813, Lot 814 and Lots 855 to 857 inclusive as shown on Deposited Plan 416296.

PETER MINCHIN, Director, Liquor Control and Arbitration, Department of Local Government, Sport and Cultural Industries. LG501

BUSH FIRES ACT 1954

Shire of Murray

FIREBREAK NOTICE—BURNING OF GARDEN REFUSE— CAMP AND COOKING FIRES

Notice is hereby given to all owners and/or occupiers of land within the Shire of Murray that Council pursuant to the powers conferred in Section 33(1), 25(1a) and 24G(2) of the *Bush Fires Act 1954* approved the following requirements at its Ordinary Council Meeting on 25 June 2020 to prevent the outbreak, spread or extension of a bush fire within the district and deal with other fire related preparedness and prevention matters.

Pursuant to Section 33 of the *Bush Fires Act 1954*, all owners and/or occupiers of land are required to carry out fire prevention work in accordance with the requisitions of this Notice on or before 30 November each calendar year or within fourteen days of the date of becoming the owner or occupier of the land, should this be after 30 November. All work specified in this Notice is to be maintained up to and including 30 April the following calendar year.

Definitions

For the purpose of this Notice the following definitions apply—

- **Authorised Officer**—an employee of the Shire of Murray appointed as a Bush Fire Control Officer.
- **Bushfire Management Plan**—a plan that has been developed and approved by the Shire of Murray to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.
- **Driveway**—means the point of access (driveway) to a habitable building that is accessible for both conventional two wheel drive vehicles and firefighting appliances that is totally clear of all vegetation, trees, bushes, shrubs and other objects or things encroaching into the vertical axis of the driveway. If a driveway to a habitable building is longer than 50 metres in length from a public road, a clear turn around area with a 10 metre radius is to be provided.
- **Firebreak**—an area of ground, of a prescribed width, constructed to a trafficable surface that is kept and maintained totally clear of all flammable material and includes the pruning and removal of any living or dead trees, scrub or any other material encroaching into the vertical axis of the firebreak area.
- Fire Management Plan—the same as 'Bushfire Management Plan'.
- **Fuel Depot/Storage Area**—an area of land, a building or structure where fuel (i.e. petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or other manner.
- Flammable Material—any plant, tree, grass, vegetable, substance, object, thing or material (except living flora including live standing trees) that may or is likely to catch fire and burn or any other thing deemed by an Authorised Officer to be capable of combustion.
- **Habitable Building**—a dwelling, work place, place of gathering or assembly and includes a building used for 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, verandahs or similar roofed structure(s) that are attached to, or within 6 metres of the dwelling or primary building.
- **Haystack**—any collection of hay including fodder rolls placed or stacked together that exceeds 100 cubic metres in size (e.g. 5m x 5m x 4m), whether in a shed, other structure or in the open air
- Hills Landscape Protection Land—land zoned or defined in the Local Planning Scheme or Rate database as Hills Landscape Protection Land.
- **Plantations**—any area of planted pines, eucalypt, hardwood or softwood trees exceeding 3 hectares in area.
- Size—the size of an individual parcel or lot of land as recorded in the Shire of Murray property Rates Register or land database.
 - 1 hectare = 10,000m² = 2.47 acres
 - $1 \text{ acre} = 4,046.86 \text{m}^2 = 0.4046 \text{ hectare}$
- **Trafficable**—to be able to travel from one point to another in a 4x4 fire appliance on a clear surface, unhindered without any obstruction that may endanger resources. A firebreak is not to terminate in a dead end without provision for egress to a safe place or a cleared turn around area of 17.5 metre radius.
- **Vertical Axis**—a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak to a minimum height of 4.5 metres from the ground.
- Zoning—the land zoning description as recorded in the Shire of Murray property Rate database.

Fire Prevention Requirements

1. Rural Zoned Land—10 Hectares or Greater

a. A 3 metre wide firebreak is to be constructed and maintained as close as practicable, but within 50 metres of the boundaries of the land, where the land abuts all made roads or railway reserves, Crown land which is the responsibility of a State Agency, held in leasehold by a third party or otherwise unmanaged or a plantation.

- b. If the rural zoned land abuts or adjoins any other type of zoned land a 3 metre wide firebreak is to be constructed and maintained along that portion of the rural land that abuts the other zoned land and the firebreak/s are to be located immediately, where practical inside the boundary of the rural land where it abuts the above mentioned land.
- c. A 3 metre wide firebreak is to be constructed and maintained immediately surrounding all outbuildings, sheds, haystacks, groups of buildings and fuel depots/storage areas situated on the land.
- d. All flammable material within 20 metres of a habitable building is to be reduced and maintained to a height of less than 5 centimetres.
- e. A 3 metre wide driveway to be installed and maintained.

2. Special Rural, Special Residential, All Special Use, Farmlet, Hills Landscape Protection Land, Rural Townsite and Rural Zoned Land less than 10 Hectares

- a. Where the area of land in this zoning category is 10,000m² or less in size all flammable material on the entire property is to be reduced and maintained to a height of less than 5 centimetres.
- b. Where the area of land in this zoning category is between 10,001m² and 25,000m² in size all flammable material on the entire property is to be reduced and maintained to a height of less than 5 centimetres. Alternatively a firebreak is to be installed and maintained in accordance with clause 2(c).
- c. Where the area of land in this zoning category is 25,001m² or more in size, a 3 metre wide firebreak is to be installed and maintained immediately—
 - (i) inside all external boundaries of the land; and
 - (ii) around all outbuildings, sheds, haystacks, groups of buildings and fuel depots/storage areas situated on the land; and
 - (iii) all flammable material within 20 metres of a habitable building is to be reduced and maintained to a height of less than 5 centimetres.
- d. If land within this zoning category adjoins any of the land described in Clause 3, all flammable material shall be reduced and maintained to a height of less than 5 centimetres for a distance of 20 metres immediately inside the installed and maintained firebreak.
- e. All land within this zoning category, irrespective of size requires a 3 metre wide driveway to be installed and maintained.
 - Exception: Where there is green maintained and reticulated lawn, inclusive of any living trees, shrubs or plants immediately adjacent to an external boundary of any land within this zoning category, a firebreak is not required to be installed or maintained, immediately inside that particular land boundary.

3. Residential, Residential Development, Special Development, Industry and all Other Zoned Land Not Specified

- a. Where the area of land in this zoning category is 4,000m² or less, all flammable material on the entire property shall be reduced and maintained to a height of less than 5 centimetres.
- b. Where the area of land in this zoning category is more than 4,001m² in size, a 3 metre wide firebreak shall be installed and maintained immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.
- c. A 3 metre wide driveway to be installed and maintained.

4. Plantations

- a. 'Boundary Firebreaks'—all property boundaries must have a 15 metre firebreak installed. The outer 10 metres will be cleared of all flammable material while the inner 5 metres (i.e. that portion closest to the trees) may be kept in a reduced fuel state by slashing or grazing grass to a height of less than 5 centimetres. This includes the trimming back of all overhanging limbs, bushes, shrubs and any other object encroaching into the vertical axis above outer 10 metres of the firebreak area.
- b. 'Internal Firebreaks'—plantation area must be subdivided into areas not greater than 30 hectares, separated by 6 metre wide firebreaks. This includes the trimming back of all overhanging limbs, bushes, shrubs and any other object encroaching into the vertical axis of the firebreak area.
- c. 'Special Risks'—
 - Public roads and railway reserves firebreaks 15 metres wide shall be maintained where the planted area adjoins public roads and railway reserves.
 - The specification will be as for 'boundary firebreaks' on planted areas
 - (ii) Firebreaks shall be provided along power lines where they pass through or lie adjacent to planted areas. The specification of the width and the height of clearing shall be in accordance with Western Power specifications
- d. Furthermore all plantations shall comply with requirements contained in the Department of Fire and Emergency Services (DFES) guidelines or standards for Plantation Fire Protection.

5. Storage of Cut or Stockpiled Timber Products

On all land in the district except land specified as industrial, non rateable or reserve land the owner or occupier of the land shall not keep or permit to be kept any cut, stockpiled or windrowed timber

products (manufactured or natural) unless the material is in piles of less than 15 metres long, 5 metres wide and 3 metres high. Every pile of cut, stockpiled or windrowed timber product larger than 12 cubic metres is to be completely surrounded by a 10 metre wide firebreak.

6. Variations

If it is considered to be impractical for any reason to clear firebreaks or establish other arrangements as required by this Notice, the owner and/or occupier of land in the district may apply for a variation by contacting the appropriate area Fire Control Officer prior to 14 November each calendar year to arrange an onsite inspection to discuss alternate methods of fire prevention. Variations may be approved by the Shire of Murray for a 1, 3 or 5 year period, subject to the owner and/or occupier of the land remaining the same. If a request to vary this Notice is not approved, the requirements of this Notice apply.

7. Bushfire Management Plans

Where a Bushfire Management Plan (BMP) exists for a specified area or property as required by the Local Planning Scheme or subdivision approval or for an individual or group of properties, compliance with all requirements of the BMP are required in addition to any further requirements within this Notice.

8. Special Works Order

The requirements of this Notice are considered to be the minimum requirement for fire prevention work not only to protect individual properties but the district generally.

A separate Special Works Order may be issued to individual landowners pursuant to Section 33 of the *Bush Fires Act 1954* to carry out further hazard removal and/or reduction work with respect to anything upon the land, where in the opinion of an Authorised Officer it is likely to be conducive to the outbreak and/or the extension of a bushfire.

9. Dates to Remember

Restricted Burning Time—1 October to 30 November each year (inclusive) and 1 April to 15 May each year (inclusive, and as varied pursuant to Section 18 of the *Bush Fires Act 1954*).

Prohibited Burning Time—1 December to 31 March each year (inclusive, and as varied pursuant to Section 17 of the *Bush Fires Act 1954*).

The above dates are subject to variation and any alterations will be published in a local newspaper circulating within the district.

10. Camp or Cooking Fires (s.25(1a) Bush Fires Act 1954)

The lighting of camp or cooking fires is prohibited on all land within the Shire of Murray during the Prohibited Burning Time. This prohibition does not apply to a gas appliance which does not consume solid fuel comprising of a fire, the flame of which is encapsulated by the appliance.

11. Burning of Garden Refuse and Rubbish (s.24G Bush Fires Act 1954)

The burning of garden refuse or rubbish is prohibited on all land under $4,000 m^2$ in size during the Limited Burning Time that would otherwise be permitted under Section 24F.

For the purposes of this Clause 'Limited Burning Time' means 1 October each calendar year through until 15 May the following calendar year (inclusive, and as varied pursuant to Sections 17 and 18 of the *Bush Fires Act 1954*).

On land larger than 4,001m² the burning of garden waste and rubbish that would otherwise be permitted under Section 24F is prohibited absolutely during the Prohibited Burning Time.

The effect of this clause is that the burning of garden refuse or rubbish in an incinerator or on the ground on land that is $4,000 \text{m}^2$ or less in size is prohibited during the Limited Burning Time and the burning of garden refuse or rubbish in an incinerator or on the ground is prohibited on all land within the district during the Prohibited Burning Time.

In addition to the above restrictions, garden refuse burnt on the ground is burnt in accordance with this clause if—

- a. there is no flammable material (other than that being burnt) within 5 metres of the fire at any time while the fire is burning;
- b. the fire is lit between 6:00pm and 11:00pm and is completely extinguished before midnight on the same day;
- c. at least one person is present at the site of the fire at all times until it is completely extinguished;
- d. one pile (up to one cubic metre in size) can only be burnt at a time;
- e. when the fire is no longer required, the person ensures that the fire is completely extinguished by the application of water or earth; and,
- f. the person intending to light the fire must telephone the Department of Fire and Emergency Services Communications Centre (COMCEN) immediately prior to igniting, on 9395 9209 or 1800 198 140.

but excluding any time when there is in force a fire danger forecast issued for that part of the district by the Bureau of Meteorology in Perth of 'catastrophic', 'extreme', 'severe' or 'very high', or a Total Fire Ban (TFB), or any other prohibition is in effect under the *Bush Fires Act 1954*.

The Shire of Murray Health Local Law 2018 further restricts and or prohibits burning of rubbish of refuse on land in the district.

12. Penalties

The penalty for failing to comply with this Notice is a fine not exceeding \$5,000. 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.

The notice previously published in the *Government Gazette* on 19 July 2016 (No. 129), LG501, pages 2963 to 2966 is hereby revoked.

LG502

BUSH FIRES ACT 1954

Shire of Waroona

FIREBREAK NOTICE—BURNING OF GARDEN REFUSE—CAMP AND COOKING FIRES

Notice is hereby given to all owners and/or occupiers of land within the Shire of Waroona that the Council pursuant to the powers conferred in Section 33(1), 25(1a) and 24G(2) of the *Bush Fires Act 1954* approved the following requirements at its Ordinary Council Meeting on 23 June 2020 to prevent the outbreak or spread or extension of a bush fire within the district and deal with other fire related preparedness and prevention matters.

Pursuant to Section 33 of the Bush Fires Act 1954, all owners and/or occupiers of land are required to carry out fire prevention work in accordance with the requisitions of this Notice on or before 30 November each calendar year or within fourteen days of the date of becoming the owner or occupier of the land, should this be after 30 November. All work specified in this Notice is to be maintained up to and including 30 April the following calendar year

Definitions

For the purpose of this Notice the following definitions apply—

- "Authorised Officer" means a person authorised by the Shire of Waroona and appointed as a Bush Fire Control Officer.
- "Bushfire Management Plan" means a plan that has been developed and approved by the Shire of Waroona to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.
- "Driveway" means the point of access (driveway) to a habitable building that is accessible for both conventional two wheel drive vehicles and firefighting appliances that is totally clear of all vegetation, trees, bushes, shrubs and other objects or things encroaching into the vertical clearance of the driveway. If a driveway to a habitable building is longer than 50 metres in length from a public road, a clear turn around area with a 10 metre radius is to be provided.
- "Firebreak" means a strip of land that has been cleared of all trees, bushes, grasses and any other object or thing or flammable vegetation material to a trafficable surface leaving clear bare mineral earth. This includes the trimming back and removal of all overhanging trees, bushes, shrubs and any other object or thing over the vertical clearance of the fire break area. Firebreaks constructed on road verges do not constitute a legal firebreak.
- "Fire Management Plan" has the same meaning as "bushfire management plan".
- "Fuel Depot/Storage Area" means an area of land, a building or structure where fuel (i.e. petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or other manner in commercial quantities.
- "Flammable Material" means any plant, tree, grass, vegetable, substance, object, thing or material (except living flora including live standing trees) that may or is likely to catch fire and burn or any other item deemed by an authorised officer to be capable of combustion.
- "Habitable Building" means a dwelling, work place, place of gathering or assembly and includes a building used for 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, verandahs or similar roofed structure(s) that are attached to, or within 6 metres of the dwelling or primary building.
- "Outbuilding" means any structure, shed, building, storage facility or structure or alike built for any purpose outside of the definition of the "habitable structure" definition.
- "Haystack" means any collection of hay including fodder rolls placed or stacked together that exceeds 100 cubic metres in size (e.g. 5m x 5m x 4m), whether in a shed, other structure or in the open air.
- "Plantations" means any area of planted pines, eucalypt, hardwood or softwood trees exceeding 3 hectares in area.
- "Shed" has the same meaning as outbuilding.
- "Size" means a size of an individual parcel or lot of land as recorded in the Shire of Waroona property Rates Register or land database.

1 hectare = 10,000m² = 2.47 acres

 $1 \text{ acre} = 4,046.86 \text{m}^2 = 0.4046 \text{ hectare}$

- "Trafficable" means to be able to travel from one point to another in a 4x4 fire appliance on a clear surface, unhindered without any obstruction that may endanger resources. A firebreak is not to terminate in a dead end without provision for egress to a safe place or a cleared turn around area of 17.5 metre radius.
- "Vertical Clearance" means the height of the space above the full width of the firebreak or driveway that must be kept clear of all obstructions and vegetation to a minimum height of 4.5 metres from the ground.
- "Zoning" means the land zoning description as recorded in the Shire of Waroona property Rate database.

Fire Prevention Requirements

1. All Land 4050m² or greater

- (a) A 3 metre wide firebreak shall be constructed and maintained inside all external boundaries as close as practicable, but within 50 metres of the boundaries so as to form a continuous firebreak around the land.
- (b) A 3 metre wide firebreak is to be constructed and maintained immediately surrounding all outbuildings, sheds, haystacks, groups of buildings and fuel depots/storage areas situated on the land.
- (c) A 3 metre wide driveway to be installed and maintained; and,
- (d) All flammable material within 20 metres of a habitable building is to be reduced and maintained to a height of less than 5 centimetres.

2. All Land 4049m² or less

- (a) All flammable material on the entire property is to be reduced and maintained to a height of less than 5 centimetres; and,
- (b) All land within this category definition requires a 3 metre wide private driveway to be installed and maintained.

3. Plantations

- (a) **Boundary Firebreaks**—All property boundaries must have a 15 metre firebreak installed. The outer 10 metres will be cleared of all flammable material while the inner 5 metres, i.e. that portion closest to the trees, may be kept in a reduced fuel state, i.e. by slashing or grazing grass to a height of less than 5 centimetres. This includes the trimming back of all overhanging limbs, bushes, shrubs and any other object encroaching into the vertical clearance above outer 10 metres of the firebreak area.
- (b) *Internal Firebreaks*—Plantation area must be subdivided into areas not greater than 30 hectares, separated by 6 metre wide firebreaks. This includes the trimming back of all overhanging limbs, bushes, shrubs and any other object encroaching into the vertical clearance of the firebreak area.
- (c) **Public Roads and Railway Reserves**—Firebreaks shall be constructed and maintained immediately inside any boundary that adjoins a public road and/or railway reserve. The specifications will be the same as for "Boundary Firebreaks" on Plantations.
- (d) **Power Lines**—Firebreaks shall be provided along power lines where they pass through or lie adjacent to Plantations. The specification of the width and the height of clearing shall be in accordance with Western Power specifications.
- (e) All Plantations shall comply with requirements contained in the Department of Fire and Emergency Services (DFES) Guidelines for Plantation Fire Protection.

4. Storage of Cut or Stockpiled Timber Products

On all land in the district except, land specified as Industrial, Non Ratable or Reserve Land the owner or occupier of the land shall not keep or permit to be kept any cut, stockpiled or windrowed timber products (manufactured or natural) unless the material is in piles of less than 15 metres long, 5 metres wide and 3 metres high. Every pile of cut, stockpiled or windrowed timber product larger than 12 cubic metres is to be completely surrounded by a 10 metre wide firebreak.

5. Variations

If it is considered to be impractical for any reason to clear firebreaks or establish other arrangements as required by this Notice, the owner or occupier of land in the district may apply for a variation prior to 14 November each calendar year to arrange an onsite inspection to discuss alternate methods of fire prevention. Variations may be approved by the Shire for a 1, 3 or 5 year period, subject to the owner and/or occupier of the land remaining the same. If a request to vary this Notice is not approved, the requirements of this Notice apply.

6. Bushfire Management Plans

Where a Bushfire Management Plan (BMP) exists for a specified area or property as required by the Local Planning Scheme or subdivision approval or for an individual or group of properties, compliance with all requirements of the BMP are required in addition to any further requirements within this Notice.

7. Special Works Order

The requirements of this Notice are considered to be the minimum requirement for fire prevention work not only to protect individual properties but the district generally.

A separate Special Works Order may be issued to individual landowners pursuant to Section 33 of the *Bush Fires Act 1954* to carry out further hazard removal and/or reduction work with respect to anything upon the land, where in the opinion of an authorised officer it is likely to be conducive to the outbreak and/or the extension of a bush fire.

8. Dates to Remember

Restricted Burning Time: 1 October to 30 November each year (inclusive) and 1 April to 31 May each year (inclusive, and as varied pursuant to Section 18 of the *Bush Fires Act 1954*).

Fire permits must be obtained from your relevant Fire Control Officer for burning off during the restricted burning time. Prior to commencement of a burn you are required to notify the Shire of Waroona Administration Office of time/s, date/s and location number/s.

Prohibited Burning Time: 1 December to 31 March each year (inclusive, and as varied pursuant to Section 17 of the *Bush Fires Act 1954*).

The above dates are subject to variation and any alterations will be published in a local newspaper circulating within the district.

9. Camp or Cooking Fires (s.25(1a) Bush Fires Act 1954)

The lighting of camp or cooking fires is prohibited on all land within the Shire of Waroona during the Prohibited Burning Time. This prohibition does not apply to a gas appliance which does not consume solid fuel comprising of a fire, the flame of which is encapsulated by the appliance.

10. Burning of Garden Refuse and Rubbish (s.24G Bush Fires Act 1954)

The burning of garden refuse or rubbish is prohibited on all land under 4,000m² in size during the Limited Burning Time that would otherwise be permitted under Section 24F.

For the purposes of this Clause 'Limited Burning Time' means 1 October each calendar year through until 31 May the following calendar year (inclusive, and as varied pursuant to Sections 17 and 18 of the *Bush Fires Act 1954*).

On land larger than $4,001\text{m}^2$ the burning of garden waste and rubbish that would otherwise be permitted under Section 24F is prohibited absolutely during the Prohibited Burning Time.

The effect of this clause is that the burning of garden refuse or rubbish in an incinerator or on the ground on land that is $4,000 \text{m}^2$ or less in size is prohibited during the Limited Burning Time and the burning of garden refuse or rubbish in an incinerator or on the ground is prohibited on all land within the district during the Prohibited Burning Time.

In addition to the above restrictions, garden refuse burnt on the ground is burnt in accordance with this clause if—

- (a) there is no flammable material (other than that being burnt) within 5 metres of the fire at any time while the fire is burning; and,
- (b) the fire is lit between 6pm and 11pm and is completely extinguished before midnight on the same day; and,
- (c) at least one person is present at the site of the fire at all times until it is completely extinguished; and,
- (d) only one pile (up to one cubic metre in size) is burnt at a time; and,
- (e) when the fire is no longer required, the person ensures that the fire is completely extinguished by the application of water or earth; and,
- (f) the person intending to light the fire must telephone the Department of Fire and Emergency Services Communications Centre (COMCEN) immediately prior to igniting, on 9395 9209 or 1800 198 140.

but excluding any time when there is in force a fire danger forecast issued for that place by the Bureau of Meteorology in Perth of 'catastrophic', 'extreme', 'severe' or 'very high', or a Total Fire Ban (TFB) is in effect, or any other prohibition is in effect under the *Bush Fires Act 1954*.

11. Penalties

The penalty for failing to comply with this Notice is a fine not exceeding \$5,000. 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.

The notices previously published in the Government Gazette on-

- 13 April 2012 (No. 60), (LG501), pages 1673 to 1674;
- 4 July 2014 (No. 101), (LG502), pages 3371 to 2373;
- 9 October 2015 (No. 150), (LG502), pages 3985 to 3987; and,
- 29 September 2017 (No. 188), (LG503), pages 4992 to 4994

are hereby revoked.

LG503

BUSH FIRES ACT 1954

Shire of Ravensthorpe
Fire Break Notice 2020/2021

Notice to All Owners/Occupiers of Land Within the Shire of Ravensthorpe

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required on or before the 12th day of October 2020 or within fourteen (14) days of becoming the owner or occupier of land should this be after the 12th day of October 2020 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to maintain the specified land and firebreaks clear of all flammable materials up to and including the 27th day of April 2021.

Asset Protection Zone: A low fuel area immediately surrounding a building, with a minimum width of 20m.

Mineral Earth Fire Breaks: A strip of land that has been cleared of all trees, bushes, grasses and any other object or thing or flammable vegetation material leaving clear mineral earth—Achievable by ploughing, grading or early spraying.

Flammable Material: Any material that is easily ignited, capable of burning and of carrying a fire.

Fire Fuel: Any combustible material, dead or alive, in isolation or clusters with other combustible materials that will be likely to fuel a bushfire; heavy leaf litter, dead leaves in gutters, fallen branches, all dry grass exceeding a height of 100mm, any tree or branch of a tree that may fall onto a building.

Bushfire Management Plan (BMP): A document that sets out short, medium and long term-risk management strategies for the life of a development. To be prepared by an accredited Bushfire Planning Practitioner in accordance with the requirements of State Planning Policy 3.7, Planning in Bushfire Prone Areas (SPP3.7) and associated Guidelines.

Bushfire Planning Practitioner: A person who holds Level Two (2) or Level Three (3) accreditation under the Western Australia Bushfire Accreditation Framework.

Fire Fuel Tonnes per Hectare: 2 tonnes per hectare = 200 grams or 2 handfuls per square metre and 8 tonnes per hectare = 800grams or 8 handfuls per square metre.

TOWN SITE: RESIDENTIAL, INDUSTRIAL AND COMMERCIAL AREAS

Applies to all land zoned within the town sites of Fitzgerald, Hopetoun, Jerdacuttup, Munglinup and Ravensthorpe

- a. All areas of land 3000m² or less
 - i. Reduce **fire fuel** from the whole of land such that fuel loads are maintained to a **maximum** of **2 tonnes per hectare**. Isolated trees and managed shrubs may generally be retained.
- **b.** All area of land exceeding 3000m²
 - i. Establish and Maintain an Asset Protection Zone around all habitable buildings;
 - ii. Grassed areas (dry or reticulated) to be maintained to a maximum height of 100mm;
 - iii. A 3 metre wide **mineral earth fire break** constructed and maintained inside ALL external boundaries where practicable. Located around fuel storage tanks, sheds, gas cylinders and within 6 metres of haystacks. Haystacks cannot be situated on the external boundary.
- **c. Bushfire Management plan**—if a BMP relating to the property has been adopted by Council, that shall be applicable as an alternative to the standard requirements listed in this Notice.

RURAL AREAS—Applies to all land zoned as Rural

- a. Any rural land abutting land zoned as Rural Residential, Urban, Industrial or Commercial must have a 3 metre wide mineral earth firebreak constructed and maintained inside ALL external boundaries. Breaks should also have a 5 metre vertical clearance to provide unrestricted vehicular access.
- b. Any Rural Land, Rural Conservation, Rural Small Holdings less than 100ha-
 - Areas of unmanaged pasture or grassland must have a 3 metre wide mineral earth fire break constructed and maintained inside ALL external boundaries.
 - ii. Breaks should also have a 5 metre vertical clearance to provide unrestricted vehicular access
 - iii. Driveways must be cleared to a minimum of 4 metres wide and 5 metres in height, to provide unrestricted access to emergency service vehicles.
- **c.** A 3 metre wide mineral earth fire break shall be located around fuel storage tanks, shed, gas cylinders and within 6 metres of haystacks. Haystacks cannot be situated on the external boundary.

RURAL RESIDENTIAL—Including areas known as Blue-Vista, Dunn Swamp, Krystal Park, Seaview Estate, Steeredale Estate and Whale Bay Estate

a. A 3 metre wide mineral earth fire break or a 3 metre wide mulched/slashed fire break immediately inside ALL external boundaries. Breaks should also have a 5 metre vertical clearance for unrestricted vehicular access.

- b. Parkland clearing must be carried out in all open paddocks and along the boundary of the property. Clearing means all dead vegetation and **flammable material** are removed.
- c. Unmanaged pasture and grasslands must be maintained to a height no greater than 100 millimetres.
- **d.** A 3 metre wide **mineral earth firebreak** shall be located around fuel storage tanks, sheds, gas cylinders and within 6 metres of haystacks. Haystacks cannot be situated on the external boundary.
- e. Establish and maintain a Low Fuel Zone 1 metre wide around Power Infrastructure e.g. Meter Box, Poles and Underground Power Domes.
- **f.** Driveways must be cleared to a minimum of 4 metres wide and 5 metres in height to provide unrestricted access to emergency service vehicles.
- g. Establish and Maintain an Asset Protection Zone around all habitable buildings
- h. Bushfire Management plan—if a BMP relating to the property has been adopted by Council, that shall be applicable.

PLANTATIONS

All Plantations MUST-

- a. Maintain a 15 metre wide mineral earth fire break inside all external boundaries with a 5 metre vertical clearance to provide unrestricted vehicular access;
- b. Have an approved Bushfire Management Plan with the Shire of Ravensthorpe; or
- c. Plantations are to abide by the Guidelines for Plantation Fire Protection developed by the Department of Fire and Emergency Services.

APPLICATION TO VARY REQUEST

a. Variations

If it is impracticable for any reason to clear firebreaks or take measures in accordance with this Notice, you may apply to the Shire in writing **before the 1st of October** each year for permission to provide firebreaks in alternative locations or take alternative measures to prevent the outbreak or spread of a bushfire. If permission is not granted in writing by the Shire, you shall comply with this requirement of this Notice. The requirement for an **Asset Protection Zone** may be varied by Council on application. Where it is not practical for an existing dwelling to provide a 20 metre **Asset Protection Zone** a landowner may apply for a variation to the Firebreak Notice. In considering any such request regard will be given to—

- i. The topography of the site or privacy issues;
- ii. Potential Environmental impacts; and
- iii. Provision of alternative low or managed fuel zones.

The Shire may approve variations to the Asset Protection Zone for a period no more than 5 years.

b. Bushfire Management Plan

As an alternative to lodging a request for a variation, a landowner may have a site specific **Bushfire Management Plan** prepared by a **Bushfire Planning Practitioner** that fully complies with the requirements of State Planning Policy 3.7 Planning in Bushfire Prone Areas (SPP3.7) and associated Guidelines. **This Bushfire Management Plan** is to be approved by the Shire of Ravensthorpe.

Proposals for a **Bushfire Management Plan (BMP)** must be provided to the Shire no later than **1st of September** for permission to provide alternative fire mitigation measures on the land—

- i. If a BMP has been approved by the Shire, it will thereafter replace and totally extinguish the landowner's obligations to otherwise implement the standard regulations as described in the Fire Regulation Notice, appropriate to the zoning of the property; or
- ii. If a BMP has not been approved then the standard Regulations must be implemented by the due dates.

NON COMPLIANCE

Pursuant to Section 33(3)(4)(5) of the Bush Fires Act 1954, failure to comply to the requirements mentioned within this Notice, by the required compliance dates will result in the following—

- **a.** A Category 1 Notice (Warning Notice), providing an additional 14 calendar days for the property to comply to this notice. Failure to comply to this Notice will result in;
- **b.** A Category 2 Notice (Infringement Notice), a \$250 infringement will be issued to the landowner, with an additional 7 calendar days for the property to comply with this Notice. Failure to comply with this Notice will result in;
- **c.** A Category 3 Notice (Works Order), the Shire will engage an available contractor on your behalf and authorize the contractor to enter the property to carry out the required works in accordance with this Fire Breaks Notice.

Note: A Category 2 Notice can be issued instead of a Category 1 if the authorised officer of the Shire of Ravensthorpe deems it appropriate.

Landowners/occupiers issued with a Category 2 Notice (Infringement Notice) have 28 days to arrange payment with the Shire of Ravensthorpe otherwise infringement notices may be referred to Department of Justice Fines Enforcement Registry for follow up payment, which can lead to the suspension of your Driver's Licence.

A Category 3 Notice (Works Order) can be issued at any time throughout the compliance period for properties not maintained to the requirements within the Fire Break Notice. As such the Shire of Ravensthorpe will recover ALL cost incurred against the landowner as permissible under the *Bush Fires Act 1954*.

LG504

BUSH FIRES ACT 1954

City of Mandurah

FIRE BREAK AND FUEL HAZARD REDUCTION NOTICE 2020/2021

Notice to All Landowners

Important Information Relating to Your Responsibility As a Land Owner in the City of Mandurah.

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954* you are required to carry out fire prevention work on land owned or owned and occupied by you in accordance with the provisions of this Notice, to the satisfaction of Council or its duly authorised officers.

This work must be carried out by 17 November 2020 or within 14 days of becoming the owner or owner occupier, should this be after that date and kept maintained throughout the summer months until 31 May 2021.

Persons who fail to comply with the requirements of this notice may be issued with an infringement notice or prosecuted. Where the owner fails to comply with the requisitions of the notice, Council or its duly authorised officers or contractors will carry out the required work at the cost of the owner or owner occupier.

In addition, you may be required to carry out further works which may be deemed necessary and specified by way of a separate written notice forwarded to the address shown on the City of Mandurah rate records for that land.

If it is considered for any reason impractical to clear firebreaks as required by this Notice, or if natural features render firebreaks unnecessary, you may apply in writing to the City of Mandurah or its duly authorised officers, not later than 1 November 2020, for alternative positions, or other methods of fire prevention on your land. If permission is not granted, you must comply with the requirements of the Notice.

What You Are Required to Do.

Occupied or Unoccupied Land Less than 4000m²

Where the area of the land is less than 4000m² remove all flammable material on the land except living standing trees, growing bushes and plants in gardens and/or lawns from the whole of the land by either mowing, slashing, ploughing, cultivating, scarifying, chemicals spraying (followed by slashing down to 40mm) or other approved method by an officer of Council authorised for this purpose.

If mowing or slashing is carried out, then the height of the vegetation must not exceed, as far as is reasonably practicable, 40mm over the entire area of land.

A four (4) metre firebreak is not acceptable.

Note: Properties with dense vegetation will also need to be thinned out to reduce any significant fire risk to the satisfaction of the City's authorised Bush Fire Control Officer.

Occupied or Unoccupied Land 4000m² and Over

Where the area of land is $4000 \mathrm{m}^2$ and over, provide a trafficable mineral earth firebreak at least 4 metres wide, with a vertical height clearance of 4.2 metres—

- Immediately inside all external boundaries of the land
- Immediately surrounding all outbuildings erected on the land
- $\bullet \ \ Immediately \ surrounding \ hay stacks, fuel \ storage \ or \ other \ flammable \ substances \ or \ material$
- $\bullet\,$ A vertical height clearance of 4.2 metres must be maintained on driveway access.

Asset Protection Zones (APZ)

Properties zoned rural residential under the City of Mandurah Town Planning Scheme No. 3, and on all land $4000\mathrm{m}^2$ and greater are required to—

- · Maintain a minimum 2 metre gap between trees, shrubs and any building or infrastructure;
- Ensure that no trees overhang any building or infrastructure.

An authorised Bush Fire Control Officer may issue a variation from Asset Protection Zone requirements where it is considered that adequate risk mitigation measures have been implemented, such as the reduction of fuel loads and appropriate management of understorey vegetation. Property owners are encouraged to contact the City to discuss the installation of an APZ.

Applications can be made to the City to remove trees or vegetation in order to create an Asset Protection Zone within a tree preservation area as designated in the City's Town Planning Scheme No. 3.

Fire Management Plans

Where land is subject to an approved Fire Management Plan the management plan must be fully complied with for the land.

Burning During the Prohibited and Restricted Burning Period

This section relates specifically to fuel hazard reduction burns or running burns. Fuel hazard reduction burns or running burns are generally not permitted within the district of Mandurah.

Any exemption is based on a full assessment of the hazard by a City authorised Bush Fire Control Officer in consultation with the City's Chief Bush Fire Control Officer. Full demonstration of appropriate risk mitigation planning is required and a Permit to Burn must be issued by an authorised Bush Fire Control Officer prior to commencement of any fuel hazard reduction or running burn

The following sets out the Prohibited and Restricted Burning Periods as gazetted by the Fire and Emergency Services Commissioner.

RESTRICTED PERIOD	PROHIBITED BURNING	RESTRICTED PERIOD
PERMIT REQUIRED		PERMIT REQUIRED
01/04/2020—30/11/2020	01/12/2020—31/03/2021	01/04/2021—30/11/2021

Burning Garden Refuse

In accordance with the requirements of Section 24G of the *Bush Fires Act 1954*, the City notifies that it prohibits the burning of garden refuse or rubbish at all times within the district of Mandurah with the following exemptions—

- Properties zoned rural residential under City of Mandurah Town Planning Scheme No. 3;
- on all land 4000m² and greater.

For these properties a Permit to Burn is required and permits will only be issued between 1 May 2021 and 31 October 2021 inclusive.

Any other exemption is based on an assessment of the hazard by a City authorised Bush Fire Control Officer

Note: Only those properties that are 4000m² or greater are able to obtain permits to burn, all other sized properties are unable to have a fire to burn garden waste.

Solid Fuel Fires for Cooking or Heating

Solid fuel barbecues and fire apparatus such as fire pits/brazier/chimineas or other recognised equipment used for heating or cooking can be used at home but not

- during the prohibited burning period; or
- on days of very high, severe, extreme or catastrophic fire danger; or
- during a total fire ban.

Under no circumstances can any type of fire, whether in an appliance or not, be lit on beaches, reserves or any public land within the City of Mandurah.

By order of the Council,

MARK R. NEWMAN, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

INSTRUMENT OF VARIATION TO EXEMPTION OF LAND

The Minister for Mines and Petroleum, pursuant to the powers conferred on him by section 19 of the *Mining Act 1978*, hereby varies the exemption of land originally declared on 16 January 2017 and published in the *Government Gazette* dated 27 January 2017 by varying the description to that as described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) exempt from Divisions 1 to 5 of Part IV of the *Mining Act 1978*. The exemption area will expire on 15 January 2021.

Locality

Ellendale—West Kimberley Mineral Field

Description of Land

Land designated S19/368 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 A0785/201801, document ID 7612940.

Area of Land

3,783.61 hectares

Dated at Perth this 27th day of August, 2020.

Hon. WILLIAM JOSEPH JOHNSTON, MLA, Minister for Mines and Petroleum.

MP402

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 195 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement		Blocks	Holder	Mineral Field
E80/4887	2050	lmnopqrstuvwxyz	Agrimin Potash Pty Ltd	Kimberley
	2051	lmnopqrstuvwxyz		
	2052	lmnopqrstuvwxyz		
	2122	abcdefghjklmnopqr stuvwxyz		
	2123	abcdefghjklmnopqr stuvwxyz		
	2124	abcdefghjklmnopqr stuvwxyz		
	2194	abcdefghjklmnopqr stuxyz		
	2195	abcdefghjklmnopqr stuvwxyz		
	2196	abcdefghjklmnopqr stuz		
	2267	bcd		
	2268	ekp		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer, Title Compliance, Resource and Environmental Compliance Division.

MP403

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 200 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement		Blocks	Holder	Mineral Field
E80/4888	1764	optuyz	Agrimin Potash Pty Ltd	Kimberley
	1835	yz		
	1836	abcdefghjklmnopqr stuvwxyz		
	1906	yz		
	1907	cdefghjkmnopqrstu vwxyz		
	1908	abcdefghjklmnopqr stuvwxyz		
	1977	tuwxyz		
	1978	cdeghjklmnopqrstu vwxyz		

Tenement		Blocks	Holder	Mineral Field
	1979	abcdefghjklmnopqr stuvwxyz		
	1980	abcdefghjklmnopqr stuvwxyz		
	2049	abcdefghjk		
	2050	abcdefghjk		
	2051	abcdefghjk		
	2052	abcdefghjk		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer, Title Compliance,
Resource and Environmental Compliance Division.

MP404

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 86 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement		Blocks	Holder	Mineral Field
E80/4889	2046	jkoptuyz	Agrimin Potash Pty Ltd	Kimberley
	2117	vwxyz		
	2118	dejknostvwxy		
	2189	abcdefghjklmnopqr stuvwxyz		
	2190	abcdfghjlmnoqrstv wxy		
	2261	abcdehjk		
	2262	abcdfghj		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer,	, Title Compliance,
Resource and Environmental Co	mpliance Division.

MP405

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the Mining Act 1978), give notice that I have approved retention status for 200 blocks within the under mentioned exploration licence pursuant to section 69B of the Mining Act 1978, effective from the day on which notice of the approval is published in the Gazette.

Tenement		Blocks	Holder	Mineral Field
E80/4890	2047	defghjklmnopqrstu vwxyz	Agrimin Potash Pty Ltd	Kimberley
	2048	cdefghjklmnopqrst uvwxyz		
	2049	lmnopqrstuvwxyz		
	2118	puz		
	2119	abcdefghjklmnopqr stuvwxyz		
	2120	abcdefghjklmnopqr stuvwxyz		
	2121	abcdefghjklmnopqr stuvwxyz		
	2190	ekpuz		

Tenement		Blocks	Holder	Mineral Field
	2191	abcdefghjklmnoqrs tvwxy		
	2192	abcdejk		
	2193	abcdefghjkmnoptu		
	2262	ek		
	2263	abcdefkp		
	2264	fl		

Dated at Perth this 31 August, 2020.

 $\begin{array}{c} \text{ANN ROBERTSON, Compliance Tenure Officer, Title Compliance,} \\ \text{Resource and Environmental Compliance Division.} \end{array}$

MP406

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 36 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement		Blocks	Holder	Mineral Field
E80/4893	2265	Z	Agrimin Potash Pty Ltd	Kimberley
	2266	uvyz		
	2267	qruvz		
	2268	fghjlmq		
	2338	abcdeghjk		
	2339	abcdefghjk		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer, Title Compliance, Resource and Environmental Compliance Division.

MP407

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 15 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement		Blocks	Holder	Mineral Field
E80/4995	2188	tuyz	Agrimin Potash Pty Ltd	Kimberley
	2260	dek		
	2261	fgnop		
	2262	lmn		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer, Title Compliance, Resource and Environmental Compliance Division. **MP408**

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 82 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement		Blocks	Holder	Mineral Field
E80/5055	2191	puz	Agrimin Potash Pty Ltd	Kimberley
	2192	fghlmnqrstvwxyz		
	2193	v		
	2262	opu		
	2263	ghjlmnoqrstuxyz		
	2264	abcdeghjkmnopqrs tuvwxyz		
	2265	abfglmnqrsvwxy		
	2337	abcdejk		
	2338	f		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer, Title Compliance, Resource and Environmental Compliance Division.

MP409

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

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

Tenement		Blocks	Holder	Mineral Field
E80/5124	2192	opu	Agrimin Potash Pty Ltd	Kimberley
	2193	lqrswxyz		
	2194	vw		
	2196	vwxy		
	2265	cdehjkoptu		
	2266	abcdefghjklmnopqr stwx		
	2267	aefghjklmnopstwxy		
	2268	abcd		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer, Title Compliance, Resource and Environmental Compliance Division.

MP410

MINING ACT 1978

APPROVAL OF RETENTION STATUS FOR AN EXPLORATION LICENCE

I, Ann Robertson, Compliance Tenure Officer (by power delegated under section 12 of the *Mining Act 1978*), give notice that I have approved retention status for 80 blocks within the under mentioned exploration licence pursuant to section 69B of the *Mining Act 1978*, effective from the day on which notice of the approval is published in the *Gazette*.

Tenement		Blocks	Holder	Mineral Field
E80/5172	1906	opstuwx	Agrimin Potash Pty Ltd	Kimberley
	1907	1		
	1975	wxyz		

Tenement	Blocks		Holder	Mineral Field
	1976	tuvwxyz		
	1977	ghjklmnopqrsv		
	1978	abf		
	2045	rsvwx		
	2046	cdehnsx		
	2047	abc		
	2048	ab		
	2116	ejkoptuz		
	2117	abcfglqrstu		
	2118	cghmqr		
	2188	ekp		

Dated at Perth this 31 August, 2020.

ANN ROBERTSON, Compliance Tenure Officer, Title Compliance, Resource and Environmental Compliance Division.

MP411

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety, Kalgoorlie WA 6430.

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

E. O'DONNELL, Warden.

To be heard by the Warden at Kalgoorlie on 23 October 2020.

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P 29/2433 Cuttriss, Ricky Brian P 29/2434 Cuttriss, Ricky Brian

MP412

MINING ACT 1978

FORFEITURE

Department of Mines, Industry Regulation and Safety, East Perth, WA 6004.

I hereby declare in accordance with the provisions of section 97 of the *Mining Act 1978* that the undermentioned mining tenement is forfeited for failure to comply with statutory requirements being failure to lodge the annual Form 5 Operations Report.

TYLER SUJDOVIC, Acting Executive Director, Resource and Environmental Compliance Division.

Tenement	Holder	Mineral Field
	$Exploration\ Licence$	
M52/1052	Barnwood Enterprises Pty Ltd	Peak Hill

WORKCOVER

WC401

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981

APPROVED MEDICAL SPECIALISTS ORDER (No. 4) 2020

Made by WorkCover WA under section 146F(1) of the Act.

1. Citation

This order is the Approved Medical Specialists Order (No. 4) 2020.

2. Approved medical specialists

The following medical practitioner(s) have been designated as an approved medical specialist with WorkCover WA under section 146F(1) of the Act—

Timothy Hewitt Caroline Crabb Christopher Lind Dermot Collopy Felicity Sewell Davinder Hans Gregory Cunningham

CHRIS WHITE, Chief Executive Officer, WorkCover WA.

WC402

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981

CANCELLATION OF APPROVED MEDICAL SPECIALISTS ORDER (No. 5) 2020

Made by WorkCover WA under section 146F of the Act.

1. Citation

This order is the Cancellation of Approved Medical Specialists Order (No. 5) 2020.

2. Approved medical specialists

The following medical practitioner(s) designated as approved medical specialists with WorkCover WA under section 146F(1) of the Act—are now hereby cancelled—

Carol Anne Newlands John Christian Bright O'Connor Soo Tee Lim Allan Peter Skirving Andrew Marsden Ross McLaren John Edward Crockett John Hodgson Silver

> CHRIS WHITE, Chief Executive Officer, WorkCover WA.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Rosemary Bailey, late of 8 View Way, Kalamunda, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 18 February 2020 are required by Executor, Perpetual Trustee Company Limited ACN 000 001 007 of Level 18, 123 Pitt Street, Sydney, New South Wales to send particulars of their claims to them within one (1) month from the date of publication of this Notice, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

ZZ402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

The estate of Raymond Leslie Studham, late of Unit 5, 28 Wood Street, Inglewood, Western Australia, 6052, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 19 July 2020, are required by the executor, Ian James Studham, to send particulars of their claims to him care of Susanna Ho Legal Services of Unit 8, 182, Eighth Avenue, Inglewood WA 6052 by 15 October 2020 after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

SUSANNA HO, Susanna Ho Legal Services.

ZZ403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Mark Gregory Old, late of 30 Chipla Way, Parkwood, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased who died on 4 January 2020 are required by the personal representative to send particulars of their claims to him/her care of IRDI Legal, 248 Oxford Street, Leederville, Western Australia 6007 by 5 October 2020 after which date the personal representative may convey or distribute the assets having regard to the claims of which he/she then has notice.

IRDI LEGAL as solicitors for the personal representative.

ZZ404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 4 October 2020 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Birch, Gregory Keith, late of Kensington Park Aged Care, 62 Gwenyfred Road, Kensington, who died on 2 February 2020 (PM33037207 EM214).

Bogue, Joseph Louis, late of James Watson Hostel, 7 Lime Street, East Perth, who died on 25 July 2020 (PM33105582 EM27).

Cheah, Loon Sun, late of 39 Timbercrest Road, Thornlie, who died on 13 August 2020 (DE19912984 EM35).

Cohoe, Deborah Anne, late of Unit 16, 4 Heron Place, Maddington, who died on 3 July 2020 (DE33128717 EM32).

Fearnley, Myra Emma, late of Regis Redlynch, 22/15 Short Street, Redlynch, Queensland, who died on 18 January 2020 (DE19863485 EM17).

Fennessy, Anne-Marie Kathleen, late of St Judes Hostel, 26-30 Swan Street, Guildford, who died on 27 October 2018 (DE30325279 EM113).

Gobey, Mary Flora, late of Bethanie Elanora Care Home, Room 128, 37 Hastie Street, Bunbury, who died on 6 May 2020 (DE20002690 EM37).

Goulding, Gloria Diane also known as Goulding, Diane, late of Murray River Nursing Home, 83 Boundary Road, Dudley Park, who died on 6 August 2020 (DE19944159 EM35).

Habbishow, Keith, late of Brightwater Birralee, 155 Odin Road, Innaloo, who died on 30 July 2020 (DE19791117 EM26).

Howell, Beverley, late of Esperance Aged Care, 17 Eyre Street, Esperance, who died on 25 January 2020 (PM33104050 EM214).

Keeley, Marjorie Alwyn, late of Grandview Aged Care, 21 Aldwych Way, Joondalup, who died on 9 October 2018 (PM33078125 EM27).

Lundy, Graham, late of 59 Redmond Road, Hamilton Hill, who died on 23 May 2020 (PM33118794 EM214).

Menkens, Margaret Joan, late of Vivian Bullwinkel Lodge, RAAFA Cambrai Village, 85 Hester Avenue, Merriwa, who died on 3 April 2020 (DE33047519 EM16).

Pittendreigh, Helen Isabella, late of Unit 5, 8 Peel Street, Pinjarra, who died on 16 July 2020 (DE19941041 EM24).

Praed, Yvette Leanne, late of 6 Goldsmith Street, Narrogin, who died on 13 April 2020 (PM33077694 EM214).

Richards, Kitty, late of 1 Croesus Street, Kalgoorlie, who died on 13 April 2020 (PM33128061 EM27).

Swift, Estelle Carmel formerly of 712 Frenchman Bay Road, Little Grove and late of Baptistcare Bethel, 2 Bethel Way, Albany, who died on 13 March 2020 (DE19780501 EM16).

Vonic, Nedad, also known as Vonic, Nenad or Vonic, Nik, late of Murray River Nursing Home, 83 Boundary Road, Dudley Park, who died on 24 July 2019 (DE33076082 EM16).

Zucal, Rosalie Ann, late of Acacia Living Menora, 51 Alexander Drive, Menora, who died on 14 July 2020 (DE33062236 EM38).

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 4 September 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
Delaney, Anthony Christopher DE19961165 EM26	Late of 50 O'Sullivan Drive Camillo	1 January 2020	25 August 2020