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CONTENTS

PART 1

	Page
Building Services (Registration) Amendment Regulations 2023	1675
Cremation Amendment Regulations 2023	1710
Education and Care Services National Amendment Regulations (No. 3) 2023	1678
Education Regulations Amendment (Fees and Charges) Regulations 2023	1702
Finance Regulations Amendment (Interest Rates) Regulations 2023	1733
Housing Amendment Regulations 2023	1711
Justice Regulations Amendment (Major Events) Regulations 2023	1712
Planning and Development (Development Assessment Panels) Amendment Regulations (No. 2)	
2023	1717
Planning and Development (Fees) Amendment Notice 2023	1714
Police Regulations Amendment (Fees and Charges) Regulations 2023	1719
Public Transport Authority Amendment Regulations 2023	1727

PART 2

Agriculture and Food	1735
Cemeteries	1738
Justice	1742
Local Government	1743
Minerals and Petroleum	1744
Planning	1747
Premier and Cabinet	
Public Notices	
Regional Development	1753
regional Development	1.00

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

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— PART 1 —

COMMERCE

CM301

Building Services (Registration) Act 2011

Building Services (Registration) Amendment Regulations 2023

SL 2023/76

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Building Services (Registration)* Amendment Regulations 2023.

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* (*gazettal day*);
- (b) the rest of the regulations on the day after the period of 12 months beginning on gazettal day.

3. Regulations amended

These regulations amend the *Building Services (Registration) Regulations 2011.*

4. Regulations 7A and 7B inserted

After regulation 7 insert:

7A. Information prescribed for register

(1) For the purposes of section 29(4)(g) and (5)(h), the information is as follows —

- (a) conviction of an offence under any of the following
 - (i) the Act;
 - (ii) the Building Services (Complaint Resolution and Administration) Act 2011;
 - (iii) the Home Building Contracts Act 1991;
- (b) if the registered building service provider is a building service contractor, details of a fine imposed by the State Administrative Tribunal under section 59(3) on a person who is —
 - (i) a nominated supervisor of the contractor; or
 - (ii) if the contractor is a partnership a partner; or
 - (iii) if the contractor is a body corporate a director of the body corporate or a person who is concerned in the management of the body corporate; or
 - (iv) if the contractor is an unincorporated body — a person who is concerned in the management of the body;
- (c) if the registered building service provider is a building service practitioner, details of a fine imposed by the State Administrative Tribunal under section 59(3) on that person in the person's capacity as —
 - (i) a nominated supervisor of a building service contractor; or
 - (ii) a partner of a building service contractor that is a partnership; or
 - (iii) a director of, or person concerned in the management of, a building service contractor that is a body corporate; or
 - (iv) a person concerned in the management of a building service contractor that is an unincorporated body;
- (d) details of an order made by the Board under section 57(2)(a);
- (e) details of a caution or reprimand issued by the Board under section 57(2)(b);
- (f) details of a requirement of the Board for an undertaking under section 57(2)(c);

- (g) details of an order made by the Board under section 57(2)(d) or 57(3);
- (h) details of a caution or reprimand issued by the State Administrative Tribunal under section 58(1)(c).
- (2) A reference in subregulation (1)(a) to a conviction includes a finding of guilt, or the acceptance of a guilty plea, whether or not a conviction is recorded.
- (3) In the case of a building service contractor that is a partnership, subregulation (1)(a) applies in relation to the conviction of a partner.
- (4) This regulation does not apply in relation to conduct by a registered building service provider that occurred before the commencement of the *Building Services* (*Registration*) Amendment Regulations 2023 regulation 4.

7B. Removing information from register

- The Building Commissioner must remove the information referred to in regulation 7A(1)(a), (b) or (c) as soon as practicable after, and in any event not later than 28 days after, the earlier of the following —
 - (a) the expiry of the period of 3 years beginning on the day of conviction or the day on which the fine is imposed (whichever is relevant);
 - (b) the conviction or the decision to impose a fine (whichever is relevant) is set aside on appeal.
- (2) The Building Commissioner must remove the information referred to in regulation 7A(1)(d), (e), (f), (g) or (h) as soon as practicable after, and in any event not later than 28 days after, the earlier of the following
 - (a) the expiry of the period of 12 months beginning on the day on which the order, caution or reprimand or requirement (whichever is relevant) is made or issued;
 - (b) the decision to make the order or issue the caution or reprimand or requirement (whichever is relevant) is set aside on review by the State Administrative Tribunal.

(3) A reference in subregulation (1)(a) to the day of conviction means (as applicable) —

- (a) the day on which the conviction is recorded; or
- (b) if no conviction is recorded
 - (i) the day on which the finding of guilt is made in relation to the building service provider; or
 - (ii) the day on which the plea of guilty by the building service provider is accepted.

N. HAGLEY, Clerk of the Executive Council.

COMMUNITY AND CHILD SERVICES

CN301

Education and Care Services National Law (Western Australia)

Education and Care Services National Amendment Regulations (No. 3) 2023

SL 2023/71

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Education and Care Services National Amendment Regulations (No. 3)* 2023.

2. Commencement

These regulations come into operation as follows —

- (a) Part 1 on the day on which these regulations are published in the *Gazette* (*gazettal day*);
- (b) Part 2 on the day after gazettal day;
- (c) the rest of the regulations on 1 July 2023.

3. Regulations amended

These regulations amend the *Education and Care Services* National Regulations 2012.

Part 2 — Amendments relating to fees

4. Regulation 33 replaced

Delete regulation 33 and insert:

33. Annual fees

The approved provider of an education and care service must pay the relevant prescribed annual fee for the service approval on or before 1 July in each year.

Note for this regulation: Part 6.3 Divisions 2 and 3 provide for the calculation of prescribed annual fees.

5. Regulation 138 amended

Delete regulation 138(2)(b) and insert:

(b) the relevant fee calculated in accordance with Part 6.3.

6. **Regulation 139 amended**

Delete regulation 139(1)(b) and insert:

(b) be accompanied by the relevant fee calculated in accordance with Part 6.3.

7. Part 6.3 replaced

Delete Part 6.3 and insert:

Part 6.3 — Fees

Division 1—**Provisions applying generally to fees**

232. Definitions

In this Part and Schedule 2 —

commencement day means the day on which the *Education and Care Services National Amendment Regulations (No. 3) 2023* regulation 7 comes into operation.

Note for this definition:

This definition does not form part of the national regulations made by the Ministerial Council.

extra-large service means —

- (a) in relation to a centre-based service, a centre-based service that has 101 or more approved places or places to be offered; or
- (b) in relation to a family day care service, a family day care service that has 61 or more family day care educators engaged by or registered with the service;

indexation factor, in relation to a financial year, means the indexation factor for the financial year calculated in accordance with regulation 233;

large service means —

- (a) in relation to a centre-based service, a centre-based service that has 81 or more but fewer than 101 approved places or places to be offered; or
- (b) in relation to a family day care service, a family day care service that has 21 or more but fewer than 61 family day care educators engaged by or registered with the service;

medium service means —

- (a) in relation to a centre-based service, a centre-based service that has 25 or more but fewer than 81 approved places or places to be offered; or
- (b) in relation to a family day care service, a family day care service that has 6 or more but fewer than 21 family day care educators engaged by or registered with the service;

small service means —

- (a) in relation to a centre-based service, a centre-based service that has 24 or fewer approved places or places to be offered; or
- (b) in relation to a family day care service, a family day care service that has 5 or fewer family day care educators engaged by or registered with the service.

233. Calculation of indexation factor for financial year

(1) For the purposes of this Part, the indexation factor for a financial year is to be worked out using the following formula —

Sum of index numbers for quarters in most recent March year Sum of index numbers for quarters in previous March year

where —

index number, for a quarter, means the All Groups Consumer Price Index Number (being the weighted average of the 8 capital cities) published by the Australian Bureau of Statistics for that quarter;

most recent March year means the period of 12 months ending on 31 March in the immediately preceding financial year;

previous March year means the period of 12 months immediately preceding the most recent March year;

quarter means a period of 3 months ending on 31 March, 30 June, 30 September or 31 December.

- (2) The result worked out under subregulation (1) must be rounded up or down to 3 decimal places, rounding up if the result ends in 0.0005.
- (3) A calculation made under subregulation (1) is to be made
 - (a) using the index numbers published in terms of the most recently published reference base for the Consumer Price Index; and
 - (b) disregarding index numbers that are published in substitution for previously published index numbers (unless the substituted numbers are published to take account of changes in the reference base).

234. Fee amount to be rounded down to nearest whole dollar

The amount of a prescribed fee calculated in accordance with this Part is to be rounded down to the nearest whole dollar.

235. Late payment fees (annual fees)

(1) If the annual fee for a service approval is not paid on or before 1 July, the Regulatory Authority may charge the approved provider a late payment fee, in addition to the annual fee, for every 30 days (or part of every 30 days) that the annual fee is overdue. (2) For the purposes of subregulation (1), the late payment fee is 15% of the relevant prescribed annual fee that is overdue.

236. Waiver, reduction, deferral and refund of fees

The National Authority may waive, reduce, defer or refund any fee payable or paid to it under the Law if there are exceptional circumstances.

236A. Publication of prescribed and other required fees

- (1) The National Authority must publish, before the financial year beginning on 1 July in each year, the fees applicable for that financial year calculated in accordance with this Part.
- (2) The Regulatory Authority may also publish the fees referred to in subregulation (1).

Division 2 — Prescribed and other fees between commencement day and 30 June 2023

Note for this Division:

This Division heading differs from the heading of Chapter 6 Part 6.3 Division 2 of the national regulations made by the Ministerial Council.

236B. Prescribed fees and other fees for period beginning on commencement day and ending on 30 June 2023

- For the purposes of the Law, for the period beginning on the commencement day and ending on 30 June 2023, the prescribed fee for the purposes of a provision of the Law specified in column 2 of Table 1 or 2 set out in Schedule 2 is the relevant corresponding fee in column 4 of that Table.
- (2) For the purposes of regulation 138(2)(b), for the period beginning on the commencement day and ending on 30 June 2023, the relevant fee is \$2 426.
- (3) For the purposes of regulation 139(1)(b), for the period beginning on the commencement day and ending on 30 June 2023, the relevant fee is \$116.

Note for this regulation:

This regulation differs from regulation 236B of the national regulations made by the Ministerial Council.

1683

Division 3 — Prescribed and other fees on and after 1 July 2023

236C. Prescribed fee — application for provider approval

(1) For the purposes of section 11(d) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 is to be calculated in accordance with the following formula —

 $$241 \times FX \times 1.05$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (2) For the purposes of section 11(d) of the Law, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

Note for this regulation:

This regulation differs from regulation 236C of the national regulations made by the Ministerial Council.

236D. Prescribed fees — application for service approval

For the purposes of section 44(1)(e) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 in relation to a small service, a medium service or a large service is to be calculated in accordance with the following formula —

 $F \times FX \times 1.05$

where —

F is —

- (a) in the case of a small service other than a family day care service \$482;
- (b) in the case of a medium service other than a family day care service \$725;
- (c) in the case of a large service other than a family day care service \$967;

- (d) in the case of a small service, medium service or large service that is a family day care service — \$725;
- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (2) For the purposes of section 44(1)(e) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 in relation to an extra-large service that is a centre-based service is to be calculated in accordance with the following formula —

 $967 \times FX \times 1.3125$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (3) For the purposes of section 44(1)(e) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 in relation to an extra-large service that is a family day care service is to be calculated in accordance with the following formula —

 $$725 \times FX \times 1.05$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (4) For the purposes of section 44(1)(e) of the Law, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the relevant fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

Note for this regulation:

This regulation differs from regulation 236D of the national regulations made by the Ministerial Council.

236E. Prescribed annual fees

 For the purposes of section 53 of the Law, the prescribed annual fee for the financial year beginning on 1 July 2023 in relation to a small service, a medium service or a large service is to be calculated in accordance with the following formula —

 $F \times FX \times 1.05$

where —

F is —

- (a) in the case of a small service \$218;
- (b) in the case of a medium service \$329;
- (c) in the case of a large service \$438;
- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (2) For the purposes of section 53 of the Law, the prescribed annual fee for the financial year beginning on 1 July 2023 in relation to an extra-large service is to be calculated in accordance with the following formula —

 $438 \times FX \times 1.3125$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (3) For the purposes of section 53 of the Law, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the prescribed annual fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the relevant fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

Note for this regulation:

This regulation differs from regulation 236E of the national regulations made by the Ministerial Council.

236F. Prescribed fee — application for amendment of service approval

For the purposes of section 54(2)(c) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 is to be calculated in accordance with the following formula —

 $$116 \times FX$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (2) For the purposes of section 54(2)(c) of the Law, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

236G. Prescribed fee — notification of intended transfer of service approval

For the purposes of section 59(2)(c) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 is to be calculated in accordance with the following formula —

 $$116 \times FX \times 1.05$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (2) For the purposes of section 59(2)(c) of the Law, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

P is the amount of the fee payable in the previous financial year;

FX is the indexation factor for the relevant financial year.

Note for this regulation:

This regulation differs from regulation 236G of the national regulations made by the Ministerial Council.

236H. Prescribed fee — application for service waiver

For the purposes of section 88(c) of the Law, in a financial year beginning on 1 July 2023 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

236I. Prescribed fee — application for temporary waiver

For the purposes of section 95(c) of the Law, in a financial year beginning on 1 July 2023 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

236J. Prescribed fee — application to extend temporary waiver

For the purposes of section 98(4) of the Law, in a financial year beginning on 1 July 2023 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

P is the amount of the fee payable in the previous financial year;

FX is the indexation factor for the relevant financial year.

236K. Prescribed fee — application for reassessment and re-rating

For the purposes of section 139(2)(c) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 in relation to a small service, a medium service or a large service is to be calculated in accordance with the following formula —

 $F \times FX$

where —

F is —

- (a) in the case of a small service \$482;
- (b) in the case of a medium service \$725;
- (c) in the case of a large service \$967;
- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (2) For the purposes of section 139(2)(c) of the Law, the prescribed fee for the financial year beginning on
 1 July 2023 in relation to an extra-large service is to be calculated in accordance with the following formula —

 $967 \times FX \times 1.25$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (3) For the purposes of section 139(2)(c) of the Law, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the relevant fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

236L. Prescribed fee — application for review by Ratings Review Panel of rating level

For the purposes of section 145(2)(c) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 in relation to a small service, a medium service or a large service is to be calculated in accordance with the following formula —

 $F \times FX \times 1.06$

where —

F is —

- (a) in the case of a small service \$482;
- (b) in the case of a medium service \$725;
- (c) in the case of a large service \$967;
- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (2) For the purposes of section 145(2)(c) of the Law, the prescribed fee for the financial year beginning on 1 July 2023 in relation to an extra-large service is to be calculated in accordance with the following formula —

 $967 \times FX \times 1.325$

where —

- **FX** is the indexation factor for the financial year beginning on 1 July 2023.
- (3) For the purposes of section 145(2)(c) of the Law, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the prescribed fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the relevant fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

Note for this regulation:

This regulation differs from regulation 236L of the national regulations made by the Ministerial Council.

236M. Prescribed fees — copy of or extract from registers

For the purposes of section 266(4) of the Law, the prescribed fee in a financial year beginning on 1 July 2023 or 1 July in a later year (the *relevant financial year*) is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.
- (2) For the purposes of section 267(4) of the Law, the prescribed fee in a financial year beginning on 1 July 2023 or 1 July in a later year (the *relevant financial year*) is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

236N. Prescribed fees — other applications

For the purposes of sections 22(2)(c), 37(2)(c), 39(6)(c), 40(3)(c), 85(2)(c), 141(4)(d), 152(3)(c) and 159(3)(c) of the Law, the prescribed fee is nil.

236O. Relevant fee — application for qualification to be assessed for inclusion on list of approved qualifications

 For the purposes of regulation 138, the relevant fee for the financial year beginning on 1 July 2023 is to be calculated in accordance with the following formula —

 $2426 \times FX \times 1.06$

where —

FX is the indexation factor for the financial year beginning on 1 July 2023.

- 1691
- (2) For the purposes of regulation 138, in a financial year beginning on 1 July 2024 or 1 July in a later year (the *relevant financial year*), the relevant fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

Note for this regulation:

This regulation differs from regulation 2360 of the national regulations made by the Ministerial Council.

236P. Relevant fee — application for determination of equivalent qualification

For the purposes of regulation 139, in a financial year beginning on 1 July 2023 or 1 July in a later year (the *relevant financial year*), the relevant fee is to be calculated in accordance with the following formula —

 $P \times FX$

where —

- **P** is the amount of the fee payable in the previous financial year;
- **FX** is the indexation factor for the relevant financial year.

8. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Prescribed fees for period beginning on commencement day and ending on 30 June 2023

[r. 236B]

Table 1 — Prescribed fees for provider approvals, service approvals, assessments and ratings

Column 1	Column 2	Column 3	Column 4
Item	Section of the Law	Description	Fee
1	Section 11(d)	Application for a provider approval	\$241

Column 1	Column 2	Column 3	Column 4
Item	Section of the Law	Description	Fee
2	Section 22(2)(c)	Application to amend a provider approval	Nil
3	Section 37(2)(c)	Application to voluntarily suspend a provider approval	Nil
4	Section 39(6)(c)	Application to approve an executor as approved provider	Nil
5	Section 40(3)(c)	Application to approve legal personal representative or guardian as approved provider	Nil
6	Section 44(1)(e)	Application for service approval — centre-based	Small service \$482
		service	Medium service \$725
			Large service \$967
			Extra-large service \$967
7	Section 44(1)(e)	Application for service approval — family day care service	\$725
8	Section 53	Annual fee — centre-based service	Small service \$218
			Medium service \$329
			Large service \$438
			Extra-large service \$438
9	Section 53	Annual fee — family day care service	Small service \$218
			Medium service \$329
			Large service \$438
			Extra-large service \$438

Column 1	Column 2	Column 3	Column 4
Item	Section of the Law	Description	Fee
10	Section 54(2)(c)	Application to amend service approval	Nil
11	Section 59(2)(c)	Notification of intended transfer of service approval	\$116
12	Section 85(2)(c)	Application to voluntarily suspend service approval	Nil
13	Section 88(c)	Application for service waiver	\$116
14	Section 95(c)	Application for temporary waiver	\$116
15	Section 98(4)	Application to extend temporary waiver	\$116
16	Section 139(2)(c)	Application for reassessment and re-rating	Small service \$482 Medium service \$725 Large service \$967 Extra-large service \$967
17	Section 141(4)(d)	Request for review by Regulatory Authority	Nil
18	Section 145(2)(c)	Application for further review by Ratings Review Panel	Small service \$482 Medium service \$725 Large service \$967 Extra-large service \$967
19	Section 152(3)(c)	Application for highest rating	Nil
20	Section 159(3)(c)	Re-application for highest rating	Nil

	I		
Column 1 Item	Column 2 Section of the Law	Column 3 Description	Column 4 Fee
1	Section 266(4)	Copy of or extract from register of approved providers	\$5 per page or \$75 for an electronic copy
2	Section 267(4)	Copy of or extract from register of approved education and care services	\$5 per page or \$75 for an electronic copy

Table 2 — Other prescribed fees

Part 3 — Other amendments

9. Regulation 123A replaced

Delete regulation 123A and insert:

123A. Family day care co-ordinator to educator ratios — family day care service

(1) For the purposes of section 163(1) of the Law, if a family day care service has provided education and care to children for less than 12 months, the prescribed minimum number of qualified persons employed or engaged as family day care co-ordinators of the family day care service is 1 full-time equivalent family day care co-ordinator for every 15 family day care educators (or part of that number).

Examples for this subregulation:

- 1. If between 1 and 15 family day care educators are engaged by or registered with the family day care service, a full-time equivalent family day care co-ordinator is employed or engaged by the approved provider.
- If between 16 and 30 family day care educators are engaged by or registered with the family day care service, 2 full-time equivalent family day care co-ordinators are employed or engaged by the approved provider.
- (2) For the purposes of section 163(1) of the Law, if a family day care service has provided education and care to children for 12 months or more, the prescribed minimum number of qualified persons employed or engaged as family day care co-ordinators of the family day care service is to be calculated in accordance with the following ratios —

- (a) if the number of family day care educators engaged by or registered with the service is not more than 25 — 1 full-time equivalent family day care co-ordinator;
- (b) if the number of family day care educators engaged by or registered with the service exceeds 25 — an additional 0.2 full-time equivalent family day care co-ordinator for every additional 5 family day care educators (or part of that number).

Examples for this subregulation:

- 1. If between 1 and 25 family day care educators are engaged by or registered with the family day care service, a full-time equivalent family day care co-ordinator is employed or engaged by the approved provider.
- If between 26 and 30 family day care educators are engaged by or registered with the family day care service, a full-time equivalent family day care co-ordinator is employed or engaged by the approved provider and a 0.2 full-time equivalent family day care co-ordinator is also employed or engaged.
- 3. If between 31 and 35 family day care educators are engaged by or registered with the family day care service, a full-time equivalent family day care co-ordinator is employed or engaged by the approved provider and a 0.4 full-time equivalent family day care co-ordinator is also employed or engaged.

10. Regulation 126 amended

(1) In regulation 126(1)(a) and (b) delete "have," and insert:

hold,

(2) In regulation 126 in note 2 delete "have" and insert:

hold

11. Regulation 126A inserted

After regulation 126 insert:

126A. Illness or absence of qualified educator who is required to meet relevant educator to child ratio

(1A) In this regulation —

approved education and care qualification means —

- (a) an approved certificate III level education and care qualification; or
- (b) an approved diploma level education and care qualification; or

- (c) an approved early childhood teaching qualification.
- This regulation applies if an educator referred to in regulation 126(1)(a) or (b) is absent from a centre-based service in any of the following circumstances —
 - (a) short-term illness;
 - (b) the educator's resignation;
 - (c) a practicum placement required to be undertaken by the educator for an approved education and care qualification;
 - (d) leave.
- (2) During the educator's absence, for the purposes of regulation 126(1)(a) or (b), a person who holds a qualification in primary teaching may be taken to hold an approved diploma level education and care qualification or an approved certificate III level education and care qualification (as the case requires).
- (3) An educator may be replaced in accordance with subregulations (1) and (2) for a maximum of 30 days in any 12 month period.
- (4) For the purposes of subregulation (3), in relation to a part-time educator, 30 days is to be calculated on a pro rata basis.

12. Regulation 127 amended

(1) In regulation 127 delete "have," and insert:

hold,

(2) At the end of regulation 127 insert:

Note for this regulation: This regulation differs from regulation 127 of the national regulations made by the Ministerial Council.

13. Regulation 128 amended

In regulation 128 delete "have" and insert:

hold

14. Regulation 135 amended

- (1) Before regulation 135(1) insert:
 - (1A) In this regulation —

approved education and care qualification means —

- (a) an approved certificate III level education and care qualification; or
- (b) an approved diploma level education and care qualification; or
- (c) an approved early childhood teaching qualification.
- (2) In regulation 135(1) and (2) delete "short-term illness or leave," and insert:

a circumstance specified in subregulation (6),

- (3) After regulation 135(5) insert:
 - (6) For the purposes of subregulations (1) and (2), the following circumstances are specified
 - (a) short-term illness;
 - (b) the resignation of the early childhood teacher, the second early childhood teacher or the suitably qualified person (as the case may be);
 - (c) a practicum placement required to be undertaken by the early childhood teacher or the second early childhood teacher (as the case may be) for an approved education and care qualification;
 - (d) a practicum placement required to be undertaken by the suitably qualified person for an approved education and care qualification;
 - (e) leave.

15. Regulations 152A and 152B inserted

At the end of Chapter 4 Part 4.4 Division 9 insert:

152A. Record of replacement of educator

The approved provider of a centre-based service must keep a record of an educator who is replaced in accordance with regulation 126A that includes the following information —

- (a) the full name of the educator;
- (b) the qualification that the educator who is replaced holds, or is actively working towards, for the purposes of regulation 126;
- (c) the qualification of the person who replaced the educator;
- (d) the dates on which the educator was replaced;
- (e) the reason for the educator's absence.
- Note for this regulation:

See regulation 126A(1) for the circumstances in which an educator may be absent from a centre-based service.

152B. Record of replacement of early childhood teacher or suitably qualified person

The approved provider of a centre-based service must keep a record of an early childhood teacher or a suitably qualified person who is replaced in accordance with regulation 135(1) or (2) that includes the following information —

- (a) the full name of the early childhood teacher or the suitably qualified person;
- (b) whether the person who is replaced is an early childhood teacher or suitably qualified person at the service;
- (c) the qualification of the person who replaced the early childhood teacher or the suitably qualified person (as the case may be);
- (d) the dates on which the early childhood teacher or the suitably qualified person was replaced;
- (e) the reason for the early childhood teacher's or the suitably qualified person's absence.

Note for this regulation:

See regulation 135(6) for the circumstances in which an early childhood teacher or a suitably qualified person may be absent from a centre-based service.

16. Regulation 239A amended

In regulation 239A(1) delete "31 December 2023" and insert:

31 December 2024

17. Regulation 240 amended

In regulation 240(1) delete "31 December 2023" and insert:

31 December 2024

18. Regulation 242 amended

In regulation 242(1) delete "before 31 December 2023." and insert:

until 31 December 2024.

19. Regulation 254 amended

At the end of regulation 254 insert:

Note for this regulation:

This regulation differs from regulation 254 of the national regulations made by the Ministerial Council.

20. Note for Chapter 7 Part 7.9 Division 3A inserted

At the beginning of Chapter 7 Part 7.9 Division 3A insert:

Note for this Division:

This Division heading differs from the heading to Chapter 7 Part 7.9 Division 3A of the national regulations made by the Ministerial Council.

21. Regulation 373A amended

In regulation 373A delete the note and insert:

Note for this regulation:

This regulation differs from regulation 373A of the national regulations made by the Ministerial Council.

22. Note for Chapter 7 Part 7.10 Division 2 replaced

At the beginning of Chapter 7 Part 7.10 Division 2 delete the note and insert:

Note for this Division:

The national regulations made by the Ministerial Council included provisions as Division 2 which were not relevant to Western Australia. Those provisions (except the heading to Division 2) were repealed by the *Education and Care Services National Amendment Regulations 2023.*

23. Note for Chapter 7 Part 7.10 Division 4 replaced

At the beginning of Chapter 7 Part 7.10 Division 4 delete the note and insert:

Note for this Division:

The national regulations made by the Ministerial Council included provisions as Division 4 which were not relevant to Western Australia. Those provisions (except the heading to Division 4) were repealed by the *Education and Care Services National Amendment Regulations 2023.*

24. Note for Chapter 7 Part 7.10 Division 5 replaced

At the beginning of Chapter 7 Part 7.10 Division 5 delete the note and insert:

Note for this Division:

The national regulations made by the Ministerial Council included provisions as Division 5 which were not relevant to Western Australia. Those provisions (except the heading to Division 5) were repealed by the *Education and Care Services National Amendment Regulations 2023.*

25. Regulations 393 and 394 deleted

Delete regulations 393 and 394.

26. Note for Chapter 7 Part 7.12 Division 1 replaced

At the beginning of Chapter 7 Part 7.12 Division 1 delete the note and insert:

Note for this Division:

The national regulations made by the Ministerial Council included provisions as Division 1 which were not relevant to Western Australia. Those provisions (except the heading to Division 1) were repealed by the *Education and Care Services National Amendment Regulations 2023*.

27. Note for Chapter 7 Part 7.12 Division 2 replaced

At the beginning of Chapter 7 Part 7.12 Division 2 delete the note and insert:

Note for this Division:

The national regulations made by the Ministerial Council included provisions as Division 2 which were not relevant to Western Australia. Those provisions (except the heading to Division 2) were repealed by the *Education and Care Services National Amendment Regulations 2023.*

28. Note for Chapter 7 Part 7.12 Division 3 replaced

At the beginning of Chapter 7 Part 7.12 Division 3 delete the note and insert:

Note for this Division:

The national regulations made by the Ministerial Council included provisions as Division 3 which were not relevant to Western Australia. Those provisions (except the heading to Division 3) were repealed by the *Education and Care Services National Amendment Regulations 2023*.

29. Regulations 410 and 411 deleted

Delete regulations 410 and 411.

30. Part 7.14 inserted

After Part 7.13 insert:

Part 7.14 — Transitional and savings provisions for *Education and Care Services National Amendment Regulations (No. 3) 2023*

Division 1—General

Note for this Division:

The national regulations made by the Ministerial Council include provisions as Division 1 which are not relevant to Western Australia.

N. HAGLEY, Clerk of the Executive Council.

EDUCATION

ED301

Education Service Providers (Full Fee Overseas Students) Registration Act 1991 School Curriculum and Standards Authority Act 1997 School Education Act 1999 Teacher Registration Act 2012

Education Regulations Amendment (Fees and Charges) Regulations 2023

SL 2023/67

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Education Regulations Amendment* (*Fees and Charges*) *Regulations 2023*.

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 2023.

Part 2 — Education Service Providers (Full Fee Overseas Students) Registration Regulations 1992 amended

3. Regulations amended

This Part amends the *Education Service Providers (Full Fee Overseas Students) Registration Regulations 1992.*

4. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[r. 4]

1.	For —
	(a) an application under section 9, 10, 11, 12 or 20(5) for registration of an education service provider;
	(b) an application under regulation 6(1) for renewal of the registration of an education service provider;
	 (c) an application under section 18(1) for the amendment of a certificate of registration by adding 1 or more education services:
	 if the number of full fee overseas students at the education service provider is less than 10\$345
	 if the number of full fee overseas students at the education service provider is 10 or more
2.	For an application under section 18(1) for the amendment of a certificate of registration by deleting 1 or more education services\$21
3.	For a notice under section 18(3) of a change in particulars if there is a change in the proprietorship of the education service provider:
	 if the number of full fee overseas students at the education service provider is less than 10\$345
	 if the number of full fee overseas students at the education service provider is 10 or more
4.	For a notice under section 18(3) of any other change in particulars\$21

5. Schedule 2 amended

Delete the reference after the heading to Schedule 2 and insert:

[r. 5]

6. Schedule 3 amended

Delete the reference after the heading to Schedule 3 and insert:

Part 3 — School Curriculum and Standards Authority Regulations 2005 amended

7. **Regulations amended**

This Part amends the *School Curriculum and Standards Authority Regulations 2005.*

8. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees and charges for certification, assessment and examination

Item	Description	[r. 10 Fee/Charge
Ittill	•	rec/charge
1.	<i>Certification</i> Copy of student record (s. 19J(1))	\$51.00 (for each document)
2.	Change of entry in application for certification	\$60.00
3.	Secondary education equivalence statement	\$52.00
	Assessment	
4.	Enrolment (late entry)	\$118.00 (for each course unit to a maximum of \$2 000.00 per application)
5.	Appeal from assessment	\$28.00 (for each course unit)
	Examination	
6.	Non-school candidate	\$60.00 (for each examination)
7.	Non-school candidate (late entry)	\$118.00 (for each examination)
8.	Non-school candidate (taking examination without enrolment)	\$179.00 (for each examination)
9.	School candidate (taking examination without enrolment)	\$179.00 (for each examination)

Item	Description	Fee/Charge
10.	School candidate taking examination in Australia but outside the State	\$86.00 (for each examination up to a maximum of \$400.00)
11.	School candidate taking examination outside Australia	\$340.00 (for each examination)
12.	Check of results	\$51.00 (for each examination)
13.	Statement of raw marks	\$18.00 (for each examination)
14.	Copy of examination script (obtainable only during the period of 21 days after publication of the examination results)	\$34.00 (for each script)

Part 4 — School Education (Student Residential Colleges) Regulations 2017 amended

9. Regulations amended

This Part amends the *School Education (Student Residential Colleges) Regulations 2017.*

10. Regulation 14 amended

- (1) In regulation 14(7)(a):
 - (a) in subparagraph (i) delete "2021" and insert:

2024

(b) in subparagraph (i) delete "\$25 000; or" and insert:

\$26 202; or

(c) in subparagraph (ii) delete "\$25 625;" and insert:

\$26 857;

- (2) In regulation 14(7)(b):
 - (a) in subparagraph (i) delete "2021" and insert:

2024

(b) in subparagraph (i) delete "\$14 461; or" and insert:

\$15 157; or

(c) in subparagraph (ii) delete "\$14 823." and insert:

\$15 536.

Part 5 — Teacher Registration (Accreditation of Initial Teacher Education Programmes) Regulations 2012 amended

11. Regulations amended

This Part amends the *Teacher Registration (Accreditation of Initial Teacher Education Programmes) Regulations 2012.*

12. **Regulation 5 amended**

In regulation 5(3)(b) delete "\$2 185." and insert:

\$2 256.

13. Regulation 6 amended

In regulation 6(4)(b) delete "\$2 185." and insert:

\$2 256.

Part 6 — Teacher Registration (General) Regulations 2012 amended

14. **Regulations amended**

This Part amends the *Teacher Registration (General) Regulations 2012.*

15. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

				[r. 28
		Type of fee	Provision of Act or regulations	Fee
1.		payable by a person who applies for visional registration —	s. 10(2)(e)	
	(a)	if the applicant has a teaching qualification from an accredited initial teacher education programme		\$140
	(b)	if the applicant has a teaching qualification conferred in Australia or New Zealand that the applicant wishes the Board to recognise as equivalent to a teaching qualification from an accredited initial teacher education programme		\$140
	(c)	if the applicant has a teaching qualification conferred in a country other than Australia or New Zealand that the applicant wishes the Board to recognise as equivalent to a teaching qualification from an accredited initial teacher education programme		\$473
	(d)	if the application is in accordance with the mutual recognition principle or the Trans-Tasman mutual recognition principle		\$140
	(e)	if the applicant holds non-practising registration		no fee
2.		payable by a person who applies for registration —	s. 10(2)(e)	
	(a)	if the applicant has a teaching qualification from an accredited initial teacher education programme		\$178
	(b)	if the applicant has a teaching qualification conferred in Australia or New Zealand that the applicant wishes the Board to recognise as equivalent to such a qualification		\$178

			•	
		Type of fee	Provision of Act or regulations	Fee
	(c)	if the applicant has a teaching qualification conferred in a country other than Australia or New Zealand that the applicant wishes the Board to recognise as equivalent to such a qualification		\$508
	(d)	if the application is in accordance with the mutual recognition principle or the Trans-Tasman mutual recognition principle		\$140
	(e)	if the applicant holds provisional or non-practising registration		no fee
3.		payable by a person who applies for ted registration —	s. 10(2)(e)	
	(a)	if the application involves the consideration for approval of a qualification or qualifications conferred by a body that is not established, or primarily based, in Australia or New Zealand		\$568
	(b)	if the application involves a nominee participating in a teacher exchange programme approved by the Board for the purpose of this item		no fee
	(c)	otherwise		\$235
4.		payable by a person who applies for -practising registration —	s. 10(2)(e)	
	(a)	eligible under section 18(a) of the Act		no fee
	(b)	eligible under section 18(b) of the Act —		
		 (i) if the applicant has a teaching qualification from an accredited initial teacher education programme 		\$178
		 (ii) if the applicant has a teaching qualification conferred in Australia or New Zealand that the applicant wishes the Board to recognise as equivalent to such a qualification 		\$178
	Type of fee	Provision of Act or regulations	Fee	
-----	---	---------------------------------------	--	
	 (iii) if the applicant has a teaching qualification conferred in a country other than Australia or New Zealand that the applicant wishes the Board to recognise as equivalent to such a qualification 		\$508	
5.	Fee payable by a person who applies for the renewal of registration	s. 11(2)(d)	\$56	
6.	Annual fee —	s. 35		
	 (a) for the first year after registration is granted if it is granted in January, February, March, October, November or December 		\$47	
	(b) otherwise		\$95	
7.	Fee payable by a person for a criminal record check, obtained by the Board with consent of the person under section 44 of the Act	s. 128(2)(i)	\$59	
8.	Fee payable by a person who applies for a certified copy of the register or an entry in the register for the copy	s. 37(5)	\$59 per entry up to a maximum fee of \$170	
9.	Late payment processing fee	r. 28(5)	\$59	
10.	Fee payable for a replacement registration card	r. 20(4)	\$59	
11.	Fee payable by a person seeking advice about additional qualifications required for registration	r. 19(2)(a)(i) or (ii)	\$330	
12.	Fee payable by a person seeking advice about being a fit and proper person to be registered	r. 19(2)(b)	\$59	

N. HAGLEY, Clerk of the Executive Council.

HEALTH

HE301

Cremation Act 1929

Cremation Amendment Regulations 2023

SL 2023/68

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Cremation Amendment Regulations 2023*.

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 Cremation Regulations 1954.

4. Schedule 2 amended

In Schedule 2 item 3:

(a) delete "\$72.60" and insert:

\$75.90

(b) delete "\$118.80" and insert:

\$125.40

N. HAGLEY, Clerk of the Executive Council.

1711

HOUSING

HW301

Housing Act 1980

Housing Amendment Regulations 2023

SL 2023/73

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Housing Amendment Regulations 2023*.

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 Housing Regulations 1980.

4. **Regulation 8 amended**

In regulation 8 delete the Table and insert:

Table			
Column 1 Item no.	Column 2 Item	Column 3 Fee \$	
	Preparation of documents		
1.	Mortgage	178	
2.	Discharge of mortgage	70	
3.	Shared equity caveat	64	
4.	Any other caveat	70	
5.	Shared equity withdrawal of caveat	64	
6.	Any other withdrawal of caveat	70	

Column 1 Item no.	Column 2 Item	Column 3 Fee \$
7.	Shared equity uplift of caveat	96
8.	Deed of co-ownership	213
9.	Any other deed	132
10.	Transfer of land	222
11.	Statutory declaration	55
12.	Settlement statement	193
13.	Any other document	82
	Miscellaneous	
14.	Production of title or other document	36

N. HAGLEY, Clerk of the Executive Council.

JUSTICE

JU301

Criminal Procedure Act 2004 Fines, Penalties and Infringement Notices Enforcement Act 1994

Justice Regulations Amendment (Major Events) Regulations 2023

SL 2023/69

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Justice Regulations Amendment* (*Major Events*) Regulations 2023.

2. Commencement

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

Part 2 — Criminal Procedure Regulations 2005 amended

3. Regulations amended

This Part amends the Criminal Procedure Regulations 2005.

4. Schedule 1A amended

In Schedule 1A insert in alphabetical order:

Major Events Act 2023

Part 3 — Fines, Penalties and Infringement Notices Enforcement Regulations 1994 amended

5. **Regulations amended**

This Part amends the *Fines, Penalties and Infringement Notices* Enforcement Regulations 1994.

6. Schedule 1 amended

In Schedule 1 insert in alphabetical order:

Major Events Act 2023

N. HAGLEY, Clerk of the Executive Council.

PLANNING

PL301

Planning and Development Act 2005

Planning and Development (Fees) Amendment Notice 2023

SL 2023/65

Made by the Minister under section 20(1) of the Act.

1. Citation

This notice is the *Planning and Development (Fees) Amendment Notice 2023.*

2. Commencement

- (a) clauses 1 and 2 on the day on which this notice is published in the *Gazette*;
- (b) the rest of the notice on 1 July 2023.

3. Notice amended

This notice amends the *Planning and Development (Fees) Notice 2021.*

4. Schedule 1 replaced

Delete Schedule 1 and insert:

Schedule 1 — Fees

[cl. 6]

1. Fees for approval of subdivision (Form 1A)

(1) Application for approval of freehold, survey-strata (freehold or leasehold) or community titles (land) scheme subdivision.

Amalgamation — \$2 558.

Example:

For an application proposing that multiple lots be amalgamated into a single lot, the application fee is \$2 558.

1715

Subdivision into 2 or more lots (up to and including 100 lots) — \$3 546 and \$79 per lot.

Example:

For an application proposing 5 lots, the application fee is \$3 546 plus \$395 (5 lots multiplied by \$79), which totals \$3 941.

Subdivision into 101 or more lots — \$11 446 and \$27 per lot in excess of 100 lots.

Example:

For an application proposing 105 lots, the application fee is \$11 446 plus \$135 (5 lots multiplied by \$27), which totals \$11 581.

(2) Application or contemporaneous applications for approval of amalgamation and subdivision — amalgamation fee does not apply.

2. Fees for amended plan for subdivision (Form 2A)

 Amended plan or plans for application for approval of freehold, survey-strata (freehold or leasehold), community titles (land) scheme or community titles (building) scheme subdivision.

Amalgamation — \$871.

Example:

For amended plans for an application proposing that multiple lots be amalgamated into a single lot, the application fee is \$871.

Subdivision into 2 or more lots (up to and including 100 lots) — \$1 293 and \$26 per lot.

Example:

For amended plans for an application proposing 5 lots, the application fee is \$1 293 plus \$130 (5 lots multiplied by \$26), which totals \$1 423.

Subdivision into 101 or more lots — \$3 893 and \$4 per lot in excess of 100 lots.

Example:

For amended plans for an application proposing 105 lots, the application fee is \$3 893 plus \$20 (5 lots multiplied by \$4), which totals \$3 913.

Note:

Where a minor variation is made at the request of the WAPC, the WAPC may waive some or all of the applicable fee.

(2) Amended plan or plans for application or contemporaneous applications for approval of amalgamation and subdivision — amalgamation fee does not apply.

3. Fees for reconsideration of decision (Form 3A)

Request under section 144(1) of the Act to reconsider a refusal or under section 151(1) of the Act to reconsider a condition or conditions.

Amalgamation — \$1 191.

Example:

For a reconsideration of an application proposing that multiple lots be amalgamated into a single lot, the application fee is \$1 191.

Subdivision into 2 or more lots (up to and including 100 lots) — \$1 459 and \$32 per lot.

Example:

For a reconsideration of an application proposing 5 lots, the application fee is \$1 459 plus \$160 (5 lots multiplied by \$32), which totals \$1 619.

Subdivision into 101 or more lots — \$4 659 and \$6 per lot in excess of 100 lots.

Example:

For a reconsideration of an application proposing 105 lots, the application fee is \$4 659 plus \$30 (5 lots multiplied by \$6), which totals \$4 689.

4. Fees for endorsement of plan (Form 1C)

(1) Application for endorsement of a deposited plan, survey-strata (freehold or leasehold) plan or community titles (land) scheme plan.

Amalgamation — \$595.

Example:

For an application for endorsement of a plan proposing that multiple lots be amalgamated into a single lot, the application fee is \$595.

Subdivision into 2 or more lots (up to and including 100 lots) — \$665 and \$8 per lot.

Example:

For an application for endorsement of a plan proposing 5 lots, the application fee is \$665 plus \$40 (5 lots multiplied by \$8), which totals \$705.

Subdivision into 101 or more lots — \$1 465 and \$5 per lot in excess of 100 lots.

Example:

For an application for endorsement of a plan proposing 105 lots, the application fee is \$1 465 plus \$25 (5 lots multiplied by \$5), which totals \$1 490.

(2) Application for endorsement of a plan that proposes amalgamation and subdivision — amalgamation fee does not apply.

5. Fees for approval and endorsement of proposed lease or licence or class of lease or licence (Form 1B)

- (1) Application for approval by the WAPC of a proposed lease or licence under section 136 of the Act and endorsement of the approval on the executed lease or licence **\$628**.
- (2) Application for approval by the WAPC of a proposed class of lease or licence under section 139 of the Act **\$628**.

- 1717
- (3) Application for endorsement of approval by the WAPC on an executed lease or licence of a class approved under section 139 of the Act — \$130.
- 6. Fees for issue of certificates under region planning schemes
 - (1) Issue of certificate under the *Metropolitan Region Scheme* clause 42 **\$27**.
 - (2) Issue of certificate under the *Greater Bunbury Region Scheme* clause 53 **\$27**.
 - (3) Issue of certificate under the *Peel Region Scheme* clause 47 **\$27**.

7. Cartography and spatial data fees

- (1) Cartographic services provided by the WAPC in connection with its functions **\$85 per hour**.
- (2) Provision of a spatial dataset for which the WAPC is the custodial agency **\$86**.

Note for this Schedule:

The forms referred to in this Schedule can be found on the website for the Department of Planning, Lands and Heritage.

R. SAFFIOTI, Minister for Planning.

PL302

Planning and Development Act 2005

Planning and Development (Development Assessment Panels) Amendment Regulations (No. 2) 2023

SL 2023/72

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Planning and Development* (*Development Assessment Panels*) Amendment Regulations (No. 2) 2023.

Commencement

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 July 2023.

3. Regulations amended

These regulations amend the *Planning and Development* (Development Assessment Panels) Regulations 2011.

4. Schedule 1 replaced

Delete Schedule 1 and insert:

			[r. 10 and 17]
Item	Арр	olication	Fee
1.	A DAP application if the estimated cost of the development is —		
	(a)	not less than \$2 million and less than \$7 million	\$6 003
	(b)	not less than \$7 million and less than \$10 million	\$9 268
	(c)	not less than \$10 million and less than \$12.5 million	\$10 084
	(d)	not less than \$12.5 million and less than \$15 million	\$10 371
	(e)	not less than \$15 million and less than \$17.5 million	\$10 659
	(f)	not less than \$17.5 million and less than \$20 million	\$10 948
	(g)	\$20 million or more	\$11 236
2.	An a	application under r. 17	\$257

Schedule 1 — Fees for applications

N. HAGLEY, Clerk of the Executive Council.

2.

POLICE

PO301

Firearms Act 1973 Pawnbrokers and Second-hand Dealers Act 1994 Police Act 1892 Security and Related Activities (Control) Act 1996

Police Regulations Amendment (Fees and Charges) Regulations 2023

SL 2023/74

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Police Regulations Amendment (Fees and Charges) Regulations 2023.*

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 2023.

Part 2 — Firearms Regulations 1974 amended

3. Regulations amended

This Part amends the Firearms Regulations 1974.

4. Schedule 1A replaced

Delete Schedule 1A and insert:

Schedule 1A — Fees

[r. 2(1)]

Item	Fee for	Fee
		\$
1.	Application for firearm licence (r. 3A, 3B) —	
	(a) by person without such a licence	396

GOVERNMENT GAZETTE, WA

Item		Fee for	Fee	
			\$	
	(b)	by person renewing such a licence	75	
	(c)	by person with such a licence wanting licence for 1 or more additional firearms	285	
2.	App	lication for firearm collector's licence (r. 3A, 3B) —		
	(a)	by person without such a licence	516	
	(b)	by person renewing such a licence	181	
	(c)	by person with such a licence wanting licence for 1 or more additional firearms	432	
3.	App	lication for corporate licence (r. 3A, 3B) —		
	(a)	by person without such a licence	568	
	(b)	by person renewing such a licence	166	
	(c)	by person with such a licence wanting licence for 1 or more additional firearms	432	
4.	App	lication for dealer's licence (r. 3A, 3B) —		
	(a)	by person without such a licence	904	
	(b)	by person renewing such a licence	404	
5.	App	lication for repairer's licence (r. 3A, 3B) —		
	(a)	by person without such a licence	904	
	(b)	by person renewing such a licence	404	
6.	App	lication for manufacturer's licence (r. 3A, 3B) —		
	(a)	by person without such a licence	904	
	(b)	by person renewing such a licence	404	
7.	App	lication for shooting gallery licence (r. 3A, 3B) —		
	(a)	by person without such a licence	654	
	(b)	by person renewing such a licence	328	
8.		lication for ammunition collector's licence A, 3B) —		
	(a)	by person without such a licence	542	
	(b)	by person renewing such a licence	220	
9.		lication for permit under s. 17 of the Act, per month or of a month for which permit issued (r. 3A)	131	
10.	Extr	Extract of licence (r. 7A)		
11.	Dup	licate of licence (r. 8)	42	
12.	Repl	Replacement for an extract of licence (r. 8)		
13.	Polie	ce custody of firearm, per year or part of year (r. 11)	202	

Part 3 — Pawnbrokers and Second-hand Dealers Regulations 1996 amended

5. Regulations amended

This Part amends the *Pawnbrokers and Second-hand Dealers Regulations 1996*.

6. Regulation 28 amended

In regulation 28 delete the Table and insert:

Item	Licence	For period not exceeding 1 year	For period not exceeding 2 years but longer than 1 year	For period not exceeding 3 years but longer than 2 years
1.	Pawnbroker's licence only	\$	\$	\$
(a)	150 or more transactions in a year	5 442	7 560	9 677
(b)	50-149 transactions in a year	2 721	3 780	4 838
(c)	0-49 transactions in a year	1 360	1 890	2 419
2.	Second-hand dealer's licence only			
(a)	150 or more transactions in a year	5 442	7 560	9 677
(b)	50-149 transactions in a year	2 721	3 780	4 838
(c)	0-49 transactions in a year	1 360	1 890	2 419

Table — Fees for application for licences

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
3.	Pawnbroker's licence and second-hand dealer's licence			
(a)	150 or more transactions in a year	5 457	7 585	9 712
(b)	50-149 transactions in a year	2 729	3 793	4 856
(c)	0-49 transactions in a year	1 364	1 896	2 428

7. Regulation 29 amended

In regulation 29 delete the Table and insert:

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
1.	Pawnbroker's licence only			
(a)	150 or more transactions in a year	5 347	7 402	9 457
(b)	50-149 transactions in a year	2 673	3 701	4 728

Table — Fees for renewal of licences

Item	Licence	For period not exceeding 1 year \$	For period not exceeding 2 years but longer than 1 year \$	For period not exceeding 3 years but longer than 2 years \$
(c)	0-49 transactions in a year	1 336	1 850	2 364
2.	Second-hand dealer's licence only			
(a)	150 or more transactions in a year	5 347	7 402	9 457
(b)	50-149 transactions in a year	2 673	3 701	4 728
(c)	0-49 transactions in a year	1 336	1 850	2 364
3.	Pawnbroker's licence and second-hand dealer's licence			
(a)	150 or more transactions in a year	5 362	7 427	9 492
(b)	50-149 transactions in a year	2 681	3 713	4 746
(c)	0-49 transactions in a year	1 340	1 856	2 373

Part 4 — Police (Fees and Charges) Regulations 2018 amended

8. **Regulations amended**

This Part amends the *Police (Fees and Charges) Regulations 2018.*

9. Schedules 1 and 2 replaced

Delete Schedules 1 and 2 and insert:

Schedule 1 — Fees

[r. 4(1)]

	Purpose	Fee
1.	Copy of traffic infringement notice record	\$31.60
2.	Escorts and guards — each person provided per hour and part of an hour for high risk escorts carried out by TRG	\$158.00
3.	Authorised copy of a photograph	\$11.55
4.	National criminal history record check —	
	(a) issued to a volunteer organisation	\$17.00
	(b) issued to a public sector body	\$34.50
5.	National police certificate	\$58.70
6.	Provision of incident information as defined in the <i>Road Traffic</i> (<i>Administration</i>) <i>Act 2008</i> section 12(1) —	
	(a) to those involved or their representatives (outlining certain accident details)	\$49.20
	 (b) to the Insurance Commission of Western Australia for third party insurance purposes 	\$49.20
7.	Provision of information about a reported incident, other than incident information as defined in the <i>Road Traffic</i> (<i>Administration</i>) <i>Act 2008</i> section 12(1), to those involved or their representatives (outlining certain incident details)	\$49.10

	Purpose	Fee
8.	Replacement of prosecution documents —	
	 (a) a statement of the material facts of a charge, which has already been served (per hour or part of an hour) 	\$98.00
	(b) additional copy of documents already disclosed (per hour or part of an hour)	\$98.00

Schedule 2 — Charges for major events

[r. 6 and 8]

	Charge	Rate/hour
1.	Planning rate	\$65.00
2.	Attendance rate	\$115.00
3.	General overhead expenses rate	\$22.00
4.	Overhead expenses rate for air support — helicopter	\$3 351.00
5.	Overhead expenses rate for air support — fixed wing aircraft	\$2 376.00

Part 5 — Security and Related Activities (Control) Regulations 1997 amended

10. Regulations amended

This Part amends the *Security and Related Activities (Control) Regulations 1997.*

11. Schedule 4 replaced

Delete Schedule 4 and insert:

Schedule 4 — Fees

[r. 54]

	1	[1. 54
Column 1	Column 2	Column 3
Provision of Act or regulations	Subject matter	Fee \$
Agent's licences		
s. 46(1)(c)	Application for issue of agent's licence —	
	for 1 year or less	1 391
	for more than 1 year but not more than 3 years	1 445
s. 46(1)(c)	Application by licensee for additional agent's licence (each licence)	979
s. 49(1)(c)	Application for renewal of agent's licence — for 3 years (each licence)	1 034
s. 46(1)(c)	Application for issue of temporary licence under s. 42B	1 391
Other licences, endo	prsements and permits	
s. 46(1)(c)	Application for issue of licence (other than agent's licence or temporary licence) —	
	for 1 year or less	366
	for more than 1 year but not more than 3 years	388
s. 46(1)(c)	Application by licensee for additional licence (other than agent's licence or temporary licence) (each licence)	220
s. 49(1)(c)	Application for renewal of licence (other than agent's licence or temporary licence) — for 3 years or less (each licence)	243
r. 10(b)	Application for endorsement under s. 24	215
r. 12	Application for permit under s. 25	255
r. 13(b)	Application for endorsement under s. 26	215

Column 1	Column 2	Column 3
Provision of Act or regulations	Subject matter	Fee \$
s. 46(1)(c)	Application for issue of temporary licence under s. 42A	366
Miscellaneous		
s. 10(2)	Application to inspect register	50
s. 10(3)	Certified copy of register entry	52
s. 66	Issue of duplicate licence or duplicate identity card	34
s. 94(4)(b)	Additional fee if fingerprints and palm prints are required under s. 48(1)(a) or (b)(i)	124

N. HAGLEY, Clerk of the Executive Council.

TRANSPORT

TN301

Public Transport Authority Act 2003 Government Railways Act 1904 Transport Co-ordination Act 1966

Public Transport Authority Amendment Regulations 2023

SL 2023/75

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Public Transport Authority Amendment Regulations 2023*.

2. Commencement

(a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;

(b) the rest of the regulations — on the day after that day.

3. Regulations amended

These regulations amend the *Public Transport Authority Regulations 2003*.

4. **Regulation 3 amended**

- (1) In regulation 3 delete the definition of *electronic ticket*.
- (2) In regulation 3 insert in alphabetical order:

electronic ticket means —

- (a) a payment application; or
- (b) a payment device;

payment application means a software application issued or approved by the Authority that —

- (a) receives, stores, processes or transfers data; and
- (b) runs on a physical device that can be read by the Authority's reading apparatus so as to establish whether a person is authorised to make a journey;

payment device means a physical device issued or approved by the Authority that —

- (a) receives, stores, processes or transfers data; and
- (b) can be read by the Authority's reading apparatus so as to establish whether a person is authorised to make a journey;

5. Regulation 4A amended

- (1) At the beginning of regulation 4A insert:
 - (1) A person using an electronic ticket must, before or at the start of a journey, obtain confirmation from the Authority's reading apparatus of authorisation to make the journey.
- (2) In regulation 4A
 - (a) delete "The Authority" and insert:
 - (2) The Authority

(b) delete "to conditions" and insert:

to other conditions

Note: The heading to amended regulation 4A is to read: Use of ticket

6. **Regulation 5 amended**

Delete regulation 5(2) and insert:

- (2) An electronic ticket is valid for a journey unless
 - (a) the person using the ticket does not comply with regulation 4A(1); or
 - (b) the ticket is not being used in accordance with any other condition on which it was issued or approved; or
 - (c) a current certificate or concession card is required to be held by a person as a condition of the use of the ticket on the journey and that certificate or concession card is not presented on demand to a driver, master or authorised person.

7. **Regulation 6 amended**

(1) In regulation 6(1) delete "is not in possession of a ticket that is valid for the journey" and insert:

does not produce a ticket that is valid for the journey to a driver, master or authorised person on demand made at the start or end of the journey or at any time during the journey

(2) Delete regulation 6(1A).

8. Regulation 6A amended

(1) In regulation 6A(2) delete "is within the closed area of a railway station and is not in possession of an appropriate ticket" and insert:

does not produce an appropriate ticket to a driver or authorised person on demand made when the person enters or exits the closed area of a railway station or at any time while the person is within the closed area

(2) Delete regulation 6A(3).

9. Regulation 11 amended

Delete regulation 11(3) and insert:

(3) This regulation does not limit the operation of the *Tobacco Products Control Regulations 2006*.

10. Regulation 12 amended

Delete regulation 12(4) and (5).

11. Regulation 44 amended

Delete regulation 44(3) and (4) and insert:

- (3) A driver, master or authorised person may retain a payment device produced to the driver, master or authorised person under regulation 6 or 6A if
 - (a) the payment device was issued by the Authority; and
 - (b) a person is registered with the Authority as the user of the payment device; and
 - (c) the registered user has notified the Authority that the payment device has been lost or stolen.
- (4) A driver, master or authorised person may retain a payment device produced to the driver, master or authorised person under regulation 6 or 6A if
 - (a) the payment device was issued by the Authority; and
 - (b) a person is registered with the Authority as the user of the ticket; and
 - (c) the ticket is not valid under regulation 5(2)(b) because it is not being used in accordance with a condition that it be used only by the registered user.

12. Schedule 2 amended

(1) Delete Schedule 2 Form 1 and insert:

Form 1

Public Transport Authority Act 2003

Public Transport Authority Regulations 2003

Infringement notice

Serial No.

1.	To:			
	Fa	mily name	Given names	
			Street	
		Suburb Postcode		
		•	day of pm you committed the offence indicated	
2.	Regula	tion	Offence	Modified penalty
				\$
٦				
				•••••
3.	court, th modifie	ne amount o d penalty fo	to be prosecuted for the alleged offence f money specified in this notice as bein or the offence may be paid to the Public within a period of 28 days after receiv	g the
4.			alty is not paid within the time specified ay be prosecuted for the alleged offence	
5.			rse side of this form for details of the war penalty may be paid.	ays in
	Note:	if you believ consider wit	e an extension of time to pay the modified p to you have good reason to request this Aut hdrawing this infringement notice, you must reasons to [Address].	hority to
			[Reverse side]	
[Detail	s of paymer	nt options for p	paying modified penalty]	

(2) In Schedule 2 Form 2 delete "Ms/Mr".

13. Various penalties amended

In the provisions listed in the Table —

(a) delete "Modified penalty:" and insert:

Modified penalty for this subregulation:

(b) delete "Penalty:" and insert:

Penalty for this subregulation:

Table		
r. 9(1)	r. 11(1) and (2)	
r. 16(1) and (2)	r. 17(1) and (2)	
r. 25(4)	r. 28(1)	
r. 33C(1) and (2)	r. 33D(3)	
r. 37(2)		

14. Various provisions amended to remove gender-specific language

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

Tuble		
Provision	Delete	Insert
r. 9(2)	his or her	their
r. 19	his or her	the person's
r. 23(a)	his or her	the person's
r. 40	his or her	the officer's
r. 41(1)(c)	him or her	the person
r. 41(1)(h) and (j)	he or she	the person
r. 42	he or she (each occurrence)	the person
	that person	the person

Table

Provision	Delete	Insert
r. 43(a)	him or her	the person
r. 43(d)(i)	his or her	the person's
r. 43(g)	he or she	the person

N. HAGLEY, Clerk of the Executive Council.

TREASURY AND FINANCE

TR301

First Home Owner Grant Act 2000 Taxation Administration Act 2003

Finance Regulations Amendment (Interest Rates) Regulations 2023

SL 2023/70

Made by the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These regulations are the *Finance Regulations Amendment* (*Interest Rates*) *Regulations 2023*.

2. Commencement

- (a) Part 1 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 July 2023.

Part 2 — First Home Owner Grant Regulations 2000 amended

3. Regulations amended

This Part amends the *First Home Owner Grant Regulations 2000*.

4. Interest rates amended

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

Table		
Provision	Delete	Insert
r. 8(1)	0.2%	3.7%
r. 8(2)	0.2%	3.7%
r. 8(3)	8.2%	11.7%

Part 3 — *Taxation Administration Regulations 2003* amended

5. **Regulations amended**

This Part amends the *Taxation Administration Regulations 2003*.

6. Interest rates amended

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

Table		
Provision	Delete	Insert
r. 3A(a)	0.2%	3.7%
r. 3A(b)	8.2%	11.7%
r. 3	0.2%	3.7%
r. 4	0.2%	3.7%
r. 5	8.2%	11.7%
r. 5B	0.2%	3.7%
r. 5C	0.2%	3.7%

N. HAGLEY, Clerk of the Executive Council.

1734

1735

— PART 2 —

AGRICULTURE AND FOOD

AG401

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007 BIOSECURITY AND AGRICULTURE MANAGEMENT INDUSTRY FUNDING SCHEME (CATTLE) REGULATIONS 2010

CATTLE INDUSTRY DECLARED PEST CONTROL AND COMPENSATION FUNDING SCHEME (AREA OF OPERATION AND RATE OF CONTRIBUTIONS) NOTICE 2023

Made by the Minister under regulation 13 (1) of the *Biosecurity and Agriculture Management Industry Funding Scheme (Cattle) Regulations 2010* on the recommendation of the Industry Management Committee.

1. Citation

This notice is the Cattle Industry Declared Pest Control and Compensation Funding Scheme (Area of Operation and Rate of Contributions) Notice 2023.

2. Area of Operations and Rate of Contributions

- (1) In respect of the financial year 2023/24 I declare that-
 - (a) the Scheme will operate across the whole of Western Australia, and
 - (b) the rate at which contributions are to be paid under *regulation 14* for the period beginning on 1 July 2023 and ending on 30 June 2024 is \$0.20 per head of cattle or per carcass comprised in a chargeable sale.
- (2) The contributions raised under the Cattle Industry Funding Scheme (Cattle IFS) *(estimated)* are likely to be applied to fund payments relating to each specified pest proportionally as follows—says
 - (a) Bovine Tuberculosis (mycobacterium tuberculosis) 22% of the Cattle IFS 2023/24 program.
 - (b) Enzootic bovine leucosis (bovine leukaemia virus) 32% of the Cattle IFS 2023/24 program.
 - (c) Bovine Johne's disease (mycobacterium paratuber culosis) 46% of the Cattle IFS $2023/24\ {\rm program}.$

Dated 8 June 2023.

Hon. JACKIE JARVIS, MLC, Minister for Agriculture and Food; Forestry; Small Business.

AG402

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007 BIOSECURITY AND AGRICULTURE MANAGEMENT INDUSTRY FUNDING SCHEME (GRAINS) REGULATIONS 2010

GRAINS, SEEDS, AND HAY INDUSTRY DECLARED PEST CONTROL AND COMPENSATION FUNDING SCHEME (AREA OF OPERATION AND RATE OF CONTRIBUTIONS) NOTICE 2023

Made by the Minister under regulation 13 (1) of the Biosecurity and Agriculture Management Industry Funding Scheme (Grains) Regulations 2010 on the recommendation of the Industry Management Committee.

1. Citation

This notice is the Grains, Seeds and Hay Industry Declared Pest Control and Compensation Funding Scheme (Area of Operation and Rate of Contributions) Notice 2023.

2. Area of Operations and Rate of Contributions

- (1) In respect of the financial year 2023/24 I declare that—
 - (a) the Scheme is to operate in the agricultural areas the State, which are defined to include all local government districts of Western Australia except for those comprising the Kimberley (municipal districts of Broome, Halls Creek, Derby-West Kimberley, and Wyndham-East Kimberley) and the pastoral areas (local government districts of Ashburton, Carnarvon, Coolgardie, Cue, Dundas, East Pilbara, Exmouth, Laverton, Leonora, Kalgoorlie-Boulder, Meekatharra, Menzies, Mount Magnet, Murchison, Ngaanyatjarraku, Port Hedland, Roebourne, Sandstone, Shark Bay, Upper Gascoyne, Wiluna, and Yalgoo); and

- (b) the rates at which contributions are to be paid under *regulation 15* for the period beginning on 1 July 2023 and ending on 30 June 2024 are applied to the *first sale* of produce (grown in the agricultural areas of WA) in 2023/24.
 - (i) in respect of a chargeable transaction, where the chargeable produce is grain or seed: \$0.25 per tonne; and
 - (ii) in respect of a chargeable transaction, where the chargeable produce is hay: 0.125 per tonne.
- (2) The contributions raised under the Grains, Seeds, and Hay Industry Funding Scheme (estimated) are likely to be applied to fund payments relating to each specified pest proportionally as follows—
 - (a) Three-horned bedstraw (Galium tricornutum) 7% of Grains IFS 2023/24 program.
 - (b) Skeleton weed (Chondrilla juncea L.) 93% of Grains IFS 2023/24 program.

Dated 8 June 2023.

Hon. JACKIE JARVIS, MLC, Minister for Agriculture and Food; Forestry; Small Business.

AG403

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007 BIOSECURITY AND AGRICULTURE MANAGEMENT INDUSTRY FUNDING SCHEME (SHEEP AND GOAT) REGULATIONS 2010

SHEEP AND GOAT INDUSTRY DECLARED PEST CONTROL AND COMPENSATION FUNDING SCHEME (AREA OF OPERATION AND RATE OF CONTRIBUTIONS) NOTICE 2023

Made by the Minister under regulation 13 (1) of the *Biosecurity and Agriculture Management Industry Funding Scheme (Sheep and Goat) Regulations 2010* on the recommendation of the Industry Management Committee.

1. Citation

This notice is the Sheep and Goat Industry Declared Pest Control and Compensation Funding Scheme (Area of Operation and Rate of Contributions) Notice 2023.

2. Area of Operations and Rate of Contributions

- (1) In respect of the financial year 2023/24 I declare that-
 - (a) the Scheme will operate across the whole of Western Australia, and
 - (b) the rate at which contributions are to be paid under *regulation 14* for the period beginning on 1 July 2023 and ending on 30 June 2024 is \$0.17 per head or per carcass comprised in a chargeable sale.
- (2) The contributions raised under the Sheep and Goat Industry Funding Scheme (estimated) are likely to be applied to fund payments relating to each specified pest proportionally as follows—
 - (a) Virulent footrot (Dichelobacter nodosusy) 88% of the Sheep and Goat IFS 2023/24 program.
 - (b) Dog, Wild or Feral (Canis lupus familiaris (feral)) 12% of the Sheep and Goat IFS 2023/24 program.

Dated 8 June 2023

Hon. JACKIE JARVIS, MLC, Minister for Agriculture and Food; Forestry; Small Business.

AG404

BIOSECURITY AND AGRICULTURE MANAGEMENT ACT 2007 DETERMINED RATES

Under section 130 of the *Biosecurity and Agriculture Management Act 2007*, I determine rates chargeable on land in the prescribed areas for the financial year commencing on 1 July 2023 as follows—

- (a) 6.4724 cents in the dollar on the unimproved value of land held under pastoral leasehold in the local government districts of Carnarvon, Exmouth, Greater Geraldton, Murchison, Upper Gascoyne, Northampton and Shark Bay;
- (b) 6.9382 cents in the dollar on the unimproved value of land held under pastoral leasehold in the local government districts of Coolgardie, Dundas, Kalgoorlie-Boulder, Laverton, Leonora, Menzies, Ngaanyatjarraku, Sandstone, Wiluna and Yilgarn;
- (c) 0.5413 cents in the dollar on the unimproved value of the land held under pastoral leasehold in the local government districts of Broome, Derby-West Kimberley, Wyndham-East Kimberley and Halls Creek;
- (d) 6.4031 cents in the dollar on the unimproved value of the land held under pastoral leasehold in the local government districts of Cue, Meekatharra, Mount Magnet, Mount Marshall, Perenjori and Yalgoo;

- (e) 2.3347 cents in the dollar on the unimproved value of land held under pastoral leasehold in the local government districts of Ashburton, East Pilbara, City of Karratha and Port Hedland;
- (f) 0.0436 cents in the dollar on the unimproved value of freehold land in the local government districts of Dalwallinu, Koorda, Morawa and Perenjori, that is no less than 100 hectares in area with a minimum rate payable amount of \$83;
- (g) 0.0087 cents in the dollar on the unimproved value of freehold land in the local government districts of Carnamah, Coorow, Dandaragan, Mingenew, Moora, Irwin and Three Springs, that is no less than 100 hectares in area with a minimum rate payable amount of \$104.50.
- (h) 0.0267 cents in the dollar on the unimproved value of freehold land in the local government districts of Chapman Valley, Greater Geraldton and Northampton, that is no less than 100 hectares in area with a minimum rate payable amount of \$80.
- (i) A flat rate on freehold land in the local government districts of Boyup Brook, Bridgetown-Greenbushes, Donnybrook-Balingup (in the localities of Balingup, Mullalyup, Grimwade, Southampton and Wilga West) and West Arthur, that is—
 - (a) a fixed sum of \$50 on freehold land on the rural valuation roll maintained under the Valuation of Land Act 1978
 - (b) a fixed sum of \$40 on freehold land within a town-site described as urban residential or urban farming or urban vacant or urban miscellaneous on the urban valuation roll maintained under *Valuation of Land Act 1978*
- (j) A flat rate (fixed sum) on freehold land in the local government district of Esperance that is no less than 100 hectares in size as follows—

Hectare ranges	Flat rate (fixed sum) \$
100 - 5000	50
>5000—10 000	200
>10 000	500

- (k) A flat rate (fixed sum) of \$30 on freehold land on the rural, urban and/or metropolitan valuation rolls maintained under the *Valuation of Land Act 1978* in the local government districts of Harvey, Mandurah, Murray, Serpentine-Jarrahdale and Waroona, that is no less than one (1) hectare in area.
- (l) A flat rate (fixed sum) on freehold land in the local government district of Ravensthorpe that is described as urban farming or urban residential or urban vacant or urban miscellaneous on the non-rural and on the rural valuation rolls maintained under the *Valuation of Land Act 1978* as follows—

Hectare ranges	Flat rate (fixed sum) \$
50ha or less	24
>50—200	39
>200—500	75
>500—1000	141
>1000—2000	200
>2000—3500	377
>3500—5000	528
>5000—7500	698
>7500—9000	848
>9000	1107

(m) A flat rate (fixed sum) on freehold land in the local government districts of Bunbury, Capel, Dardanup and Donnybrook-Balingup (in the localities of Argyle, Beelerup, Brazier, Brookhampton, Charley Creek, Cundinup, Donnybrook, Glen Mervyn, Kirup, Lowden, Mumballup, Newlands, Noggerup, Paynedale, Queenwood, Thomson Brook, Upper Capel and Yabberup), described as urban farming on the non-rural valuation roll and freehold land on the rural valuation roll maintained under the Valuation of Land Act 1978 as follows—

Hectare ranges	Flat rate (fixed sum) \$
1—10	49.50
>10	63.05

(n) A flat rate (fixed sum) on freehold land in the local government districts of Kondinin, Kulin, Lake Grace, Merredin, Mount Marshall, Mukinbudin, Narembeen, Nungarin, Trayning, Westonia and Yilgarn, that is no less than 20 hectares in area as follows—

Hectare ranges	Flat rate (fixed sum) \$
20—1000	31.47
>1,000—2,000	47.21
>2,000—5,000	146.85

GOVERNMENT GAZETTE, WA

Hectare ranges	Flat rate (fixed sum) \$
>5,000—10,000	262.25
>10,000—15,000	419.60
>15,000	629.40

Hon. JACKIE JARVIS, MLC, Minister for Agriculture and Food.

CEMETERIES

CE401

CEMETERIES ACT 1986

Shire of Narrogin

CEMETERY FEES AND CHARGES

Pursuant to Section 53 of the *Cemeteries Act 1986*, the Shire of Narrogin resolved on 26 April 2023, to set the below schedule of fees and charges to have affect 14 days from the publication of this notice or 1 July 2023 whichever is the latter—

Item Description	GST	Proposed
Single Burial Permits:		
Application	Y	\$51.75
Grant of Right of Burial (Lawn)	Ν	\$1,293.75
Grant of Right of Burial (Other than Lawn)	Ν	\$776.00
Interment in a grave up to 2.1 meters deep	Y	\$1,035.00
Re-opening of an ordinary grave for 2nd or 3rd burial	Y	\$1,035.00
Reinstatement, if required	Y	\$517.50
After hours interment—weekdays	Y	\$258.50
After hours interment—weekend/public holidays	Y	\$517.50
Exhumation:		
Exhumation	Y	\$2,484.00
Exhumation reinstatement in existing grave, if required	Y	\$517.50
Interment in a new grave after exhumation	Y	\$1,035.00
Ashes		
Application (single funeral permit & permission to place a plaque)	Y	\$51.75
Grant of Right of Burial—interment of ashes in Niche Wall	Ν	\$258.50
Interment—Niche Wall (temporary blank cover)	Y	\$207.00
Interment—garden	Y	\$207.00
Interment—grave	Y	\$310.50
After hours interment—weekdays	Y	\$103.50
After hours interment—weekend/public holidays		\$207.00
Pre-need services (Reservation)25 Years:		
Reservation (Grant of Right of Burial-Lawn)	Ν	\$1,293.50
Reservation (Grant of Right of Burial—Other than Lawn)	Ν	\$776.00
Reservation (Grant of Right of Placement—Niche Wall)	Ν	\$258.50
Other		
Permission to erect Memorial—grave, garden	Y	\$82.50
Transfer of Right of Burial/Reservation	Ν	\$51.40
Issue of a copy of Grant Right of Burial /Reservation	Ν	\$51.50
Renewal of Grant Right of Burial/Reservation—Lawn (further 25 years)	N	\$1,293.50
Renewal of Grant Right of Burial/Reservation—Other than Lawn (Further 25 Years)	Ν	\$776.00
Renewal of Reservation—Niche wall (further 25 Years)	Ν	\$258.50
Annual Funeral Director's Licence	Ν	\$103.50
Single Funeral Permit (Funeral Director's only)	Ν	\$51.50

DALE STEWART, Chief Executive Officer, Shire of Narrogin.

CE402

CEMETERIES ACT 1986

Shire of Collie

CEMETERY FEES AND CHARGES

Under the powers conferred by Section 53 of the *Cemeteries Act 1986*, the Council of the Shire of Collie resolved on the 13 June 2023 to adopt the schedule of Fees and Charges, effective from 1 July 2023. Schedule of Fees and Charges

Grant of Right of Burial

Grant of hight of burnar		
Ordinary Land for Grave, including issue of Grant of Right of Burial	\$585.00	
Renewal of Grant of Right of Burial		
Burial Sites		
Reserve special land for grave 2.4 metres x 1.8 metres (non-refundable)	\$160.00	
Interment Adult Grave	\$1,380.00	
Interment Infant Grave	\$425.00	
Interment of cremated ashes in grave	\$160.00	
Interment Surcharge—after 2pm	\$320.00	
Interment Surcharge—without due notice	\$535.00	
Interment Surcharge—Weekends & Public Holidays	\$535.00	
Re-opening of a grave	\$1,905.00	
Exhumation	\$1,270.00	
Niche Wall & Modular Niche		
Reservation of Niche Wall or Modular Niche (non-refundable)	\$160.00	
Placement of cremated ashes to Niche Wall and Modular Niche		
(Including affixing plaque)		
Affixing plaque to Niche Wall or Modular Niche		
Single plaque, including tablet and standard inscription		
Double plaque, including tablets and first standard inscription only		
Second standard inscription	\$320.00	
Memorial Garden		
Reservation of Memorial Garden plot (non-refundable)	\$160.00	
Interment of cremated ashes in Memorial Garden plot (Including affixing plaque)	\$160.00	
Affixing plaque to Memorial Garden	\$160.00	
Single plaque, including cement plinth and standard inscription	\$535.00	
License Fees		
Undertaker's Annual Licence fee	\$320.00	
Undertaker's single licence fee for one interment	\$100.00	
Monumental Mason's Annual Licence fee	\$320.00	
Monumental Mason's single licence fee	\$100.00	
Permission to erect any iron railings, stone, brick or concrete kerb, gravestone or any		
combination of the same subject to terms of paragraph 2 of the Cemetery By-Laws		
Permission to construct a vault		
Cemetery Search Fee	\$45.00	

STUART DEVENISH, Chief Executive Officer.

CE403

CEMETERIES ACT 1986

GERALDTON CEMETERY BOARD

Schedule of Fees

In pursuance of the powers conferred by Section 53 of the *Cemeteries Act 1986*, the Geraldton Cemetery Board hereby records having resolved on the 24th of May 2023 that the following fees and charges shall apply from 1 July 2023. Schedule includes 10% GST unless otherwise shown.

	General	Lawn
A: BURIAL FEES—including registration and tablet fee		
Adult Interment, 13 years and over	\$1367	\$1454
Child interment, under 13 years of age—including stillborn in ground not set aside for such purpose—Single Interment	\$1048	\$1080
Interment of any stillborn or child up to 6 months in Infant Burial Area	\$410	N/A
Vaulted burial—Re-open only (includes identification marker and registration)	\$268	\$268
B: Grant or Right of Burial Fee		
A 'Grant or Right of Burial' (25-year tenure) being issued for each Lot and shall be additional to those fees prescribed in paragraph (A) above		
Ordinary Land for grave 2.1m long x 1.5m wide x 1.8m deep were directed by cemetery	\$1303 GST Ex	\$1806 GST Ex
Ordinary Land for grave 1.5m long x 0.6m wide x 1.8m deep in Infant Burial Area	\$516 GST Ex	N/A
Pre-need purchase—land selected by applicant or land reserved in advance	\$1469 GST Ex	\$2006 GST Ex
C: OTHER		
For exhumation	\$1605	\$2160
For reburial after Exhumation	\$1326	\$1454
MISCELLANEOUS CHARGES		
PERMITS:		
For permit to erect a headstone, monument, or rail in General cemetery	\$426	GST Ex
For permit to place a plaque in Lawn Cemetery One & Three	\$262	GST Ex
For permit to place a monument in Lawn Cemetery Two	\$388	GST Ex
For permit to place monument in Infants & Dream Gardens & Memorial Gardens	\$262	GST Ex
For permit to renovate or add to a monument all areas	\$141	GST Ex
For permit to add inscription to a monument all areas	\$128	GST Ex
For permit to have 150x150mm (maximum) Identification Marker	\$128	GST Ex
Monuments commissioned by Office of Australian War Graves— permit fee waived		GST Ex
Single Funeral Permit (Funeral Directors' only)	\$399	GST Ex
Single Funeral Permit (Other than Funeral Directors)	\$784	GST Ex
LICENCES:		
Funeral Director's Annual Licence Fee	\$792	
Monumental Mason's Annual Licence Fee	\$578	
Single Monumental Mason's Work Licence (permit fee also payable)	\$249	
OTHER:		
Hire of crematorium facility for one (1) hour being extra or Burial	\$262	
Purchase of small, raised headstone	\$257	
Purchase of large, raised headstone	\$408	
Copy of Grant or Right of Burial	\$198	
Transfer of Grant or Right of Burial	\$198	
Copy of By-laws and regulations	\$90	

		-
Refund of an unexpired Grant of Right of Burial or Prepaid Cremation not to exceed the amount originally paid less an administration fee of	\$219	
EXTRA CHARGES		I
Interment or cremation without due notice	\$728	
Booking Cancellation without 2 full clear working days' notice	\$265	
For each interment or cremation on a Saturday	\$798	
Removal of Sand from Burial Site	\$458	
Plot Selection—with appointment	\$274	
Plot Selection—without appointment	\$344	
For each interment or cremation not in usual hours	\$728	
For late departure from Cemetery Grounds per 15 min over allocated times	\$273	
For early arrival of more than 15 mins prior to booked time	\$273	
CREMATORIUM	Attend	Non-Attend
Adult cremation, 13 years and over with service	\$1696	\$1433
Child cremation, under 13 years of age with service	\$977	\$715
Cremation of stillborn (up to 4 weeks) with service	\$771	\$509
Pre-need cremation	\$2084	
B: MEMORIAL PACKAGES (includes Tenure, Plaque, and	Interment of Asl	nes)
Tenure on all cremation memorials shall be 25 years from		
Kerbing placement including 152 x 152mm bronze plaque	\$862	
Garden placement including 152 x 152 mm bronze plaque	\$1048	
Marble Garden placement including 400x300mm Plus Lettering	\$1510	
Garden placement including 381 x 279mm double bronze plaque with one plate	\$1940	
- second interment including second plate	\$337	
Rose Garden AA,AC,AE,AH,AI,AJ,AO		
Garden placement including 185 x 150mm sculptured rose border plaque	\$1258	
Interment in Single Niche		
Brick including 150 x 140mm bronze plaque	\$728	
Tile including 150 x 140mm bronze plaque	\$756	
Marble including 150 x 140mm bronze plaque	\$806	
Interment in Double Niche		
Brick including 320 x 130mm bronze plaque and first plate	\$1484	
Tile including 320 x 130mm bronze plaque and first plate	\$1599	
Marble including 320 x 130mm bronze plaque and first plate	\$1791	
Second interment and second plate	\$337	
Garden of Dreams		
Butterfly 180 x 150mm bronze plaque	\$959	
Oval 190 x 120mm bronze plaque	\$1010	
Square 152 x 152 bronze plaque	\$783	
Double Granite Garden Placement		
Garden placement including $130 \ge 240$ mm double bronze plaque with one plate	\$2228	
-second interment including second plate	\$337	
Succulent Gardens		
Garden placement including $152 \ge 152$ mm bronze plaque	\$933	
Natural Memorial Garden		
Garden placement including $350 \ge 156$ mm bronze plaque	\$2235	
Memorial Tree		
Plaque on Memorial Tree 120 x 150 mm bronze plaque (no ashes interred)	\$908	
Other memorials	POA	

C: MISCELLANOUS		
Reserve pre-need memorial position or niche	\$337	
Scatter ashes to winds, with issue of certificate	\$198	
Scatter ashes in memorial gardens, with issue of certificate	\$198	
Interment of ashes in a family grave/plot	\$248	
Post ashes overseas	\$196	
Post ashes within Australia	\$137	
Hold ashes in safe custody after six months (per month)	\$15	
Extra ashes Urns	Large \$45	Small \$37
Placement of ashes fee for memorial garden, each placement	\$128	
Registration of ashes from other crematoria	\$141	
D: MEMORIAL ONLY POSITION (plaque not included)		
Tenure on all memorial positions shall be 25 years from	date of receipt o	of scheduled fee
Kerbing position Memorial Garden No 1—2—3—4	\$508	
Rose gardens position Memorial & AH to AO Garden No 2	\$728	
Other Garden positions in Memorial Gardens 1 to 4	\$944	
Single brick niche position	\$423	
Double brick niche position	\$799	
Single tile niche position	\$436	
Double tile niche position	\$828	
Single marble niche position	\$467	
Double marble niche position	\$917	
Succulent Gardens	\$530	
Natural Memorial Garden	\$775	
Garden of Dreams		
Rose garden position	\$602	
Inner kerb position	\$460	
Garden bank	\$503	

MAXWELL ALLAN CORREY, Chairman. NICOLE BENHAM, Administrator.

JUSTICE

JU401

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS ISSUED

The following permits have been issued pursuant to Section 51 of the Court Security and Custodial Services Act 1999—

Surname	Given and Other Name(s)	Permit No.
Ali Mohamed	Abdullahi	232101
Bagovits	Lleyton	232115
Carroll	Fergus	232102
Davis	Cassidy	232103
Dodd	Keitha	232104
Fairclough	Kate	232105
Flint	Bernadette	232106
Greaves	Alexander	232107
Jones	Steven	231116
Keenan	Matthew	232108
Loftus	Steven	232109
Robbie	Debra	232110
Siljanovski	Elena	232111

16 June 2023

GOVERNMENT GAZETTE, WA

Surname	Given and Other Name(s)	Permit No.
Thomas	Paul	232112
Towne	Isaac	232113
Virk	Jatinderpal	232114

Dated 1 May 2023.

MIKE REYNOLDS, Commissioner.

JU402

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999 Permit Details Issued

The following permits have been issued pursuant to Section 51 of the Court Security and Custodial Services Act 1999-

Surname	Given and Other Name(s)	Permit No.
Campbell	Shayla Breanna	232201
Cayaon	Rodolfo Estoya	232202
Clutterbuck	Lynne Mary	232203
Elliot	Jason Fredrick	232204
Spencer	Kerry	232215
Flory	Scott Lee	232205
Fong	Rachael Ema	232206
Freeman	Shantae Paige	232207
Mirza	Shezad Ahmed	232208
Rowan	Juan Wayne	232209
Singh	Karamjit	232210
Spriggs	Jamie Dillon	232211
Taylor	Nicole Joanne	232212
Velasco	Sidney Mataverde	232213
Willmott	Bryannah Ellen	232214

Dated 23 May 2023.

MIKE REYNOLDS, Commissioner.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

City of Kwinana BASIS OF RATES

I, Tim Fraser, 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 June 2023, determined that the method of valuation to be used by the City of Kwinana 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 that portion of land being Lots 860-863, 879-899 as shown on Deposited Plan $424755.$

TIM FRASER, Executive Director Local Government, Department of Local Government, Sport and Cultural Industries.

1743

LG402

BUSH FIRES ACT 1954

Shire of Jerramungup

APPOINTMENT OF BUSH FIRE CONTROL OFFICERS 2023/2024

The following persons have been appointed to the designated positions for the Shire of Jerramungup in accordance with the *Bush Fires Act 1954*. All previous appointments are hereby cancelled.

Chief Bush Fire Control Officer—Alex Jones

Deputy Chief Bush Fire Control Officers-Paul Hislop, Anthony Thomas

Chief Fire Weather Officer—Alex Jones

Deputy Chief Fire Weather Officers-Paul Hislop, Anthony Thomas

Brigade Fire Weather Officers—Stuart Hocking, Craig Hall, Brad Bailey, Jye Duggan, Wes Thomas, Paul Hislop

Fire Control Officers—Stuart Hocking, Jarrod King, Michael Campbell, Brad Shelton, Craig Hall, Bruce Hill, Daniel Smart, Michael Lester, Brad Bailey, Trevor Ross, Peter Wisewould, James Lyall, Ron Pocock, Jye Duggan, Wade Brown, Chad Sounness, Peter Buckenara, Terry Anderson, Stacey Francis, Ash Lester, Anthony Armstrong, Jeremy Wisewould, Paul Barrett, Trenton Parsons, Siwel Solomon

Fire Control Officers (Permits Only)-Peter Kinnear, Bryan Hunter

Dual Fire Control Officers—Peter Wisewould, Paul Hislop, Jye Duggan, Stuart Hocking, Wade Brown

MARTIN CUTHBERT, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

Section 19

INSTRUMENT OF CANCELLATION OF EXEMPTION OF LAND

I, Kristian Hartley Dawson, Executive Director, Resource Tenure, pursuant to section 19 of the *Mining Act 1978*, hereby cancel the exemption of land described hereunder and originally declared on 22 December 2021 and published in the *Government Gazette* dated 28 January 2022. The subject land is now subject to Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Locality

Thundelarra Conservation Park.

Description of Land

Land designated S19/412 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 A0121/202001, document ID 8821424.

Area of Land

Estimated area: 75,064.26 hectares. Dated at Perth this 8th day of June 2023.

KRISTIAN HARTLEY DAWSON, Executive Director Resource Tenure.

MP402

MINING ACT 1978

Section 19

INSTRUMENT OF EXTENSION OF TERM OF EXEMPTION OF LAND

I, Kristian Hartley Dawson, Executive Director Resource Tenure, pursuant to section 19 of the *Mining* Act 1978, hereby extend the exemption originally declared on 13 June 2017 and published in the Government Gazette dated 23 June 2017 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 12 June 2025.

Locality

Kalgoorlie-Boulder
Description of Land

Land designated S19/370 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 A0218/201701, document ID 8339631.

Area of Land

364.77 hectares Dated at Perth this 12th day of June 2023.

KRISTIAN HARTLEY DAWSON, Executive Director Resource Tenure.

MP403

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,

Mt. Magnet WA 6638.

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.

WARDEN YOUNG.

To be heard by the Warden at Mt. Magnet on 20 July 2023.

MURCHISON MINERAL FIELD

Prospecting Licences

P 20/2339	Thompson, Ian Douglas
P 20/2391	Thompson, Ian Douglas
P 21/761	Thompson, Ian Douglas
P 21/762	Mavia Pty Ltd
P 58/1730	Micali (WA) Pty Ltd
P 58/1813	Little, Terrence Harold
P 58/1907	Lear, Allan Hahn

YALGOO MINERAL FIELD

Prospecting Licences

P 59/2162	Bruce, Jeffrey Roy Pedri, Raymond David
P 59/2163	Bruce, Jeffrey Roy Pedri, Raymond David
P 59/2192	Shire of Yalgoo
P 59/2193	Shire of Yalgoo
P 59/2194	Shire of Yalgoo

MP404

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,

Leonora WA 6438.

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.

WARDEN GIBBS.

To be heard by the Warden at Leonora on 11 July 2023.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 39/5843 Heath, Ashley Michael

MP405

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,

Leonora WA 6438.

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.

WARDEN GIBBS.

To be heard by the Warden at Leonora on 11 July 2023.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 36/1874	Giard Pty Ltd
P 36/1875	Giard Pty Ltd

MT MARGARET MINERAL FIELD

Prospecting Licences

P 39/6126	Nex Metals Explorations Ltd
P 39/6127	Nex Metals Explorations Ltd

1746

MP406

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Industry Regulation and Safety,

Leonora WA 6438.

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

WARDEN GIBBS.

To be heard by the Warden at Leonora on 11 July 2023.

MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/9259	Van Blitterswyk, Wayne Craig
P 39/5537	1220 Mining and Exploration Pty Ltd
P 39/5847	Keogh, Terrence Leonard
	Keogh, James Patrick
P 39/6260	Bax, David John

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Boyup Brook

Local Planning Scheme No. 2—Amendment No. 21

Ref: TPS/2848

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Boyup Brook Local Planning Scheme amendment on 1 June 2023 for the purpose of—

- 1. Rezoning Lot 13129 Bridgetown Boyup Brook Road, from the 'Rural' zone and the 'Public purposes' reserve (purpose: water and parkland), to the 'Light Industry' zone.
- 2. At clause 28, Table No. 6, insert No. 2 text and figure into the 'REMARKS' column, for the 'Light Industrial' zone -
 - 2. All development within the lot 13129 Bridgetown Boyup Brook Road, including for fire mitigation is to be contained within existing cleared areas.



- 3. Rename clause 43 from 'Remnant vegetation' to 'Land restoration'.
- 4. Insert the following clause after clause 43 and renumber the remaining clauses.

44. Native vegetation preservation

(1) Native vegetation shall not be damaged, destroyed or removed where, in the opinion of the local government, it would result in detrimental impacts on existing environmental values, amenity or the landscape.

(2) Notwithstanding subclause (1), clearing of native vegetation is permitted and does not require development approval if it is in accordance with the following—

- (a) subdivision or local government approvals;
- (b) the requirements of the *Bush Fires Act 1954*, the local government's Bushfire Notice, or Bushfire Management Plan/Statement approved by the local government; or
- (c) the *Environmental Protection Act 1986*, the Environmental Protection (Clearing of native vegetation) Regulations 2004, or with any other pertinent Act or Regulation.

R. WALKER, Shire President.

L. LONG, Chief Executive Officer.

PL402

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Boyup Brook

Local Planning Scheme No. 2—Amendment No. 22

Ref: TPS/2914

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Boyup Brook Local Planning Scheme amendment on 1 June 2023 for the purpose of—

- 1. Rezoning Lot 1 Forrest Street, Boyup Brook from the 'Residential' zone classification to the 'Commercial' zone classification and amending the Scheme maps accordingly, which includes deleting the density coding R15/30.
- 2. Rezoning Lot 35 Barron Street, Boyup Brook from the 'Residential' zone classification to the 'Commercial' zone classification and amending the Scheme maps accordingly, which includes deleting the density coding R15.
- Deleting the clause 30(2) as follows—
 Where a lot has dual density coding R15/30, the local government may approve residential development at a higher code where development is connected to a Septic Tank Effluent Disposal (STED) community scheme; and
- 4. Re-numbering subsequent sub-clause accordingly.
- 5. At cl. 17 'Zoning Table', add the following permissibility's against the respective zones -

					ZONE	S			
LAND USE	Residential	Commercial	Light Industry	General Industry	Rural	Townsite	Rural Residential	Special Use	Rural Small Holdings
Trade supplies	Х	D	Р	Х	Х	D			Х

6. At cl.50 'Land use terms', add the following definition (after 'trade display')-

- **trade supplies** means premises used to sell by wholesale or retail, or to hire, assemble or manufacture any materials, tools, equipment, machinery or other goods used for the following purposes including goods which may be assembled or manufactured off the premises—
 - (a) automotive repairs and servicing;
 - (b) building including repair and maintenance;
 - (c) industry;
 - (d) landscape gardening;
 - (e) provision of medical services;
 - (f) primary production;
 - (g) use by government departments or agencies, including local government;

1748

PL403

PLANNING AND DEVELOPMENT ACT 2005

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Cockburn

Town Planning Scheme No. 3-Amendment No. 152

Ref: TPS/2833

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Cockburn Town Planning Scheme amendment on 1 June 2023 for the purpose of—

- 1. Rezoning Lot 3 on Diagram 30047, Lot 6 on Diagram 91027, Lot 7 on Plan 21402, Lot 139 on Plan 18946, and Lot 509 on Diagram 91028 in the locality of Jandakot from 'Special Use' to 'Development'.
- 2. Rezoning Lot 512 on Diagram 94292 from 'Residential R40' to 'Development'.
- 3. Including the following new provisions in Table 9-Development Areas -

Ref. No.	Area	Provisions
DA 45	Glen Iris Estate Jandakot	1. An approved Structure Plan together with all approved amendments shall be given due regard in the assessment of applications for subdivision and development in accordance with clause 27(1) of the Deemed Provisions.
		2. The Structure Plan is to provide an appropriate mix of residential and compatible land uses.
		3. Public open space and the use of wider, landscaped road reservations shall be arranged to—
		 Promote the retention of significant mature trees and provide an amount of public open space beyond minimum standards, in recognition of the character of the area and the former use as a private recreational space; Retain where practicable, an appropriate amount of black cockatoo habitat, in consultation with the Department of Biodiversity, Conservation and Attractions;
		 Provide for future active recreational needs of the community; and
		 Provide an appropriate interface to surrounding landholdings.
		4. Future subdivision and development of the DA 45 area is limited to a maximum of 250 dwellings (by no later than 2026), until such time as a new traffic-light controlled intersection on Berrigan Drive is approved by Main Roads Western Australia and constructed at the subdivision/developer's expense.

4. Deleting 'Special Use 1' and 'Special Use 6' from Table 8.

5. Amending the Scheme map accordingly.

L. HOWLETT, JP, Mayor. D. ARNDT, A/Chief Executive Officer.

PL404

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Karratha

Local Planning Scheme No. 8—Amendment No. 56

Ref: TPS/2842

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Karratha Local Planning Scheme amendment on 1 June 2023 for the purpose of—

- 1. Rezoning
 - i. Portion of Lot 638 Nairn Street (Reserve 32335) Bulgarra from 'Parks, Recreation and Drainage' reserve to 'Residential R20' zone;
 - ii. Lot 636 Nairn Street, Bulgarra from 'Urban Development' zone to 'Residential R50' zone;
 - iii. Portion of Lot 638 Nairn Street (Reserve 32335), Portion of Lot 637 Millstream Road, Portion of Lot 503 (Reserve 32335), Portion of Lot 643 (Reserve 32335), Portion of Lot 680 (Reserve 32335) and Lot 642 (Reserve 32335) Bulgarra from 'Parks, Recreation and Drainage' reserve to 'Urban Development' zone;

- iv. Lot 348 Nairn Street Bulgarra (Reserve 33024) from 'Public Purpose—Community) to 'Parks, Recreation and Drainage' Reserve; and
- v. Lot 1544 (SN5) Finnerty Street, Bulgarra from 'Public Purpose—Community' to 'Urban Development' zone.
- 2. Insert Clause 5.3.4 into 'Part 5—Additional Development Requirements' of the Scheme Text as follows—
 - 5.3.4 Prior to the commencement of development or subdivision, the Local Government shall prepare a Local Development Plan over Lot 636 Nairn Street, Bulgarra. The Local Development Plan shall address—
 - dwelling orientation
 - footpath relocation
 - fencing design to adjoining reserve
 - building design elevation treatments to adjoining reserve
 - landscaping provisions
- 3. Amend line item 'DA55' from 'Appendix 5—Structure Plan Areas' of the Scheme Text as follows—

Development	Description of	Base Zoning	Structure Plan
Area	Land		Special Conditions
DA 55	Lot 636 Nairn Street, Bulgarra	DELETED AMENDMENT 58 (2023	GG ON FRIDAY 16 JUNE

^{4.} Insert line item 'DA57' into 'Appendix 5—Structure Plan Areas' of the Scheme Text as follows

Development Area	Description of Land	Base Zoning	Structure Plan Special Conditions
DA 57	Shakespeare Precinct, Bulgarra	Urban Development	1. Subdivision and development shall have due regard to the requirements of a Structure Plan(s) approve by the Western Australian Planning Commission.
			2. A Structure Plan(s) prepared over the area shall be consistent with and incorporate the findings and recommendations of the following technical reports—
			 (a) Local Water Management Strategy to the satisfaction of the Department of Water and Environmental Regulation; and (b) Traffic Impact Assessment to the satisfaction of the Western Australian Planning Commission.
			(c) Any other technical studies or management plans as considered necessary on the advice from the relevant State Government agency or as required by the Local Government.
			3. Structure Plan(s) prepared over the area shall be consistent with the following requirements—
			 (a) Land uses shall be compatible with surrounding development; (b) Lot sizes shall be capable of supporting a diverse range of housing typologies; (c) Lot configuration, public realm and movement networks to integrate with adjacent transport infrastructure; and (d) A planned public open space
			network and with a landscaping plan.

5. Amend the Scheme Map Accordingly.

P. LONG, Mayor.

V. MILTRUP, Chief Executive Officer.

PL405

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Town of Mosman Park

Local Planning Scheme No. 3-Amendment No. 4

Ref: TPS/2869

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Town of Mosman Park Local Planning Scheme amendment on 1 June 2023 for the purpose of—

1. Modifying Table 4—'Specified additional uses for zoned land in the Scheme area' to include an Additional Use of Recreation—Private applicable to Lot 9 (No. 30) Glyde Street, Mosman Park, as shown below.

Proposed Table 4-Specified additional uses for zoned land in Scheme area

No.	Description of Land	Additional use	Conditions
6	Lot 9 (No. 30) Glyde Street, Mosman Park	Recreation— Private	This use shall be treated as a 'P' use.

2. Amend the Scheme map accordingly.

P. SHAW, Mayor. C. BYWATER, Chief Executive Officer.

PL406

PLANNING AND DEVELOPMENT ACT 2005

APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Murray

Town Planning Scheme No. 4-Amendment No. 321

Ref: TPS/3000

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Murray Town Planning Scheme amendment on 6 June 2023 for the purpose of—

 (i) Amending Schedule 5—Special Use Zone to include a special use area for Lot 1100 California Crescent, South Yunderup as follows –

(A) Specified Land	(B) Special Provisions Relating To (A)
Lot 1100 California Crescent,	1. (a) The following uses are permitted('P')—
South Yunderup	i. Educational Establishment
	(b) The following uses may be permitted at the discretion of the Local Government ('AA')i. Child Care Premises
	(c) All other uses are not permitted ('x')

(ii) Amending the Scheme map accordingly.

- (iii) Replace the use class 'Child Day Care Centre' with 'Child Care Premises' in 'Table 1—Zoning Table', leaving the permissibility for each zone unchanged.
- (iv) Replace the definition of 'Child Day Care Centre' in 'Appendix 1—interpretations' with the definition of 'Child Care Premises' from Schedule 1 of the Planning and Development (Local Planning Scheme) Regulations 2015, which states—

Child Care Premises means premises where-

- (a) an education and care services as defined in the Education and Care Services National Law (West Australia) section 5(1), other than a family day care service as defined in that section, is provided; or
- (b) a child care service as defined in the Child Care Services Act 2007 section 4 is provided.
- (v) Delete the use class 'Kindergarten' and associated permissibility's from Table 1—Zoning Table and the associated definition from Appendix 1—interpretations.
- (vi) Replace the current definition of 'Educational Establishment' in 'Appendix 1—Interpretations' with the corresponding definition in Schedule 1 of the *Planning and Development (Local Planning Scheme) Regulations 2015*, which states—

Education Establishment means premises used for the purposes of providing education including premises used for a school, higher education institution, business college, academy or other educational institution.

(vii) Replace the terms 'Day Care Centre' and 'kindergarten' in the fourth row of 'Table ll—Non Residential Development Standards' with the term 'Child Care Premises'.

D. BOLT, President. D. UNSWORTH, Chief Executive Officer.

PL407

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Northam

Local Planning Scheme No. 6—Amendment No. 18

Ref: TPS/2995

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Northam Local Planning Scheme amendment on 6 June 2023 for the purpose of—

1. Recoding Lot 100 (#54) Byfield Street, Northam to 'Residential R20'.

2. Amend the Scheme Map, accordingly.

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

PL408

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Shark Bay

Local Planning Scheme No. 4—Amendment No. 3

Ref: TPS/2980

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Shark Bay Local Planning Scheme amendment on 6 June 2023 for the purpose of—

- (i) Including the use class 'Brewery' in Schedule B of the Scheme Text as a discretionary (i.e. 'D') use under the heading 'Special Use' as it applies specifically to Special Use Zone 14 (i.e. SU14); and
- (ii) Including the following additional condition in Schedule B of the Scheme Text under the heading 'Conditions' as it applies specifically to Special Use Zone 14 (i.e. SU14)—
 - 13) The use class 'Brewery' is limited to Lot 62 on Deposited Plan 103194 only and is not permitted on Lots 303, 304 and 305.

C. COWELL, Shire President. D. CHAPMAN, Chief Executive Officer.

PL409

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Chapman Valley

Local Planning Scheme No. 3-Amendment No. 4

Ref: TPS/2967

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Chapman Valley Local Planning Scheme amendment on 6 June 2023 for the purpose of—

- (a) Rezoning 14 on Diagram 18476 Chapman Valley Road, Yuna from Local Scheme Reserve 'Civic and Community' to the 'Rural Townsite' zone.
- (b) Modifying the Scheme Map accordingly.

K. WARR, President. J. CRIDDLE, Chief Executive Officer.

PREMIER AND CABINET

PR401

INTERPRETATION ACT 1984

COMMITTAL OF ADMINISTRATION OF ACT

It is notified for public information that on 13 June 2023, the Governor, under the *Interpretation Act 1984* section 12(a), committed the administration of the *Major Events Act 2023* to the Minister for Tourism.

N. HAGLEY, Clerk of the Executive Council.

REGIONAL DEVELOPMENT

RG401

REGIONAL DEVELOPMENT COMMISSIONS ACT 1993 APPOINTMENTS

It is hereby notified for general information that the Minister for Regional Development has approved the following appointments in accordance with Part 3 of the *Regional Development Commissions* Act 1993.

South West Development Commission

Board of Management

- Mr Danny Griffin appointed as a Ministerial representative and Chair for a term expiring on 31 December 2025.
- Mr Pat Scallan re-appointed as a Community representative for a term expiring on 31 December 2023.
- Ms Catrin Allsop re-appointed as a Community representative for a term expiring on 31 December 2024.

Hon. ALANNAH MacTIERNAN MLC, Minister for Regional Development.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Joyce Florence Huntingford late of 33 Bombay Entrance, Stratton, 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 07/06/2022, are required by the personal representative Roy Martin Huntingford c/- Lynn and Brown Lawyers, PO Box 1114, Morley, WA 6943 to send particulars of their claims to him by the 17/07/2023, after which date the personal representative may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice.

ZZ402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Stephen John Craggs late of Nieuwenhovedreef 27, 8490 Jabbeke, (Varsenare), Nieuwenhovedreef 27 in Belgium, Retired, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* (WA) relates) in respect of the estate of the Deceased, who died on 21 April 2022, are required by the administrator, Edward John Fleming c/- HFM Legal, PO Box 2124, Broome WA 6725, to send particulars of their claims to him at HFM Legal of PO Box 2124, Broome WA 6725 by the date being one month following the publication of this notice, after which date the administrator may convey or distribute the assets, having regard only to claims of which he then has notice.

ZZ403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Ivy Grigsby late of 26 Everlasting Retreat, Halls Head, Western Australia, Home Duties, 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 7 December 2022 are required by the personal representative to send particulars of their claims to the care of Amanda Liston Legal, PO Box 4234, North Mandurah WA 6210 within 4 weeks from the date of this advertisement after which date the personal representative may convey or distribute the assets having regard to the claims of which he/she then has notice.

AMANDA LISTON LEGAL as solicitors for the personal representative.

ZZ404

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

John William Spicer late of 33 Acheson Crescent, Woodvale, 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 10 December 2016 are required by the personal representative, Brooke Liet Glaskin of care of IRDI Legal, 248 Oxford Street, Leederville, Western Australia 6007, to send particulars of their claims to her within 31 days from date of publication of this Notice after which date the personal representative may convey or distribute the assets having regard to the claims of which she then has notice.

ZZ405

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Pauline Anne Harper late of 29 Grove Street East, Little Grove, in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased who died on the 6 October 2022 at Albany in the said State are required by the executors Russell Peter Hawkins of 181 O'Connell Street, Little Grove, Western Australia and Joanne Maree Hawkins of 203 Bayview Drive, Little Grove, Western Australia to send particulars of their claims to David Moss & Co of PO Box 5744, Albany W.A. 6332 by the date one month following the publication of this notice after which date the executors may convey or distribute the assets having regard only to the claim for which they have then had notice.

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Vicki Annette Bull, late of 2C Sasakawa Close, Cable Beach in the State of Western Australia, deceased. Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 22 February 2023, are required by the Executors of the estate to send particulars of their claims to the Executors, Michelle Susan Ebbs and Nathan Christopher Ebbs of care of Bennett, Level 14, 141 St Georges Terrace, Perth WA 6000, within 30 days of the date of publication of this notice, after which date the Executors may convey or distribute the assets having regard only to claims of which they then have notice.

ZZ407

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Mitchell Kane De Luca late of 109 Eighth Avenue, Maylands 6051, WA, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 26 April 2020 are required by the Executor, Ms Merrikate Chen at 109 Eighth Avenue, Maylands WA 6051, Western Australia, to send particulars of their claims to her within ONE (1) 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 she then has notice.

ZZ408

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of the late Patricia Frances Treasure of 4-10 Hayman Road, Bentley, in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the above-named deceased who died on 7 January 2023 are required to send particulars of their claims to the Executors, care of RSM (see address below) within one (1) month of the date of publication of this notice after which date the Executors may convey or distribute the assets having regard only to claims of which notice has been given.

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

ZZ409

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Gerald Ronald White-Dunn late of 63 Waddington Crescent, Koondoola, 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 6 May 2022 at Sir Charles Gairdner Hospital, Nedlands aforesaid are required by the Executors and Trustees of care of Messrs Dwyer Durack Lawyers of 8th Floor, 40 St Georges Terrace, Perth to send particulars of their claims to them by 17 July 2023 after which date the Trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ410

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Anthony Forway, late of 35 Bedford Street, East Fremantle, WA, deceased.

Creditors and other persons having claims (to which S.63 of the *Trustees Act 1962* relates), in respect of the estate of the deceased, who died on 25 June 2021, are required by the Executrix, Vasiliki Kafentzis, to send particulars of their claims to her to c/- Stoddart & Co, PO Box 1101, Subiaco WA 6094, within 1 month of the date of publication of this Notice, after which date the Executrix may convey or distribute the assets, having regard only to the claims of which the Executrix then has notice.

ZZ411

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Rosaria Di Carlo, late of 18 Berson Court, Lake Coogee (formerly Munster) 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 8th March 2023, are required by the trustee, Josephine Pearks of 8 Barlee Close Thornlie, Western Australia, to send particulars of their claims to her within one month of the date of this publication of this notice after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ412

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 17 July 2023 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Davis, Robert Peter, formerly of 103 Jacaranda Drive, Ballajura, late of Aegis Banksia Park, 20 Bright Road, Calista, who died on 23 August 2021 (DE33199148 EM36).

Fitz-gibbon, Anthony David (also known as Tony Fitz-Gibbon), late of Riversea Mosman Park, Wallace Lane, Mosman Park, who died on 23 April 2023 (DE19743424 EM26).

Henderson, Robert Grieve (also known as Bob Henderson), late of 6 Alciston Way, Huntingdale, who died on 16 December 2022 (DE33102958 EM22).

Kenny, Lionel Joseph (also known as Lionel Kenny), late of Unit 8, 5 Uldina Place, Pinjarra, who died on 13 April 2023 (DE33172706 EM35).

Newey, Florence Annie, formerly of 115A Star Street, Carlisle, late of Aegis Amherst, 75 Amherst Road, Canning Vale, who died on 4 May 2023 (DE19931425 EM17).

Ray, Laurel Dawn, late of Osboine Contemporary Aged Care, 39 Newton Street, Bayswater, who died on 7 May 2023 (DE19812534 EM23).

Wohlert-Jensen, Bertha, late of Room 14, Murdoch Gardens Care Community, Discovery Way, Murdoch, who died on 8 May 2023 (DE33043092 EM23).

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