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PUBLISHING DETAILS

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

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

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

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

Email address:

gazette@dpc.wa.gov.au

- Enquiries regarding publication of notices can be directed to the Publications Officer on (08) 6552 6012.
- Enquiries regarding payment of notices can be directed to (08) 6552 6000 or sales@dpc.wa.gov.au
- **Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.**

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

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2023 (Prices include GST)

Public Notices Section—\$78.20 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices—

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Clients who **have** an account will only be invoiced for charges over \$100.

For charges under \$100, clients will need to supply credit card details at time of lodging notice (i.e. a notice under 7cm would not be invoiced).

Clients without an account will need to supply credit card details at the time of lodging the notice.

AGRICULTURE AND FOOD

AG401

BIOSECURITY AND AGRICULTURE MANAGEMENT REGULATIONS 2013 QUARANTINE AREA AMENDMENT NOTICE

Red dwarf honey bee *Apis florea*, and Euvarroa brood mite *Euvarroa sinhai*
Burrup Peninsula

1. In accordance with regulation 60 of the *Biosecurity and Agriculture Management Regulations 2013* (Regulations) a Quarantine Area Notice (QAN) relating to the declared pest Red dwarf honey bee *Apis florea* and the associated parasite Euvarroa brood mite was published in the *Gazette* and in the *West Australian* newspaper on 5 September 2023 and on the website of the Department of Primary Industries and Regional Development (DPIRD).
2. Under regulation 61 of the Regulations, clause 1 of the QAN is amended by deleting “until 28 February 2024” and substituting “until 11:59 PM on 30 June 2025”.
3. The amended QAN is available on DPIRD’s website: www.agric.wa.gov.au.

Dated 09 February 2024.

VICTORIA AITKEN, Acting Executive Director Biosecurity, Department of
Primary Industries and Regional Development, Delegate of the Director General.

CONSERVATION

CO401

CONSERVATION AND LAND MANAGEMENT ACT 1984

(Section 14)

NOTICE OF A PROPOSAL TO RESERVE WESTERN AUSTRALIAN WATERS

Proposed Mamang Maambakoort, Wudjari, Western Bight and Mirning marine parks

Notice is hereby given under section 14 of the *Conservation and Land Management Act 1984* (CALM Act) of a proposal to make an order under CALM Act section 13(1) to reserve Western Australian waters as marine parks on the south coast and that the marine parks will be classified as Class A under CALM Act section 13(4).

Notice is also given under section 14 of the CALM Act that the *Proposed Mamang Maambakoort Marine Park Indicative Joint Management Plan 2024*; the *Proposed Wudjari Marine Park Indicative Joint Management Plan 2024*; the *Proposed Western Bight Marine Park Indicative Management Plan 2024*; and the *Proposed Mirning Marine Park Indicative Joint Management Plan 2024* (the plans) are available for public comment. The objectives of the plans are provided in CALM Act section 56.

The plans have been prepared in consultation with Traditional Owners and each plan outlines how the proposed Mamang Maambakoort, Wudjari, Western Bight and Mirning marine parks will be managed. The plans include details of the proposed boundaries, zoning and management strategies for the proposed marine parks. It is proposed that the Mamang Maambakoort, Wudjari and Mirning marine parks will be jointly managed by Wagyl Kaip Southern Noongar, Wudjari and Mirning Traditional Owners respectively, and the Department of Biodiversity, Conservation and Attractions.

Marine parks are created to protect natural features, Aboriginal cultural heritage and aesthetic, scientific and educational values while enabling compatible recreational and commercial uses. The statutory purpose of marine parks is provided in CALM Act section 13B(1).

Proposed Mamang Maambakoort Marine Park

Situated in and adjacent to the Southern Ocean, the proposed Mamang Maambakoort Marine Park comprises Western Australian lands and waters, the airspace above those lands and waters, the seabed below those lands and waters, and the subsoil to a depth of two hundred metres below that seabed that—

- (a) are contained within and bounded by a line—
 - (i) commencing offshore generally south-east of Bremer Bay at the intersection of the seaward limit of the coastal waters of the State and Longitude 119°30'00" East, and from that point;
 - (ii) extending north along that longitude to the point located at the intersection of that longitude and the high water mark of the mainland;
 - (iii) thence generally easterly, generally north-easterly, generally northerly, generally westerly and generally north-westerly along that water mark around Point Hood, past Heberle Beach, Whalebone Point and House Beach to Tooregullup Beach;

- (iv) thence generally northerly, generally north-easterly and generally easterly along the high water mark of the mainland, past Tooregullup Beach, across the oceanic mouths of Kellys Creek and Gordon Inlet, past Trigelow Beach, Cheadanup Cliffs, Point Ann, Point Charles, Twin Bays, Marshes Beach, Quoin Head Beach, Whalebone Beach, Edwards Point, Cave Point, Mylies Beach and Barrens Beach, across the mouth of Culham Inlet, past Whale Bay Beach, Maryann Haven Beach, around Hopetoun Maritime Facility, past Hopetoun Beach, and continuing generally easterly along that water mark past the numerous beaches with the word 'Mile' in their names, to the point located at the intersection of that water mark and Miscellaneous Mining Licence L 74/33 (held by FQM Australia Nickel Pty Ltd) in Mason Bay;
 - (v) thence south-south-easterly, east-north-easterly and north-north-westerly along the boundary of that mining licence to the point located at the intersection of that boundary and the high water mark of the mainland on the eastern side of that mining licence;
 - (vi) thence generally easterly along that water mark to the point located at the intersection of that water mark and the easternmost boundary of Wagyl Kaip & Southern Noongar (WI2017/014) Indigenous Land Use Agreement Area, that point being near the eastern end of Mason Bay Beach;
 - (vii) thence south along that boundary to the point located at the intersection of that boundary and the seaward limit of the coastal waters of the State; and
 - (viii) thence generally westerly, generally northerly, again generally westerly, and generally south-westerly along that limit, past West Island, Hopetoun, Doubtful Islands and Point Hood, to the point of commencement.
- (b) and adjacent to that line, includes the estuarine influenced lands and waters (including the sand bar connections to the ocean that may be eroded from time to time) of the following estuaries—Boondadup River, the un-named estuary adjacent to Cheadanup Cliffs Beach, St Mary River, Fitzgerald Inlet, Dempster Inlet, the un-named estuary adjacent to Quoin Head Beach, and Hamersley Inlet;
- (c) and within the areas described above, excludes all islands for that part of those islands that is landward of the high water mark.

Proposed Wudjari Marine Park

Situated in and adjacent to the Southern Ocean, the proposed Wudjari Marine Park comprises Western Australian lands and waters, the airspace above those lands and waters, the seabed below those lands and waters, and the subsoil to a depth of two hundred metres below that seabed that—

- (a) are contained within and bounded by a line—
 - (i) commencing offshore generally south of Mason Bay at the intersection of the seaward limit of the coastal waters of the State and the easternmost boundary of the Wagyl Kaip & Southern Noongar (WI2017/014) Indigenous Land Use Agreement Area, and from that point;
 - (ii) extending north along that boundary, past West Island, to the point located at the intersection of that boundary and the high water mark of the mainland, that point being near the eastern end of Mason Bay Beach;
 - (iii) thence generally easterly along that water mark past Mason Bay Beach East, Powell Point, Starvation Boat Harbour, Munglinup Beach, Pincer Point, Margaret Cove, Stokes Inlet Beach, Shoal Cape, Fanny Cove, Quagi Beach, Warrenup Beach, Munroe Point Beach, Butty Head, 10 Mile Lagoon and 9 Mile Beach, to the point located at the intersection of the high water mark of the mainland and the northerly prolongation of the westernmost boundary of Lot 322 on Deposited Plan 416487 (Port of Esperance), that point being near Observatory Point;
 - (iv) thence southerly along that prolongation and that lot boundary to the point located at the intersection of that lot boundary and the low water mark on Observatory Island, that island being part Reserve 22796 (Recherche Archipelago Nature Reserve);
 - (v) thence generally southerly along that water mark around the eastern side of that island to the point located at the intersection of that water mark and the westernmost southern boundary of Lot 322 on Deposited Plan 416487 (Port of Esperance);
 - (vi) thence easterly, southerly and north-easterly along that lot boundary, and along the north-easterly prolongation of the southernmost south-eastern boundary of that lot, past Devils Rock, Magistrate Rocks and Woody Island, to the point located at the intersection of that prolongation and the high water mark of the mainland on the eastern side of Esperance Bay;
 - (vii) thence generally south-easterly, generally southerly, generally easterly and generally north-easterly along that water mark past Cape Le Grand, Lucky Bay, Mississippi Point, Dunn Rocks, Cheyne Point, Hammer Head, Duke of Orleans Bay, Alexander Bay, Tagon Point, Cape Arid and Cape Pasley, to the point located at the intersection of that water mark and the easternmost north-eastern boundary of The Esperance Nyungars (WCD2014/002) Determination Area, that point being near the eastern end of Point Malcolm Beach;
 - (viii) thence south-easterly along that determination area boundary, and along the south-easterly seaward prolongation of that determination area boundary, to the point located at the intersection of that prolongation and the seaward limit of the coastal waters of the State; and

- (ix) thence generally south-westerly and generally westerly along that limit, past Pasley Island, Middle Island, Matthew Rock, Libke Island, Giant Rocks, Figure of Eight Island, Shoal Cape, Munglinup Beach and West Island, to the point of commencement.
- (b) and adjacent to that line, includes the estuarine influenced lands and waters (including the sand bar connections to the ocean that may be eroded from time to time) of the following estuaries—Oldfield Estuary, Torradup River, Stokes Inlet, Barker Inlet; the un-named estuary adjacent to Thistle Cove, the un-named estuary adjacent to Dunn Rocks Beach that is nearest longitude 122°24'18" East, Dailey River, Munglignup Creek, Alexander River, Black Boy Creek, Thomas River, Jorndee Creek, Seal Creek and Poison Creek;
- (c) and offshore from that line, includes the isolated areas contained within and bounded by the limit of coastal waters of the State that surround Investigator Island, Middle Rock, Termination Island and Little Island, Twin Rocks, Dome Island, Salisbury Island and Cooper Island, and Round Island;
- (d) and within the areas described above, excludes all islands for that part of those islands that is landward of the high water mark.

Proposed Western Bight Marine Park

Situated in the Southern Ocean, the proposed Western Bight Marine Park comprises Western Australian waters, the airspace above those waters, the seabed below those waters, and the subsoil to a depth of two hundred metres below that seabed that—

- (a) are contained within and bounded by a line—
 - (i) commencing offshore generally south-east of Point Malcolm at the intersection of the seaward limit of the coastal waters of the State and the south-easterly seaward prolongation of the easternmost north-eastern boundary of The Esperance Nyungars (WCD2014/002) Determination Area, and from that point;
 - (ii) extending north-westerly along that seaward prolongation, and along the easternmost north-eastern boundary of that determination area, to the point located at the intersection of that determination area boundary and the high water mark of the mainland, that point being near the eastern end of Point Malcolm Beach;
 - (iii) thence generally east-north-easterly, generally north-westerly, generally northerly, generally north-easterly, again generally northerly and again generally north-easterly along that water mark, past Point Malcolm, Point Dempster, Israelite Bay, Bilbunya Beach, Bilbunya Dunes, Point Culver, Toolinna Cove and Point Dover, to the point located at the intersection of that water mark and the easternmost north-eastern boundary of Ngadju (WCD2014/004) Determination Area, that point being adjacent to the Baxter Cliffs generally east-north-east of Point Dover;
 - (iv) thence south-south-easterly along that easternmost north-eastern determination area boundary to the southernmost point of that boundary, that point being located at the low water mark of the mainland;
 - (v) thence due south along the longitude running from that point to the point located at the intersection of that longitude and the seaward limit of the coastal waters of the State; and
 - (vi) thence generally south-westerly along that limit, past the Baxter Cliffs, Bilbunya Dunes, 6 Mile Island and Point Dempster-Malcolm Beach, to the point of commencement.
- (b) and offshore from that line, includes the isolated areas contained within and bounded by the limit of coastal waters of the State that surround the Eastern Group of islands;
- (c) and within the areas described above, excludes all islands for that part of those islands that is landward of the high water mark.

Proposed Mirning Marine Park

Situated in the Southern Ocean, the proposed Mirning Marine Park comprises Western Australian waters, the airspace above those waters, the seabed below those waters, and the subsoil to a depth of two hundred metres below that seabed that—

- (a) are contained within and bounded by a line—
 - (i) commencing offshore generally south-south-east of Point Dover at the intersection of the seaward limit of the coastal waters of the State and the longitude running due south from the southernmost point of the easternmost north-eastern boundary of Ngadju (WCD2014/004) Determination Area, and from that point;
 - (ii) extending north along that longitude to the point located at the intersection of that longitude and the southernmost point of that easternmost north-eastern determination area boundary, that point being located at the low water mark of the mainland adjacent to the Baxter Cliffs;
 - (iii) thence north-north-westerly along that determination area boundary to the point located at the intersection of that boundary and the high water mark of the mainland;
 - (iv) thence generally north-easterly, generally easterly and generally east-north-easterly along that water mark, past Baxter Cliffs, Twilight Cove, Scorpion Bight, Madura Beach, Red Rocks Point, Noonaera Beach, Mundrabilla Beach and Eucla Beach, to the point located at the intersection of that water mark and the Western Australian—South Australian border;

- (v) thence southerly along that border, and along the boundary of the scheduled area for Western Australia, to the point located at the intersection of that boundary and the seaward limit of the coastal waters of the State; and
 - (vi) thence generally west-south-westerly, generally westerly and generally south-westerly along that limit to the point of commencement.
- (b) and within that line, excludes all islands for that part of those islands that is landward of the high water mark.

The proposed marine parks will be reserved subject to compliance with the *Native Title Act 1993* (Commonwealth).

NOTES—

- 1) All referenced Deposited Plans are held by the Western Australian Land Information Authority, trading as Landgate.
- 2) Boundary positions as described are subject to survey.
- 3) Cadastral boundaries sourced from Landgate Spatial Cadastral Database (SCDB) dated 27 November 2023.
- 4) **coastal waters of the State** has the meaning given to that term in the *Coastal Waters (State Powers) Act 1980* (Commonwealth) section 3(1).
- 5) **Datum:** Geocentric Datum of Australia 2020 (GDA2020), unless otherwise defined.
- 6) **high water mark** means the ordinary high water mark at spring tides as defined in the *Land Administration Act 1997* section 3(1).
- 7) **low water mark** has the meaning given to the term 'low water' in the definition of 'waters' in the *Native Title Act 1993* (Commonwealth) section 253.
- 8) **Ngadju (WCD2014/004) Determination Area** means the area the subject of the determination of native title made by the Federal Court of Australia in '*Graham on behalf of the Ngadju People v State of Western Australia [2014] FCA 1247*', National Native Title Tribunal file number WCD2014/004, Federal Court file number WAD6020/1998.
- 9) **scheduled area for Western Australia** has the meaning given to that term in the '*Offshore Petroleum and Greenhouse Gas Storage Act 2006*' (Commonwealth) Schedule 1.
- 10) **The Esperance Nyungars (WCD2014/002) Determination Area** means the area the subject of the determination of native title made by the Federal Court of Australia in '*Bullen on behalf of the Esperance Nyungar People v State of Western Australia [2014] FCA 197*', National Native Title Tribunal file number WCD2014/002, Federal Court file number WAD6097/1998.
- 11) **Use of Coordinates:** Where coordinates are used within the description to represent cadastral or topographical boundaries or the intersection with such, they are intended as a guide only. As an outcome of the custodians of cadastral and topographic data continuously recalculating the geographic position of their data based on improved survey and data maintenance procedures, it is not possible to accurately define such a position other than by detailed ground survey.
- 12) **WA Mirning People (WC2017/008) Determination Area** means the area the subject of the determination of native title made by the Federal Court of Australia in '*K.D. (deceased) on behalf of the Mirning People v State of Western Australia (No 4) [2017] FCA 1225*', National Native Title Tribunal file number WCD2017/008, Federal Court file number WAD6001/2001.
- 13) **Wagyl Kaip and Southern Noongar (WI2017/014) Indigenous Land Use Agreement Area** means the area the subject of the settlement of native title in '*Wagyl Kaip and Southern Noongar Indigenous Land Use Agreement*', National Native Title Tribunal file number WI2017/014, registered 17 October 2018.
- 14) **Western Australian waters** means all waters that are within the limits of the State; or that are *coastal waters of the State*.

Classified waters

Under CALM Act section 62(1a)—

- the proposed Mamang Maambakoort Marine Park is intended to be zoned for management purposes by classifying areas within it as general use area, sanctuary area, special purpose area (cultural protection) and special purpose area (whale conservation).
- the proposed Wudjari Marine Park is intended to be zoned for management purposes by classifying areas within it as general use area, sanctuary area, special purpose area (cultural management), special purpose areas (wildlife conservation) and special purpose area (whale conservation).
- the proposed Western Bight Marine Park is intended to be zoned for management purposes by classifying areas within it as general use area, sanctuary area and special purpose area (whale conservation).
- the proposed Mirning Marine Park is intended to be zoned for management purposes by classifying areas within it as general use area, sanctuary area and special purpose area (cultural protection).

The conservation purpose of the special purpose areas (cultural protection) in the proposed Mamang Maambakoort Marine Park will be to recognise the value of the land and waters to the culture and heritage of Wagyl Kaip Southern Noongar People. The conservation purpose of the special purpose areas (cultural management) in the proposed Wudjari Marine Park will be to recognise the value of the land and waters to the culture and heritage of Wudjari People. The conservation purpose of the special purpose areas (cultural protection) in the proposed Mirning Marine Park will be to recognise the value of the land and waters to the culture and heritage of Mirning People. The following activities are considered to be incompatible with the purpose of the special purpose areas (cultural protection) and special purpose areas (cultural management): ground-disturbing mining and petroleum exploration and development; non-ground-disturbing activities including geophysical surveys, geological mapping, sampling and geochemical surveys; ship loading and other mining related infrastructure (e.g., ship loading docks, cabling or pipelines); wildlife/fish feeding; recreational live shell collecting; vessel sewage discharge and de-ballasting.

The conservation purpose of the special purpose areas (whale conservation) in the proposed Mamang Maambakoort, Wudjari and Western Bight marine parks will be to conserve the sheltered bays that are of high ecological importance to southern right whales. The following activities are considered to be incompatible with the purpose of these areas: ground-disturbing mining and petroleum exploration and development; non-ground-disturbing activities including geophysical surveys, geological mapping, sampling and geochemical surveys; aquaculture; ship loading and other mining related infrastructure (e.g., ship loading docks, cabling or pipelines); artificial structures (e.g., artificial reefs); wildlife/fish feeding; recreational live shell collecting; vessel sewage discharge and de-ballasting.

The conservation purpose of the special purpose area (wildlife conservation) in the proposed Wudjari Marine Park will be to minimise impacts to Australian sea lions at known breeding sites, as well as to provide a high level of protection for seabird rookery and foraging areas. The following activities are considered to be incompatible with the purpose of this area: ground-disturbing mining and petroleum exploration and development; non-ground-disturbing activities including geophysical surveys, geological mapping, sampling and geochemical surveys; ship loading and other mining related infrastructure (e.g., ship loading docks, cabling or pipelines); general marine infrastructure (e.g., groynes, jetties and boat launching facilities); artificial structures (e.g., artificial reefs); wildlife/fish feeding; dredging and dredge spoil dumping; vessel sewage discharge and de-ballasting; aquaculture; all commercial fishing except for commercial marine aquarium, specimen shell and abalone fishing; all recreational fishing other than hand collection of abalone, rock lobster, crab and octopus; recreational live shell collecting; spearfishing.

Submissions

Any person may make a written submission on the proposals. Written submissions will be considered as part of the finalisation of the proposals.

Copies of the plans, inclusive of maps of the proposed marine parks and zoning schemes, can be inspected at the following State Government offices—

Department of Biodiversity, Conservation and Attractions

- 17 Dick Perry Avenue, Technology Park, Western Precinct, Kensington.
- South Coast Region Headquarters, 120 Albany Highway, Albany.
- Esperance District, 92 Dempster Street, Esperance.

Department of Primary Industries and Regional Development

- Melijinup Road, Esperance.

The indicative management plans can be downloaded, and an online submission completed, at www.dbca.wa.gov.au/pscmp

Written submissions can be directed to—

Plan Coordinator
Aboriginal Engagement, Planning and Lands Branch
Department of Biodiversity, Conservation and Attractions
Locked Bag 104
Bentley Delivery Centre WA 6983

The closing date for submissions is 16 June 2024.

STUART SMITH, Director General (CEO),
Department of Biodiversity, Conservation and Attractions.

FIRE AND EMERGENCY SERVICES

FE401**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 9 February 2024 for the local government districts of—

Northampton, Toodyay, Chittering, Gingin, Mundaring, Swan, Armadale, Gosnells, Kalamunda, Serpentine-Jarrahdale, Rockingham, Mandurah, Murray, Capel, Dardanup, Harvey, Waroona, Collie, Busselton, Augusta-Margaret River, Bridgetown-Greenbushes, Boyup Brook, Donnybrook-Balingup, Manjimup, Nannup, Cranbrook, Kojonup, Plantagenet, Gnowangerup, Broomehill-Tambellup, Katanning, Ravensthorpe, Jerramungup, Albany, Denmark.

Dated 8th February 2024.

GARY GIFFORD, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

FE402**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 10 February 2024 for the local government districts of—

Toodyay, Murray, Bunbury, Capel, Dardanup, Harvey, Waroona, Collie, Boddington, West Arthur, Williams, Gnowangerup, Broomehill-Tambellup, Katanning, Kojonup, Cranbrook, Plantagenet, Denmark, Albany, Jerramungup, Ravensthorpe, Busselton, Augusta-Margaret River, Bridgetown-Greenbushes, Boyup Brook, Donnybrook-Balingup, Manjimup, Nannup, Chittering, Gingin, Mundaring, Swan, Cockburn, Kwinana, Mandurah, Rockingham, Armadale, Kalamunda, Gosnells, Serpentine-Jarrahdale.

Dated 9 February 2024.

GARY GIFFORD, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

FE403**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 11 February 2024 for the local government districts of—

Toodyay, Gingin, Chittering, Swan, Mundaring, Kalamunda, Gosnells, Armadale, Serpentine-Jarrahdale, Murray.

Dated 10 February 2024.

GARY GIFFORD, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

FE404**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 12 February 2024 for the local government districts of—

Busselton, Augusta-Margaret River, Donnybrook-Balingup, Capel, Dardanup, Swan, Chittering.

Dated 11 February 2024.

GARY GIFFORD, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

FE405**BUSH FIRES ACT 1954**
TOTAL FIRE BAN DECLARATION

Correspondence No. D18023

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Assistant Commissioner of the Department of Fire and Emergency Services, declared under Section 22A of the *Bush Fires Act 1954*, a total fire ban for 13 February 2024 for the local government districts of—

Chittering, Gingin, Mundaring, Swan, Toodyay, Armadale, Gosnells, Kalamunda, Murray, Serpentine-Jarrahdale, Mandurah, Rockingham, Kwinana, Bunbury, Capel, Dardanup, Harvey, Waroona, Collie, Busselton, Augusta-Margaret River, Bridgetown-Greenbushes, Boyup Brook, Donnybrook-Balingup.

Dated 12 February 2024.

GARY GIFFORD, Assistant Commissioner of the Department of Fire and Emergency Services, as a sub-delegate of the Minister under section 16 of the *Fire and Emergency Services Act 1998*.

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	First Name(s)	Permit Number
Recktenwald	Charlotte Emilie	242902
Rowley	Erika Jane	242903

Dated 05 February 2024.

BRAD ROYCE APM, Commissioner.

LOCAL GOVERNMENT

LG401

DOG ACT 1976
CAT ACT 2011
LOCAL GOVERNMENT ACT 1995
Town of Claremont
ANIMAL LOCAL LAW 2024

Under the powers conferred by the *Dog Act 1976*, the *Cat Act 2011*, the *Local Government Act 1995* and under all other powers enabling it, the Council of the Town of Claremont resolved on 6 February 2024 to make the following local law.

PART 1—PRELIMINARY

1.1 Citation

This local law may be cited as the *Town of Claremont Animal Local Law 2024*.

1.2 Commencement

This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

1.3 Purpose and effect

- (1) The purpose of this local law is to provide for the regulation, control and management of the keeping of dogs and cats within the district.
- (2) The effect of this local law is that persons who own or keep dogs and cats within the district are required to comply with the provisions of this local law.

1.4 Repeal

The *Town of Claremont Animal Local Law 2023* published in the *Government Gazette* on 28 July 2023 is repealed.

1.5 Application

This local law applies throughout the district.

1.6 Terms used

In this local law unless the context otherwise requires—

Act means the *Local Government Act 1995*;

CEO means the Chief Executive Officer of the local government;

district means the district of the local government;

land has the meaning given to it in section 7 of the *Property Law Act 1969*;

local government means the Town of Claremont;

occupier has the meaning given to it in section 1.4 of the Act;

Schedule means a schedule in this local law; and

Town means the Town of Claremont.

PART 2—DOGS

2.1 Terms used

In this part—

authorised person has the meaning given to it in section 3(1) of the Dog Act;

dangerous dog has the meaning given to it in section 3(1) of the Dog Act;

Dog Act means the *Dog Act 1976*;

Dog Regulations means the *Dog Regulations 2013*;

owner in relation to a dog has the meaning given to it in section 3(1) of the Dog Act;

person liable for the control of the dog has the meaning given to it in section 3(1) of the Dog Act;

pound means a dog management facility as defined in section 3(1) of the Dog Act;

premises has the meaning given in section 3(1) of the Dog Act;

public place has the meaning given in section 3(1) of the Dog Act; and

thoroughfare has the meaning given to it in section 1.4 of the Act.

Division 1—Impounding of Dogs

2.2 Impounding of Dogs

- (1) An authorised person shall be in attendance at the pound to facilitate the return of a dog that has been seized pursuant to section 29 of the Dog Act, as determined by the CEO.
- (2) Where a dog that has been seized is to be returned to an owner, the owner must provide to an authorised person—
 - (a) proof of ownership of the dog;

- (b) proof of registration of the dog in accordance with the Dog Act;
- (c) payment of any moneys due to the local government in relation to the dog; and
- (d) if another person other than the owner is to take delivery of the dog on the owner's behalf, a written authority authorising that person to do so.

Division 2—Keeping of Dogs

2.3 Dogs to be confined

- (1) An owner or occupier of premises on which a dog is kept must—
 - (a) cause a portion of the premises on which the dog is kept to be fenced in a manner capable of confining the dog;
 - (b) ensure the fence used to confine the dog and every gate or door in the fence is of a type, height and construction which having regard to the breed, age, size and physical condition of the dog is capable of preventing the dog at all times from passing over, under or through it;
 - (c) ensure that every gate or door in the fence is kept closed at all times when the dog is on the premises (unless the gate is temporarily opened in a manner that ensures that the dog remains confined) and is fitted with a proper latch or other means of fastening it;
 - (d) maintain the fence and all gates and doors in the fence in good order and condition; and
 - (e) where no part of the premises consists of open space, yard or garden or there is no open space or garden or yard of which the occupier has exclusive use or occupation, ensure that other means exist on the premises (other than the tethering of the dog) for effectively confining the dog within the premises.
- (2) Where an owner or occupier fails to comply with subclause (1), he or she commits an offence.
- (3) Notwithstanding subclause (1) and (2), the confinement of dangerous dogs is dealt with in the Dog Act and Dog Regulations.

2.4 Limitation on the number of dogs

- (1) This clause does not apply to premises which have been granted an exemption under section 26(3) of the Dog Act.
- (2) The limit on the number of dogs which may be kept on any premises is, for the purpose of section 26(4) of the Dog Act, 2 dogs over the age of 3 months and the young of those dogs under that age.

2.5 Offence to excrete

- (1) A dog must not excrete on—
 - (a) any thoroughfare or other public place; or
 - (b) any land which is not a public place without the consent of the occupier.
- (2) Subject to subclause (3), if a dog excretes contrary to subclause (1), every person liable for the control of the dog at that time commits an offence.
- (3) The person liable for the control of the dog does not commit an offence against subclause (2) if any excreta is removed immediately by that person.

PART 3—CATS

3.1 Terms Used

In this part—

authorised person has the meaning given to it in section 3(1) of the Cat Act;

cat has the meaning given to it in section 3(1) of the Cat Act;

Cat Act means the *Cat Act 2011*;

cat management facility has the meaning given to it in section 3(1) of the Cat Act;

cat prohibited area means an area as outlined in Schedule 2;

Cat Regulations means the *Cat Regulations 2012*;

nuisance in relation to a cat means—

- (a) an activity or condition which is harmful or annoying and which gives rise to legal liability in the tort of public or private nuisance at law; or
- (b) an unreasonable interference with the use and enjoyment of a person of their ownership or occupation of land; or
- (c) interference which causes material damage to land or other property on the land affected by the interference.

owner in relation to a cat has the meaning given to it in section 4 of the Cat Act;

premises has the meaning given to it in section 3(1) of the Cat Act;

Regulations means the *Cat Regulations 2012*; and

standard number of cats has the meaning given to it in the *Cat (Uniform Local Provisions) Regulations 2013*.

*Division 1—Control of Cats***3.2 Cat not to be a nuisance**

- (1) An owner shall not allow a cat to be or create a nuisance.
- (2) Where in the opinion of an authorised person, a cat is creating a nuisance, the local government may give written notice to the owner of the cat requiring that person to abate the nuisance.
- (3) When a nuisance has occurred and a notice to abate the nuisance is given, the notice remains in force for the period specified by the local government in the notice which shall not exceed 28 days.
- (4) A person given a notice to abate the nuisance shall comply with the notice within the period specified in the notice.
- (5) A cat control notice under subclause (2) shall be in the form of Schedule 1, Form 3 of the Regulations.

3.3 Cat prohibited areas

- (1) A cat shall not be in any cat prohibited area as listed in Schedule 2.
- (2) If a cat is in a cat prohibited area contrary to subclause (1)—
 - (a) the owner of the cat commits an offence; and
 - (b) an authorised person may seize and impound the cat in accordance with the Cat Act.

*Division 2—Number of Cats that may be Kept***3.4 Interpretation**

For the purposes of applying this Division, a cat does not include a cat less than 6 months old.

3.5 Cats for which a permit is required

- (1) Subject to subclause (2) a person is required to have a permit to keep—
 - (a) more than three (3) cats on any single dwelling or grouped dwelling premises to a maximum of five (5); or
 - (b) more than two (2) cats on any multiple dwelling premises to a maximum of five (5).
- (2) A permit is not required under subclause (1) if the premises concerned are—
 - (a) a cat management facility; or
 - (b) a veterinary premises as defined under section 3 of the *Veterinary Practice Act 2021*; or
 - (c) a pet shop.
- (3) A person who keeps more than the standard number of cats on a prescribed premises without approval commits an offence.

3.6 Application for additional cats

An application for a permit to keep additional cats at a prescribed premises shall be—

- (a) made in writing by an occupier of the prescribed premises;
- (b) in the manner and form approved by the CEO of the local government, describing and specifying the number of cats to be kept on the premises; and
- (c) accompanied by the consent in writing of the owner of the premises where the occupier is not the owner of the premises to which the application relates.

3.7 Refusal to determine application

The local government may refuse to determine an application for a permit if it is not made in accordance with clause 3.6.

3.8 Factors relevant to determining application

- (1) In determining an application for a permit the local government may have regard to—
 - (a) the reasons and justification provided for the request;
 - (b) the physical suitability of the premises;
 - (c) the environmental sensitivity and general nature of the location surrounding the premises;
 - (d) the likelihood of a cat causing a nuisance, inconvenience or annoyance to the occupiers of adjoining premises;
 - (e) any submissions received under subclause (2) within the time specified in subclause (2); and
 - (f) such other factors which the local government may consider to be relevant in the circumstances of the particular case.
- (2) The local government may require the applicant to—
 - (a) consult with nearby residents; or
 - (b) advise nearby residents that they may make submissions to the local government on the application for a permit within 14 days of receiving that advice before determining the application for a permit.
- (3) The local government may specify the extent of consultation with nearby residents and may specify which properties should be consulted.

3.9 Decision on application

- (1) Upon receiving an application the local government may—
 - (a) approve the application subject to the conditions in clause 3.10 and any other conditions the local government considers appropriate;
 - (b) approve the application but specify an alternative number of cats permitted to be housed at the premises; or
 - (c) refuse to approve the application for a permit.
- (2) If the local government approves an application under subclause (1) then it shall issue a permit to the applicant in the form determined by the CEO.
- (3) If the local government refuses to approve an application under subclause (1) then it shall advise the applicant accordingly in writing.

3.10 Conditions

- (1) Every permit shall be issued subject to the following conditions—
 - (a) each cat kept on the premises to which the permit relates shall comply with the requirements of the Act, the Cat Act and any subsidiary legislation made under those acts; and
 - (b) without the consent of the local government, the permit holder will not substitute or replace any cat that is the subject of a permit once that cat—
 - i. dies; or
 - ii. is permanently removed from the premises.
- (2) In addition to the conditions listed in subclause (1), the local government may issue a permit subject to such other conditions as it considers appropriate.

3.11 Compliance with conditions of permit

A permit holder shall comply with each condition of a permit.

3.12 Duration of permit

Unless otherwise specified in a condition on a permit, a permit commences on the date of issue and expires if—

- (a) it is revoked; or
- (b) the cat dies; or
- (c) the permit holder ceases to reside at the premises to which the permit relates.

3.13 Revocation

The local government may revoke a permit if the permit holder fails to observe any provision of this local law or a condition of the permit.

3.14 Permit not transferable

A permit is not transferrable either in relation to the permit holder or the premises.

3.15 Permit to be kept at premises and available for view

A permit issued by the local government shall be kept at the premises to which it applies and shall be provided to an authorised person on demand.

PART 4—MISCELLANEOUS**4.1 Giving of a Notice**

A notice served under this local law may be given to a person—

- (a) personally;
- (b) by postal mail addressed to the person; or
- (c) by leaving it for the person at his or her address.

4.2 Objection and Appeal Rights

Any person who is aggrieved by—

- (a) the conditions imposed in relation to a permit;
- (b) the revocation of a permit; or
- (c) the refusal of the local government to grant a permit,

may object or appeal against the decision under Division 1 of Part 9 of the Act.

PART 5—ENFORCEMENT**5.1 Offences and Penalties**

- (1) Any person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.
- (2) Any person who commits an offence under Part 2 of this local law may be liable, upon conviction, to a penalty not exceeding—
 - (a) \$2,000, and if the offence is of a continuing nature, to an additional penalty not exceeding \$100 for each day or part of a day during which the offence has continued; or

- (b) \$4,000, and if the offence is of a continuing nature, to an additional penalty not exceeding \$200 for each day or part of a day during which the offence has continued in relation to a dangerous dog.
- (3) Any person who commits an offence under Part 3 of this local law may be liable, upon conviction, to a penalty not exceeding \$5,000, and if the offence is of a continuing nature, to an additional penalty not exceeding \$500 for each day or part of a day during which the offence has continued.

5.2 Modified Penalties

- (1) An offence against—
- (a) Part 2 of this local law is a prescribed offence for the purposes of section 9.16(1) of the Act; or
- (b) Part 3 of this local law is a prescribed offence for the purposes of section 62(1) of the Cat Act.
- (2) The offences contained in Schedule 1 are offences in relation to which a modified penalty may be imposed.
- (3) The amount of the modified penalty for a prescribed offence—
- (a) in relation to Part 2, is the amount specified in—
- (i) the third column of Schedule 1 if the dog is not a dangerous dog; and
- (ii) the fourth column of Schedule 1 if the dog is a dangerous dog; and
- (b) in relation to Part 3, is the amount specified in the final column of Schedule 1.

5.3 Form of Notices

The issue of infringement notices, their withdrawal, the payment of modified penalties and the appropriate forms are dealt with—

- (a) for the purposes of Part 2, in Division 2 of Part 9 of the Act; and
- (b) for the purposes of Part 3, in Division 4 of Part 4 of the Cat Act.

SCHEDULE 1 PRESCRIBED OFFENCES AND MODIFIED PENALTIES

[Cl. 5.2(2)]

Part 2—Dogs

Clause	Nature of Offence	Modified Penalty \$	Modified Penalty (Dangerous Dog) \$
2.3	Failing to provide means for effectively confining a dog	200	400
2.5	Dog excreting in a prohibited place	200	200

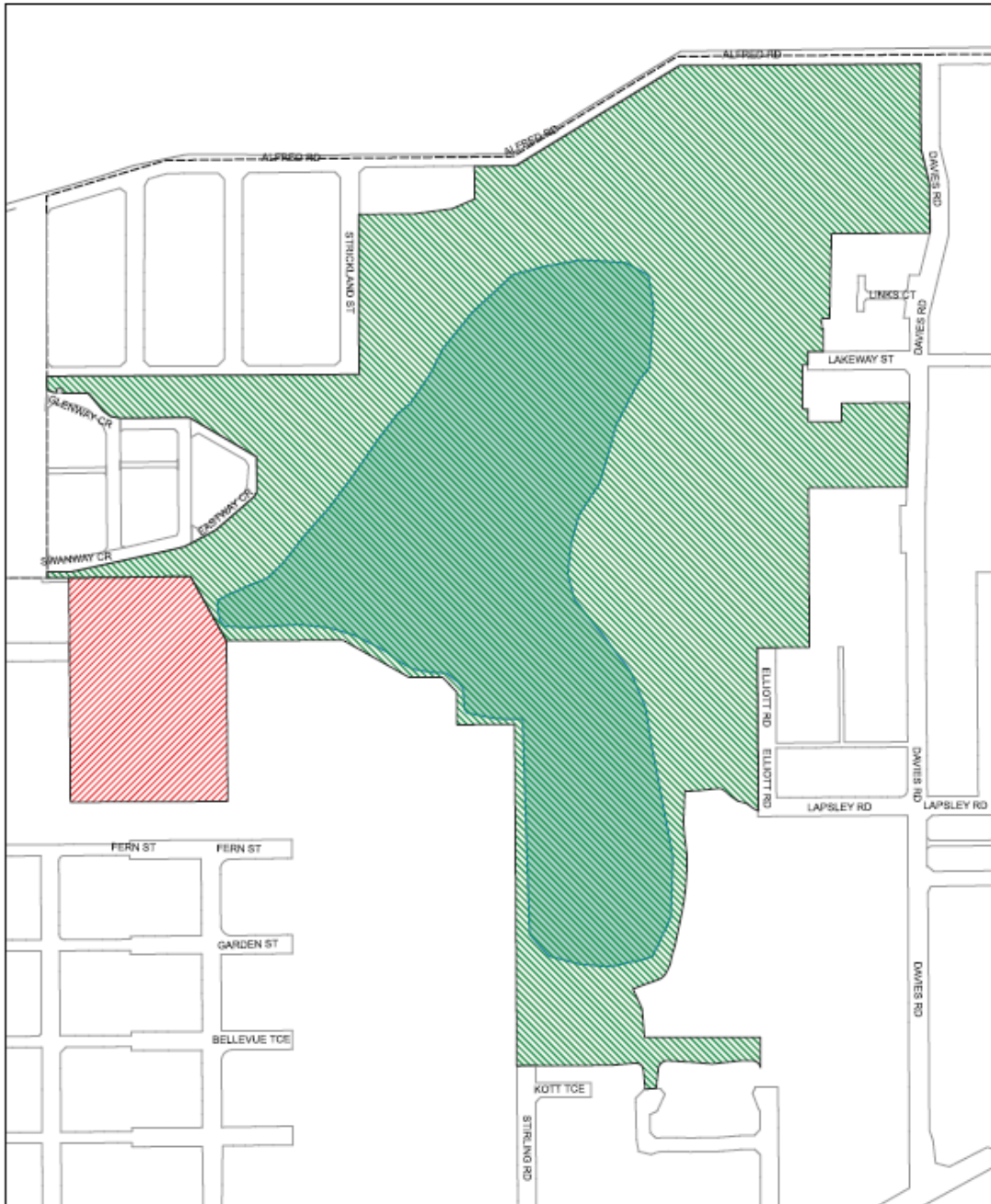
Part 3—Cats

Clause	Nature of Offence	Modified Penalty \$
3.2(1)	Cat causing a nuisance	200
3.2(4)	Failure to comply with a cat control notice	200
3.3(1)	Cat in a prohibited area	200
3.5(1)	Keeping more than the standard number of cats without a permit	200
3.11	Failure to comply with a condition of a permit	200


SCHEDULE 2 CAT PROHIBITED AREAS


[Cl. 3.3]

Name	Location	Bound by
Cresswell Park	As shown in red on Map 1	Mitford Street, Gloucester Street
Lake Claremont	As shown in green on Map 1	Davies Road, Alfred Road, Elliott Road, Strickland Street, Eastway Crescent, The Cedus, Stirling Road
Claremont Foreshore Reserve	As shown in purple on Map 2	Victoria Avenue



Map 1 - Cat Prohibited Area

 Cresswell Park

 Lake Claremont

MARINE/MARITIME

MA401**WESTERN AUSTRALIAN MARINE ACT 1982****RESTRICTED SPEED AREA**

Geographe Bay

Shire of Busselton

Pursuant to regulation 67 of the *Western Australian Marine Act 1982*, I cancel Notice MX401 published in the *Government Gazette* on 24 December 2010 and restrict the speed of all motorized vessels to 8 knots in the following area.

GEOGRAPHE BAY: All the waters lying within 300 metres of the foreshore between a line bearing 0 degrees true from the most westerly point of Cape Naturaliste and a line bearing 315 degrees true from a point 33° 36.642'S 115° 25.380'E at the mouth of the Wonnerup Inlet, excluding gazetted Water Ski Take Off Areas, Closed Waters (Motorised Vessels) Areas and Closed Waters (All vessels).

All coordinates based on GDA2020.

GRAEME MEINEMA, Director Waterways Safety Management and
delegate of the Chief Executive Officer, Department of Transport.

MINERALS AND PETROLEUM

MP401**MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Energy, Mines, Industry Regulation and Safety,

Marble Bar WA 6760.

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 late payment of rent.

WARDEN TW McPHEE.

To be heard by the Warden in Perth on 15 March 2024.

PILBARA MINERAL FIELD*Prospecting Licences*

P 45/3154 S	Millstead, Brendan James
	Burford, Rodney James
P 46/2029	Gill, Jason Andrew
P 46/2030	Gill, Jason Andrew
P 46/2031	Gill, Jason Andrew

MP402**MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Energy, 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 CLEARY.

To be heard by the Warden in Perth on 13 March 2024.

MURCHISON MINERAL FIELD

Prospecting Licences

P 58/1721	Aurumco Pty Ltd
P 58/1734	Aurumco Pty Ltd
P 58/1735	Aurumco Pty Ltd
P 58/1736	Aurumco Pty Ltd
P 58/1737	Aurumco Pty Ltd

MP403

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, 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 for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non / late payment of rent.

WARDEN CLEARY.

To be heard by the Warden in Perth on 13 March 2024.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 57/1402	Davies, Bryan John
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MURCHISON MINERAL FIELD

Prospecting Licences

P 20/2324	Cue Consolidated Mining Pty Ltd
P 20/2325	Cue Consolidated Mining Pty Ltd
P 20/2330	Cue Consolidated Mining Pty Ltd
P 20/2336	Cue Consolidated Mining Pty Ltd
P 20/2342	Cue Consolidated Mining Pty Ltd
P 20/2344	Cue Consolidated Mining Pty Ltd
P 21/756	Cue Consolidated Mining Pty Ltd
P 58/1863	Goodrick, Scott Anthony
P 58/1895	Centauri Consolidated Investments Pty Ltd
P 58/1896	Centauri Consolidated Investments Pty Ltd
P 58/1897	Centauri Consolidated Investments Pty Ltd
P 58/1899	Ford, Slade Stanley
P 58/1909	Lear, Allan Hahn

MP404

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, 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 CLEARY.

To be heard by the Warden in Perth on 13 March 2024.

MURCHISON MINERAL FIELD

Prospecting Licences

P 20/2456	Van Leeuwen, Michael Andrew
P 58/1900	Centauri Consolidated Investments Pty Ltd

YALGOO MINERAL FIELD

Prospecting Licences

P 59/2211-S	Calegari, John
	Calegari, Shane John
P 59/2212	Smith, Glenn

MP405

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, Mines, Industry Regulation and Safety,
 Southern Cross WA 6426.

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 CLEARY.

To be heard by the Warden at Southern Cross on 18 April 2024.

YILGARN MINERAL FIELD

Prospecting Licences

P 77/4436	Xantippe SX Pty Ltd
P 77/4557	Goldbridge SL Pty Ltd
P 77/4558	Goldbridge SL Pty Ltd
P 77/4559	Goldbridge SL Pty Ltd
P 77/4560	Goldbridge SL Pty Ltd

Miscellaneous Licences

L 77/112	Barto Gold Mining Pty Ltd
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MP406

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines, Energy, Industry Regulation and Safety,
Southern Cross WA 6426.

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 CLEARY.

To be heard by the Warden at Southern Cross on 18 April 2024.

YILGARN MINERAL FIELD
Prospecting Licences

P 77/4292	Moller, Andrew Neil
P 77/4449	Allen, Dianne Elizabeth Chatard, Cecile Anne-laure
P 77/4555	Goldbridge SL Pty Ltd
P 77/4557	Goldbridge SL Pty Ltd
P 77/4558	Goldbridge SL Pty Ltd
P 77/4559	Goldbridge SL Pty Ltd
P 77/4560	Goldbridge SL Pty Ltd

MP407

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, Mines, Industry Regulation and Safety,
Meekatharra WA 6642.

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 McPHEE.

To be heard by the Warden in Perth on 27 March 2024.

PEAK HILL MINERAL FIELD
Prospecting Licences

P 52/1531	Alchemy Resources (Three Rivers) Pty Ltd
P 52/1532	Alchemy Resources (Three Rivers) Pty Ltd
P 52/1533	Alchemy Resources (Three Rivers) Pty Ltd
P 52/1534	Alchemy Resources (Three Rivers) Pty Ltd
P 52/1535	Alchemy Resources (Three Rivers) Pty Ltd
P 52/1540	Alchemy Resources (Three Rivers) Pty Ltd
P 52/1541	Alchemy Resources (Three Rivers) Pty Ltd

MP408**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, Mines, Industry Regulation and Safety,
Meekatharra WA 6642.

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 late payment of rent.

WARDEN McPHEE.

To be heard by the Warden in Perth on 27 March 2024.

PEAK HILL MINERAL FIELD*Miscellaneous Licences*

L 52/193 Kalium Lakes Potash Pty Ltd

MP409**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, Mines, Industry Regulation and Safety,
Meekatharra WA 6642.

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 McPHEE.

To be heard by the Warden in Perth on 27 March 2024.

MURCHISON MINERAL FIELD*Prospecting Licences*

P 51/3273 Glover, Brett Edward
Chymyn, Michael Henry

PEAK HILL MINERAL FIELD*Prospecting Licences*

P 52/1624 Pavlinovich, Denise Robyn

MP410**MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, Mines, Industry Regulation and Safety,
Marble Bar WA 6760.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licence is 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 TW McPHEE.

To be heard by the Warden at Perth on 15 March 2024.

PILBARA MINERAL FIELD

Prospecting Licences

P 45/3036 Maszniew, Peter John

MP411

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, 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 G CLEARY.

To be heard by the Warden at Leonora on 19 March 2024.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 36/1860 Hobbs, Nathan James

MP412

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Energy, 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 G CLEARY.

To be heard by the Warden at Leonora on 19 March 2024.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 36/1930 Carr, Kristina Louise

MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/9104 Baird, Trevor John

PLANNING

PL401

PLANNING AND DEVELOPMENT ACT 2005

NOTICE OF AMENDMENT TO THE DECLARATION OF PLANNING CONTROL AREA 164

METRONET Byford Rail Extension

*Shire of Serpentine Jarrahdale**City of Armadale*

File: RLS/0972

General Description

The Minister for Planning has granted approval to amend Planning Control Area 164 (PCA 164) which was originally declared to protect land required for the Byford Rail Extension project.

The amendment involves removing various lots (and portions of lots) that are no longer required to deliver the Byford Rail Extension project, with the revised affected area shown on Western Australian Planning Commission (WAPC) plan numbers 1.8019/1, 1.8020/1 and 1.8021/1.

Purpose of the Planning Control Area

The purpose of amended PCA 164 is to facilitate development of the land for Railways and related public purposes. The WAPC considers that the amended Planning Control Area is required to ensure that no further development occurs on this land which might prejudice this purpose.

Duration and Effects

The amended Planning Control Area has effect from the date of publication of this notice in the *Government Gazette* to 24 June 2027, or until revoked by the WAPC with the approval of the Minister.

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

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

Display Locations

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Shire of Serpentine Jarrahdale
- City of Armadale

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

Ms SAM BOUCHER, Secretary, Western Australian Planning Commission.

RACING, GAMING AND LIQUOR

RA401

LIQUOR CONTROL ACT 1988

LIQUOR CONTROL (SECTION 31) NOTICE 2023

Issued under the *Liquor Control Act 1988* sections 31(4) and (7) and 60 by the Director of Liquor Licensing.

1. Citation

This notice is the *Liquor Control (Section 31) Notice 2023*.

2. Commencement

This notice comes into operation as follows—

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

3. Extended trading permit varying authorisation conferred by hotel licence or liquor store licence: premises within metropolitan area

- (1) This clause applies to a licence that relates to premises situated in the metropolitan area if the licence is either —
 - a hotel licence that is not a hotel restricted licence or tavern restricted licence; or
 - a liquor store licence.

- (2) An extended trading permit is issued under section 60 of the Act in respect of the licence for the purposes referred to in subsection (4)(g) of that section.
- (3) The extended trading permit varies the authorisation conferred by the licence so as to authorise the licensee to sell packaged liquor on and from the licensed premises from 8 am to 10 am on 15, 22 and 29 December 2024.
- (4) The extended trading permit remains in force until the end of 29 December 2024.

4. Extended trading permit varying authorisation conferred by liquor store licence: premises outside metropolitan area

- (1) This clause applies to a liquor store licence that relates to premises situated outside the metropolitan area unless it is a licence listed in Schedule 1.
- (2) An extended trading permit is issued under section 60 of the Act in respect of the licence for the purposes referred to in subsection (4)(g) of that section.
- (3) The extended trading permit varies the authorisation conferred by the licence so as to authorise the licensee to sell packaged liquor on and from the licensed premises from 10 am to 10 pm on the following days—
- 3 and 31 March 2024;
 - 2 June 2024;
 - 22 September 2024;
 - 15, 22 and 29 December 2024.
- (4) The extended trading permit remains in force until the end of 29 December 2024.

5. Extended trading permit varying authorisation conferred by hotel licence, hotel restricted licence, tavern licence, tavern restricted licence or small bar licence: premises within and outside metropolitan area

- (1) This clause applies to a licence that relates to premises situated in the metropolitan area or outside the metropolitan area if the licence is either—
- a hotel licence;
 - a hotel restricted licence;
 - a tavern licence;
 - a tavern restricted licence; or
 - a small bar licence.
- (2) An extended trading permit is issued under section 60 of the Act in respect of the licence for the purposes referred to in subsection (4)(g) of that section.
- (3) The extended trading permit varies the authorisation conferred by the licence so as to authorise the licensee to sell liquor for consumption ancillary to a meal on the licensed premises from 6 am to 10 am on the following days—
- 12 May 2024;
 - 1 September 2024.
- (4) The extended trading permit remains in force until the end of 1 September 2024.

SCHEDULE 1—LIQUOR STORE LICENCES EXCLUDED FROM CLAUSE 4

Table

Location	Licence Number	Location	Licence Number
Boulder	6030012732	Kalgoorlie	6030012443
Broome	6030016345	Kalgoorlie	6030012872
Broome	6030016394	Kalgoorlie	6030013037
Broome	6030032953	Kalgoorlie	6030038315
Broome	6030042077	Kalgoorlie	6030120098
Carnarvon	6030016311	Kambalda West	6030044800
Carnarvon	6030016378	Karratha	6030016865
Carnarvon	6030119934	Karratha	6030037861
Coolgardie	6030012955	Meekatharra	6030012625
Cue	6030012435	Mount Magnet	6030013102
Dampier	6030018424	Newman	6030018366
Derby	6030016279	Onslow	6030016287
Derby	6030016386	Pannawonica	6030016295
Halls Creek	6030016329	Paraburdoo	6030016436
Kalgoorlie	6030012419	Port Hedland	6030016303

Location	Licence Number
Port Hedland	6030016402
Port Hedland	6030042614
South Hedland	6030009449
South Hedland	6030047779

Location	Licence Number
Tom Price	6030019828
Wickham	6030012641
Wyndham	6030016410

Dated 13 February 2024.

LANIE CHOPPING, Director Liquor Licensing.

SPORT

SZ401

COMBAT SPORTS ACT 1987

BOXING CONTEST AMENDMENT RULES 2024

Made by the Minister under section 62A of the Act.

1. Citation

These rules are the *Boxing Contest Amendment Rules 2024*.

2. Commencement

These rules come into operation on the day on which these rules are published in the *Gazette*.

3. Rules amended

These rules amend the *Boxing Contest Rules 2020*.

4. Rule 1A amended

In rule 1A delete the definitions—

ASADA

Weight Policy

5. Rule 16A inserted

After rule 15 insert—

16A. Initial Weigh-in

- (1) An initial weigh-in shall take place no more than 24 hours prior to, and no less than two hours before, the advertised start time (doors open) of the contest.
- (2) Promoters must nominate to the Commission an official start time for the weigh-in.
- (3) Contestants must submit to an initial weigh-in within a two-hour period, commencing from the official start time.
- (4) The weigh-in is to be conducted using the Commission's official scale.
- (5) No one is permitted to touch or stand on the official scale until called to the scale by the Commission appointee.
- (6) Contestants are to weigh-in wearing minimal clothing and no shoes.
- (7) Contestants competing in a non-title bout—
 - (a) will have ONLY one (1) attempt to weigh-in and make weight; but
 - (b) may immediately retake the scale for the purposes of immediately removing any additional clothing/accessories.
- (8) Contestants competing for a title, in a title bout that has been sanctioned by the Commission,—
 - (a) may be granted two (2) attempts to make weight but will not be permitted to lose more than 500 grams of body weight; and
 - (b) may immediately retake the scale, after each attempt, for the purposes of immediately removing any additional clothing/accessories.
- (9) At the discretion of the Commission appointee, a Contestant may be directed to retake the scales for the purposes of ensuring the accuracy of recorded/announced weights.

6. Rule 16 amended

- (1) In the heading of rule 16 delete "Weigh-in" and insert—

Secondary Weigh-in

- (2) In rule 16 delete section 16(1) and insert—

- (1) The Commission reserves the right to conduct a secondary weigh-in, at any contest, upon prior notification to the Promoter and relevant Contestants.

- (2) If notified of a secondary weigh-in, Contestants must report to the Commission appointee to weigh-in, at any time prior to their bout and no earlier than the advertised start time (doors open) of the contest.
- (3) Contestants are to weigh-in wearing minimal clothing and no shoes.

7. Rule 40 amended

In rule 40 delete rule 40(1)(jj).

8. Rule 61 amended

In rule 61(1) delete “Australian Sports Anti-Doping Authority (ASADA.)” and insert—
World Anti-Doping Agency.

D. TEMPLEMAN, Minister for Sport and Recreation.

SZ402

COMBAT SPORTS ACT 1987

KICKBOXING CONTEST AMENDMENT RULES 2024

Made by the Minister under section 62A of the Act.

1. Citation

These rules are the *Kickboxing Contest Amendment Rules 2024*.

2. Commencement

These rules come into operation on the day on which these rules are published in the *Gazette*.

3. Rules amended

These rules amend the *Kickboxing Contest Rules 2020*.

4. Rule 1A amended

In rule 1A delete the definitions—

ASADA

Weight Policy

5. Rule 16A inserted

After rule 15 insert—

16A. Initial Weigh-in

- (1) An initial weigh-in shall take place no more than 24 hours prior to, and no less than two hours before, the advertised start time (doors open) of the contest.
- (2) Promoters must nominate to the Commission an official start time for the weigh-in.
- (3) Contestants must submit to an initial weigh-in within a two-hour period, commencing from the official start time.
- (4) The weigh-in is to be conducted using the Commission’s official scale.
- (5) No one is permitted to touch or stand on the official scale until called to the scale by the Commission appointee.
- (6) Contestants are to weigh-in wearing minimal clothing and no shoes.
- (7) Contestants competing in a non-title bout—
 - (a) will have ONLY one (1) attempt to weigh-in and make weight; but
 - (b) may immediately retake the scale for the purposes of immediately removing any additional clothing/accessories.
- (8) Contestants competing for a title, in a title bout that has been sanctioned by the Commission,—
 - (a) may be granted two (2) attempts to make weight but will not be permitted to lose more than 500 grams of body weight; and
 - (b) may immediately retake the scale, after each attempt, for the purposes of immediately removing any additional clothing/accessories.
- (9) At the discretion of the Commission appointee, a Contestant may be directed to retake the scales for the purposes of ensuring the accuracy of recorded/announced weights.

6. Rule 16 amended

- (1) In the heading of rule 16 delete “Weigh-in” and insert—

Secondary Weigh-in

- (2) In rule 16 delete section 16(1) and insert—

- (1) The Commission reserves the right to conduct a secondary weigh-in, at any contest, upon prior notification to the Promoter and relevant Contestants.

(2) If notified of a secondary weigh-in, Contestants must report to the Commission appointee to weigh-in, at any time prior to their bout and no earlier than the advertised start time (doors open) of the contest.

(3) Contestants are to weigh-in wearing minimal clothing and no shoes.

7. Rule 43 amended

In rule 43 delete rule 43(1)(ii).

8. Rule 73 amended

In rule 73(1) delete “(Australian Sports Anti-Doping Authority (ASADA.)” and insert—
World Anti-Doping Agency.

D. TEMPLEMAN, Minister for Sport and Recreation.

SZ403

COMBAT SPORTS ACT 1987

MIXED MARTIAL ARTS CONTEST AMENDMENT RULES 2024

Made by the Minister under section 62A of the Act.

1. Citation

These rules are the *Mixed Martial Arts Contest Amendment Rules 2024*.

2. Commencement

These rules come into operation on the day on which these rules are published in the *Gazette*.

3. Rules amended

These rules amend the *MMA Contest Rules 2019*.

4. Rule 1A amended

In rule 1A delete the definitions—

ASADA

Weight Policy

5. Rule 17A inserted

After rule 16 insert—

17A. Initial Weigh-in

- (1) An initial weigh-in shall take place no more than 24 hours prior to, and no less than two hours before, the advertised start time (doors open) of the contest.
- (2) Promoters must nominate to the Commission an official start time for the weigh-in.
- (3) Contestants must submit to an initial weigh-in within a two-hour period, commencing from the official start time.
- (4) The weigh-in is to be conducted using the Commission’s official scale.
- (5) No one is permitted to touch or stand on the official scale until called to the scale by the Commission appointee.
- (6) Contestants are to weigh-in wearing minimal clothing and no shoes.
- (7) Contestants competing in a non-title bout—
 - (a) will have ONLY one (1) attempt to weigh-in and make weight; but
 - (b) may immediately retake the scale for the purposes of immediately removing any additional clothing/accessories.
- (8) Contestants competing for a title, in a title bout that has been sanctioned by the Commission,—
 - (a) may be granted two (2) attempts to make weight but will not be permitted to lose more than 500 grams of body weight; and
 - (b) may immediately retake the scale, after each attempt, for the purposes of immediately removing any additional clothing/accessories.
- (9) At the discretion of the Commission appointee, a Contestant may be directed to retake the scales for the purposes of ensuring the accuracy of recorded/announced weights.

6. Rule 17 amended

(1) In the heading of rule 17 delete “Weigh-in” and insert—

Secondary Weigh-in

(2) In rule 17 delete section 17(1) and insert—

- (1) The Commission reserves the right to conduct a secondary weigh-in, at any contest, upon prior notification to the Promoter and relevant Contestants.

- (2) If notified of a secondary weigh-in, Contestants must report to the Commission appointee to weigh-in, at any time prior to their bout and no earlier than the advertised start time (doors open) of the contest.
- (3) Contestants are to weigh-in wearing minimal clothing and no shoes.

7. Rule 44 amended

In rule 44 delete rule 44(1)(ll).

8. Rule 56 amended

In rule 56(1) delete “ASADA” and insert—

World Anti-Doping Agency

9. Rule 58 amended

In rule 58(1) insert—

- (h) Abu Dhabi Combat Club (ADCC)—Submission Grappling
- (i) International Federation of Brazilian Jiu Jitsu (IFBJJ)
- (j) International Sport Karate Association (ISKA)—Submission Grappling

D. TEMPLEMAN, Minister for Sport and Recreation.

SZ404

COMBAT SPORTS ACT 1987

MUAY THAI CONTEST AMENDMENT RULES 2024

Made by the Minister under section 62A of the Act.

1. Citation

These rules are the *Muay Thai Contest Amendment Rules 2024*.

2. Commencement

These rules come into operation on the day on which these rules are published in the *Gazette*.

3. Rules amended

These rules amend the *Muay Thai Contest Rules*.

4. Rule 1A amended

In rule 1A delete the definitions—

ASADA

Weight Policy

5. Rule 16A inserted

After rule 15 insert—

16A. Initial Weigh-in

- (1) An initial weigh-in shall take place no more than 24 hours prior to, and no less than two hours before, the advertised start time (doors open) of the contest.
- (2) Promoters must nominate to the Commission an official start time for the weigh-in.
- (3) Contestants must submit to an initial weigh-in within a two-hour period, commencing from the official start time.
- (4) The weigh-in is to be conducted using the Commission’s official scale.
- (5) No one is permitted to touch or stand on the official scale until called to the scale by the Commission appointee.
- (6) Contestants are to weigh-in wearing minimal clothing and no shoes.
- (7) Contestants competing in a non-title bout—
 - (a) will have ONLY one (1) attempt to weigh-in and make weight; but
 - (b) may immediately retake the scale for the purposes of immediately removing any additional clothing/accessories.
- (8) Contestants competing for a title, in a title bout that has been sanctioned by the Commission,—
 - (a) may be granted two (2) attempts to make weight but will not be permitted to lose more than 500 grams of body weight; and
 - (b) may immediately retake the scale, after each attempt, for the purposes of immediately removing any additional clothing/accessories.
- (9) At the discretion of the Commission appointee, a Contestant may be directed to retake the scales for the purposes of ensuring the accuracy of recorded/announced weights.

6. Rule 16 amended

(1) In the heading of rule 16 delete “Weigh-in” and insert—

Secondary Weigh-in

(2) In rule 16 delete section 16(1) and insert—

(1) The Commission reserves the right to conduct a secondary weigh-in, at any contest, upon prior notification to the Promoter and relevant Contestants.

(2) If notified of a secondary weigh-in, Contestants must report to the Commission appointee to weigh-in, at any time prior to their bout and no earlier than the advertised start time (doors open) of the contest.

(3) Contestants are to weigh-in wearing minimal clothing and no shoes.

7. Rule 44 amended

In rule 44 delete rule 44(1)(gg).

8. Rule 72 amended

In rule 72(1) delete “ASADA” and insert—

World Anti-Doping Agency

9. Rule 74 amended

In rule 74(1) insert—

(g) World Muay Federation

D. TEMPLEMAN, Minister for Sport and Recreation.

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996**APPOINTMENTS**

Made by the Minister for Training and Workforce Development under sections 19(1), 19(4A)(b) and 19(4C) of the *Vocational Education and Training Act 1996*.

Citation

This instrument may be cited as the *State Training Board (Appointment of Members) (No. 1) 2024*.

Appointment

That Mrs Kari Pnacek, Assistant Secretary, UnionsWA is appointed as a member of the Western Australian State Training Board in accordance with sections 19(1), 19(4A)(b) and 19(4C) of the *Vocational Education and Training Act 1996* for the period commencing 1 February 2024 to 31 January 2027.

Dated this 22nd day of January 2024.

Hon. SIMONE MCGURK, MLA, Minister for Training and Workforce Development.

PUBLIC NOTICES

ZZ401

TRUSTEES ACT 1962**DECEASED ESTATES****Notice to Creditors and Claimants**

In the estate of Gwendoline Margaret Anderson, late of Opal Murdoch, Murdoch, 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 29 September 2023 are required by the Executors Gray Linton Anderson of 8 Rome Rd Alfred Cove Western Australia and Jane Teresa Petley of 9/5 Riverstone Court Tewantin Queensland to send particulars of their claims to them by the date being 30 days from the date of publication of this notice after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ402**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the late Gordon John Thompson, deceased, who died on 4 December 2022, are required by the executor, Trent Mark Petherick, c/- 60 Pinjarra Road, Mandurah WA 6210, to send particulars of their claims to the executor 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 he then has notice.

PETHERICK COTTRELL LAWYERS,
PO Box 1891, Mandurah WA 6210.
Ph: (08) 9535 4604. Ref: TP:JS: 237439.

ZZ403**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Betty Brazier, late of St Jude's Guildford Village, 26-34 Swan Street East, Guildford, 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 7th day of April 2023, are required by the Executor, Roger Lawrence Brotherton, to send the particulars of their claim to 6 Ling Place, High Wycombe WA 6057, 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 he then has had notice.

ZZ404**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Rajko Vojvodich late formerly of 3 Duchart Way, Coogee 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 5 June 2023 are required by the Administrator Maria Pecotic to send particulars of their claims to PO Box 3819 Success WA 6964 within 1 month of publication of this notice after which date the administrator may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ405**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Frank Brian Frazer late of 3B Cumberland Way, Bassendean, 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 19/09/2023, are required by the personal representative Mark Richard Frazer c/- Lynn & Brown Lawyers, PO Box 1114, Morley, WA 6943 to send particulars of their claims to him by the 10/03/2024, 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.

ZZ406**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Arthur James Guy late of 15a Cartwright Road, Balga, Western Australia, deceased.

Creditors and other persons having claim to which Section 63 of the *Trustees Act 1962 (WA)* relates in respect of the estate of the deceased who died on 24 April 2023, are required by the executor, Susan Fiona Mills of 50 Eden Drive, Bullsbrook, Western Australia 6084 to send particulars of their claims to her within 30 days of 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 has notice.

ZZ407**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

William James Fahey, formerly of 75 Duggan Drive, Cowaramup, Western Australia, deceased.

On 20 December 2023 the Supreme Court of WA granted Probate [Probate No. 8932/2023] to Amanda Leonie Jackiewicz of 16 Alferink Crescent, Margaret River, Western Australia as Executor.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the late William James Fahey, deceased, who died on 5 September 2023, are required by the Executor to deliver particulars of their claims to PO Box 602, Margaret River, Western Australia 6285 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 he then has notice.

ZZ408**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Kevin Damien Allpress, late of 4/8 St Leonards Street, Mosman Park, 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 30 April 2023, are required by the Administrator Imelda McGill to send the particulars of their claims to Imelda McGill, 17 Rudd Street Broadbeach Waters, Queensland 4218 within one (1) month of the date of publication of this notice after which date the Administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZZ409**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Robert Michael Butler, late of 9 Sherwood Link, Ravenswood 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 Robert Michael Butler, deceased, who died on the 9th day of July, 2023 at Peel Health Campus, Greenfields in the said State are required by the executor Adam Lee Butler to send particulars of their claims to Peel Legal Barristers & Solicitors of PO Box 1995, Mandurah, WA 6210 by the date one month following the publication of this notice after which date the substitute executor may convey or distribute the assets having regard only to the claims of which he has then had notice.

ZZ410**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 18 March 2024 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bailey, Stewart Walter, late of 48 Ruislip Street, West Leederville, who died on 29 November 2023 (PM33107487 EM214).

Jackson, Terrence William, late of Juniper Hillcrest, 40 Onslow Street, Geraldton, who died on 5 January 2024 (DE19923751 EM14).

McGinn, Jean Esther, late of Regis Weston, 118-120 Monash Avenue, Nedlands, who died on 27 December 2023 (DE19921581 EM16).

Schryver, Stanley William, formerly of 28 Robina Road, Gosnells, late of Amaroo Village Buckley Caring Centre, 60 Stalker Road, Gosnells, who died on 26 November 2023 (DE19920634 EM14).

Stalker, Elaine Joy, late of 21 Maritime Terrace, Coogee, who died on 21 August 2023 (DE19981704 EM13).

Williams, Lesley Margaret, formerly of 7 Napier Close, Halls Head, late of Unit 501, 14 Wootliff Way, Bentley, who died on 15 December 2023 (DE19933713 EM110).

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