



**WESTERN
AUSTRALIAN
GOVERNMENT
Gazette**

5383



PERTH, FRIDAY, 15 SEPTEMBER 2000 No. 194

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

CONTENTS

PART 1

	Page
Health Act 1911—	
City of Cockburn (Cable Skiing) Health Local Laws 2000	5386-8
Health (Meat Inspection, Branding and Processing) Amendment Regulations (No. 3) 2000	5385-6
Public Sector Management Act 1994—Public Sector Management (SES Organisations) Regulations (No. 4) 2000	5388-9

PART 2

Agriculture	5390
Education	5391
Energy	5391
Fire and Emergency Services	5392
Fisheries	5392-3
Justice	5393-4
Local Government	5394-9
Minerals and Energy	5399
Planning	5399-5403
Police	5403
Public Notices	5407
Public Sector Management	5403
Racing, Gaming and Liquor	5404
Transport	5404
Water	5404-6

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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 and in some cases the Parliamentary Counsel's Certificate.
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Postal address:

State Law Publisher
P.O. Box 8448,
Perth Business Centre 6849

Delivery address:

State Law Publisher
Ground Floor,
10 William St. Perth, 6000
Telephone: 9321 7688 Fax: 9321 7536

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Periodically the normal *Gazette* publishing times need to be altered to cater for disruption caused by public holidays.

- Easter and Christmas holidays cause disruption each year.
- Australia Day and Anzac Day cause disruption when they fall on a Tuesday or Friday.

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date.

Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

HEALTH

HE301*

Health Act 1911

Health (Meat Inspection, Branding and Processing) Amendment Regulations (No. 3) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Health (Meat Inspection, Branding and Processing) Amendment Regulations (No. 3) 2000*.

2. Schedule C amended

- (1) Schedule C Table 2 Part 1 to the *Health (Meat Inspection, Branding and Processing) Regulations 1950** is amended by deleting the item headed "Scale V" and inserting the following item instead —

“

Scale V

Unit of Livestock	Carcass	Side	Piece
For each sheep, lamb, deer, goat or calf (under 70 kg).....	77c	39c	18.17c
For each swine.....	\$3.96	\$1.98	99c
For each cow, bull, heifer or steer.....	\$6.60	\$3.30	\$1.65
For each carton of meat on which no previous charge has been made under this Schedule.....	Carton (27 kg approx.) \$1.65	—	—

”

- (2) Schedule C Table 2 Part 2 to the *Health (Meat Inspection, Branding and Processing) Regulations 1950** is amended as follows:
- (a) in the item commencing “Scale E” by inserting in the appropriate alphabetical position —
- “
- Shire of Northam (Linley Valley Abattoir, Wooroloo Road, Wooroloo)
- ”;
- (b) in the item commencing “Scale F” by deleting “Shire of Northam (Linley Valley Abattoir, Wooroloo Road, Wooroloo)” inserting instead —
- “
- Shire of Northam (Roediger Bros. Abattoir, Goomalling Road, Northam)
- ”;
- (c) in the item commencing “Scale G” by deleting “Shire of Northam (Roediger Bros. Abattoir, Goomalling Road, Northam)”.

[* Reprinted as at 21 May 1999.

For amendments to 18 August 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 133, and Gazette 29 February and 30 June 2000.]

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

HEALTH ACT 1911

CITY OF COCKBURN (CABLE SKIING) HEALTH LOCAL LAWS 2000

Made by the City of Cockburn pursuant to a direction of the Executive Director, Public Health dated 30 March 2000 issued under section 342(1)(b) of the Act and in accordance with subdivision 2 of Division 2 of Part 3 of the *Local Government Act 1995*.

Citation

1. These local laws may be cited as the *City of Cockburn (Cable Skiing) Health Local Laws 2000*.

Commencement

2. These local laws come into operation on 1 October 2000.

Interpretation

3. In these local laws—

“**cable ski premises**” means any premises on which a lake is situated that is used for the purpose of cable water skiing;

“**cable water skiing**” means the towing of a skier by means of a mechanical device other than a powerboat;

“**local government**” means the City of Cockburn;

“occupier” in relation to a cable ski premises, means a person having the management or control, or otherwise being in charge, of those premises;

“public safety requirements” means the requirements set out in section 8;

“water quality standard” means the water quality standard as established from time to time by the Executive Director, Public Health for a cable ski premises and notified in writing to the occupier.

Water standard

4. An occupier of cable ski premises shall ensure that a lake situated on those premises is not used for cable water skiing by any person unless the quality of the water in the lake complies with the water quality standard.

Public safety requirements

5. An occupier of a cable ski premises shall ensure that a lake situated on those premises is not used for cable water skiing by any person unless the public safety requirements are at that time met by the cable ski premises.

Executive Director, Public Health may close lakes used for cable skiing

6. (1) The Executive Director, Public Health —

- (a) on advice from the local government; or
- (b) on being otherwise satisfied,

that the quality of the water in a lake used for cable water skiing does not comply with the water quality standard may, by notice in writing served on the occupier of the cable ski premises on which the lake is situated, close the lake for an indefinite period or such period as is specified in that notice.

(2) The Executive Director, Public Health may by notice in writing served on an occupier on whom a closure notice has been served amend or revoke the closure notice.

(3) An occupier on whom a closure notice has been served shall, while the lake to which the closure notice relates is closed by virtue of the closure notice, ensure that that lake is not used for cable water skiing by any person.

(4) In this section —

“closure notice” means notice served under subsection (1).

Water samples to be taken

7. (1) An occupier of cable ski premises shall ensure that —

- (a) water samples for determining whether the water in any lake situated on those premises and used for the purpose of cable water skiing complies with the water quality standard are taken from the lake and tested; and
- (b) the results of such tests are recorded,

in accordance with any written directions issued by the Executive Director, Public Health and notified in writing to the occupier from time to time.

(2) An occupier shall ensure that —

- (a) a copy of the results of the tests conducted under subsection (1) are forwarded to the local government immediately after being received; and
- (b) the results of the tests recorded in accordance with subsection (1) are made available for examination when required by the Executive Director, Public Health or an environmental health officer.

Public safety requirements

8. (1) Every cable ski premises shall have a separate room or place —

- (a) equipped for dealing promptly with accidents and other emergencies in which there is —
 - (i) a wash hand basin with running water;
 - (ii) a first aid kit; and
 - (iii) a spinal board and 2 woollen blankets,

in such condition as to be ready at all times for immediate use; and

- (b) in which there is a notice, conspicuously displayed, setting forth a recognised method for the resuscitation of an apparently drowned person.

(2) A qualified person shall be present at the cable ski premises at any time when the lake is used for cable water skiing.

(3) In this section —

“qualified person” means a person who holds qualifications in methods of rescue and resuscitation of apparently drowned persons and first aid techniques that are approved for the purposes of this section by the Executive Director, Public Health.

Offences and penalties

9. (1) A person who contravenes a provision of these local laws specified in the Table to this subsection commits an offence.

Table

Sections 4, 5, 6(3), 7(1) and 7(2).

- (2) A person who commits an offence under subsection (1) is liable to —
- (a) a penalty which is not more than \$1 000 and not less than —
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.

Passed at a meeting of the Council of the City of Cockburn held on 15th August 2000.
The Common Seal of the City of Cockburn was hereunto affixed in the presence of —

J. DONALDSON, Chairman of Commissioners.
R. W. BROWN, Chief Executive Officer.

Dated this 24th day of August 2000.

Consented to—

PAUL PSAILA-SAVONA, Executive Director, Public Health.

Dated this 28th day of August 2000.

PUBLIC SECTOR MANAGEMENT

PS301*

Public Sector Management Act 1994

Public Sector Management (SES Organisations) Regulations (No. 4) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Public Sector Management (SES Organisations) Regulations (No. 4) 2000*.

2. Schedule 2 to the *Public Sector Management Act 1994* amended

Schedule 2 to the *Public Sector Management Act 1994** is amended by deleting item 20 and inserting after item 57 the following item —

“

57A West Pilbara College of TAFE, established under the *Vocational Education and Training Act 1996*

”.

— PART 2 —

AGRICULTURE

AG401**POTATO GROWING INDUSTRY TRUST FUND ACT 1947**

Form B

(Regulation 7 (7))

**CERTIFICATE OF ELECTION OF CANDIDATE WHERE NUMBER OF CANDIDATES
NOMINATED DOES NOT EXCEED NUMBER TO BE ELECTED**

To: The Potato Growing Industry Trust Fund Advisory Committee, Perth.

I (a) Julie Elizabeth Carter being the Returning Officer duly appointed under and for the purposes of the regulations made under the Potato Growing Industry Trust Fund Act 1947, do hereby certify—

- (1) That in connection with the nomination of candidates for election as Members of The Potato Growing Industry Trust Fund Advisory Committee received up to 12 o'clock noon of (b) the 7th day of August 2000 being the last day for the nomination of candidates for such election to be held on the 28th day of August 2000 under section 7 (1) of the said Act the following candidates were nominated, namely—
 - (c) Herbert Henry Russell, RMB 745, Donnybrook WA 6239—Farmer
Dominic Peter Della Vedova, Diamond Tree Road, Pemberton WA 6260—Potato Grower
- (2) That the nomination forms of the said candidates were in order as required by the regulations; that the candidates were eligible for nomination and election, and that the persons who signed the nomination forms as proposer and seconder were competent so to sign the same.
- (3) That the number of candidates so nominated did not exceed the number of candidates to be elected as Members of the said The Potato Growing Industry Trust Fund Advisory Committee; and
- (4) That the said (d) Herbert Henry Russell and Dominic Peter Della Vedova are the persons now elected as such elective members as required by the said Act for appointment by the Governor as members of the said Committee.

Dated the 7th day of August 2000.

JULIE CARTER, Returning Officer.

AG402**PLANT DISEASES ACT 1914**Agriculture Western Australia,
South Perth.

I, the undersigned Minister for Primary Industry; Fisheries, being the Minister responsible for the administration of the Plant Diseases Act 1914, hereby appoint the following as Inspectors pursuant to Section 7 of the said Act.

Ted Harris
Ben Madin
Andrew Reeves
Heather Bell
Gaye Lorraine Nangle

MONTY HOUSE, Minister for Primary Industry; Fisheries.

EDUCATION

ED401**EDITH COWAN UNIVERSITY ACT 1984**

Office of the Minister for Education,
Perth 2000.

It is hereby notified for general information that the Governor in Executive Council has, in accordance with Section 9(1)(a) of the Edith Cowan University Act 1984, approved the reappointment of Mr Peter Eastwood as a member of the Edith Cowan University Council for a term of office expiring on 8 October 2003.

COLIN J. BARNETT, MLA, Minister for Education.
M. C. WAUCHOPE, Clerk of the Executive Council.

ED402**MURDOCH UNIVERSITY ACT 1973**

Office of the Minister for Education,
Perth 2000.

It is hereby notified for general information that the Administrator in Executive Council has, in accordance with Section 12(1)(i) of the Murdoch University Act 1973, approved the appointment of Dr Sally Cawley as a member of the Murdoch University Senate for a term of office expiring on 22 August 2003.

COLIN J. BARNETT, MLA, Minister for Education.
M. C. WAUCHOPE, Clerk of the Executive Council.

ENERGY

EG401**ENERGY CO-ORDINATION ACT 1994****NOTICE OF GRANT OF DISTRIBUTION LICENCE GDL4**

On 31 August 2000, I, Dr Les Farrant, the Co-ordinator of Energy, granted distribution licence GDL4 to Wesfarmers Kleenheat Gas Pty Ltd of 276 Leach Highway, Myaree WA 6154 for a term of 21 years. Distribution licence GDL4 applies to that part of the Goldfields-Esperance supply area identified in Statutory Services Plan 21050 registered with the Department of Land Administration.

Copies of distribution licence GDL4 and Statutory Services Plan 21050 may be inspected at the Office of Energy, Level 9, Governor Stirling Tower, 197 St Georges Terrace, Perth WA 6000.

Dated: 12 September 2000.

LES FARRANT, Co-ordinator of Energy.

EG402**ENERGY CO-ORDINATION ACT 1994****NOTICE OF GRANT OF DISTRIBUTION LICENCE GDL5**

On 31 August 2000, I, Dr Les Farrant, the Co-ordinator of Energy, granted distribution licence GDL5 to Wesfarmers Kleenheat Gas Pty Ltd of 276 Leach Highway, Myaree WA 6154 for a term of 21 years. Distribution licence GDL5 applies to that part of the Coastal supply area identified in Statutory Services Plan 21051 registered with the Department of Land Administration.

Copies of distribution licence GDL5 and Statutory Services Plan 21051 may be inspected at the Office of Energy, Level 9, Governor Stirling Tower, 197 St Georges Terrace, Perth WA 6000.

Dated: 12 September 2000.

LES FARRANT, Co-ordinator of Energy.

FIRE AND EMERGENCY SERVICES

FB401***BUSH FIRES ACT 1954**

PROHIBITED BURNING PERIOD (Section 17)

RESTRICTED BURNING PERIOD (Section 18)

Fire and Emergency Services Authority,
Perth.

Correspondence No. 00111

PROHIBITED BURNING PERIODS

I, Kevin Prince, the Minister administering the Bush Fires Act 1954, hereby declare under Section 17 of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of Wagin during the period indicated in the schedule below. The declaration made under Section 17(1) of that Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

<i>Local Government</i>	<i>Zone</i>	<i>Prohibited Burning Period</i>	<i>Special Comm. Date</i>
Shire of Wagin	4	1 November – 14 February	N/A

RESTRICTED BURNING PERIODS

It is hereby notified that pursuant to the powers contained in Section 18 of the Bush Fires Act 1954 the Fire and Emergency Services Authority of Western Australia has declared the Restricted Burning Period for the Local Government district of the Shire of Wagin, as specified in the schedule below. The respective declaration made under Section 18 of that Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

<i>Local Government</i>	<i>Restricted Burning Period</i>
Shire of Wagin	19 September – 30 April

KEVIN PRINCE, Minister for Emergency Services.

FISHERIES

FI401***FISH RESOURCES MANAGEMENT ACT 1994****WINDY HARBOUR—AUGUSTA ROCK LOBSTER FISHERY
MANAGEMENT PLAN AMENDMENT 2000**

FD 2036/00 [381]

Made by the Minister under section 54(2).

Citation

1. This amendment may be cited as the *Windy Harbour—Augusta Rock Lobster Fishery Management Plan Amendment 2000*.

Principal Plan

2. In this amendment the *Windy Harbour—Augusta Rock Lobster Management Plan 1987** is referred to as the principal Plan.

Clause 3 amended

3. Clause 3 of the principal Plan is amended by—

- (a) inserting after the item commencing “pot entitlement” the following—
“regulations” means the *Fish Resources Management Regulations 1995*; and
- (b) inserting after the item commencing “statutory return” the following—
“total fee” means the fee specified in item 3(29) of Part 3 of Schedule 1 of the regulations.”.

Clause 7A inserted

4. The principal Plan is amended by inserting after clause 7 the following—

“Payment of fees by instalments

7A. (1) For the purposes of regulation 137(2) of the regulations, the total fee may be paid by the instalments specified in subclause (3) if—

- (a) an election to pay by instalments is made by the holder of the licence in accordance with subclause (2); and

- (b) there is no other fee, charge or levy in respect of the licence which has not been paid at the time the election is received at the Head Office of the Department.
- (2) Subject to subclause (5), an election for the purposes of subclause (1) must be—
- (a) made in writing;
 - (b) received at the Head Office of the Department prior to the commencement of the licensing period to which the election relates; and
 - (c) accompanied by the application for renewal of the licence.
- (3) For the purposes of subclause (1)—
- (a) the first instalment is 50% of the total fee and is due for payment on or before 15 October of the year for which the licence is being granted or renewed; and
 - (b) the second instalment is the total fee less the instalment provided for in paragraph (a) and is due for payment on or before 15 May next following the day provided for in paragraph (a).
- (4) For the purposes of regulation 137(3)(b) the surcharge shall be nil percent of the total fee.
- (5) In the case of a licence which expired on 30 June 2000 an election to pay by instalments may be made on or before 15 October 2000.”.

*[*Published in the Gazette of 30 October 1987. For amendments to 30 August 2000 see Notice No. 305 published in the Gazette of 5 February 1988, Notice No. 411 published in the Gazette of 8 September 1989, Notice No. 471 published in the Gazette of 25 January 1991, the Windy Harbour—Augusta Rock Lobster Management Plan Amendment (No. 2) 1996 published in the Gazette of 1 November 1996 and the Windy Harbour—Augusta Rock Lobster Management Plan Amendment 1997 published in the Gazette of 31 February 1997.*

See regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices made under the Fisheries Act 1905 immediately before the commencement of those regulations.]

Dated this 8th day of September 2000.

MONTY HOUSE, Minister For Fisheries.

JUSTICE

JM401

CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following persons as Members of the Children's Court of Western Australia—

Ms Beverley June Lyon of Lot 5 Logue Road, Harvey

Mr Phillip Gordon Rogers of 42 Weaber Plains Road, Kununurra

GARY THOMPSON, Executive Director, Court Services.

JM402

DECLARATIONS AND ATTESTATIONS ACT 1913

It is hereby notified for public information that the Attorney General has approved of the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913—

Mrs Anne Elizabeth Burvill of 12 Auriol Court, Carine

Mrs Jennifer de Lange of 19 Bankfield Retreat, Ocean Reef

Mrs Amelia Gooch of 43 Windlass Avenue, Ocean Reef

Mrs Jennifer Patricia Free Grabsch of 188 Williams Street, Gooseberry Hill

Mr Andrew Alexander Grace of 4 Par Court, Jandakot

Mrs Eileen Marian Horden of 86 Strickland Street, South Perth

Mr Maurice Paul Hrovatin of 5 Davit Place, Ocean Reef

Ms Beverly Ida Mulley of 60 Wasley Street, North Perth

Ms Susan Therese O'Mahony of 7 Haining Avenue, Cottesloe

Mr John O'Neil of 37 Urch Road, Roleystone

Mr Steven Anthony Portelli of 41 Hawkesbury Retreat, Atwell

Mr Andrew William Roberts of 480 Lower King Road, Albany

Mrs Vicki Terese Rowe of 17 Padbury Avenue, Millendon

Mrs Naidene Smal of 425 Glen Forrest Drive, Glen Forrest

Ms Radmila Stojiljkovich of 2 Bantock Street, Joondana

GARY THOMPSON, Executive Director, Court Services.

JM403**JUSTICES ACT 1902**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of—

Mr Stefan John Frodsham of 14 Mackie Place, Broome

Ms Beverley June Lyon of Lot 5 Logue Road, Harvey

Mr Noel Clarke Young of 6 Hakea Court, South Hedland

to the office of Justice of the Peace for the State of Western Australia.

GARY THOMPSON, Executive Director, Court Services.

LOCAL GOVERNMENT

LG401**SHIRE OF KATANNING**

Authorised Officer

It is hereby notified for public information that the following person has been authorised by Council to act under the provisions of the Shire of Katanning Local Law Relating to Saleyards.

- Stephen Lovett-Cameron

CLINTON P. STRUGNELL, Chief Executive Officer.

LG402**TOWN OF BASSENDEAN**

Ranger

It is hereby noted for public information that in accordance with the provisions of the Local Government Act and Justices Act, the following person, Bradley Wilkinson is authorised to make complaints and act under and enforce the provisions of the following Acts and Local Laws, effective from 16 September 2000—

1. Dog Act;
2. Control of Vehicles (Off Road Areas) Act 1978;
3. Local Government Act 1960 and related local laws;
4. Litter Act 1979;
5. Bush Fires Act 1954;
6. Parking Local Laws

The appointment of Murray Matthews is hereby cancelled effective from 15 September 2000.

G. G. MacKENZIE, Chief Executive Officer.

LG501***BUSH FIRES ACT 1954**

City of Geraldton

Notice to all owners and/or occupiers of land in the City of Geraldton

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required, on or before the 15th day of November of each year, or within 14 days of the date of your becoming owner or occupier should this be after the 15th day of November to remove from the land owned or occupied by you, all inflammable materials or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 31st day of March the following year—

- i. Where the area of land is 0.202 hectares or less, all inflammable material on the land shall be removed from the whole of the land.
- ii. Where the land exceeds 0.202 hectares in area, firebreaks at least 3 metres wide and high shall be cleared of all inflammable materials immediately—
 - (a) inside all external boundaries of the land; and
 - (b) surrounding all buildings situated on the land.

Inflammable material is defined for the purpose of this notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include living trees, shrubs, growing bushes and plants under cultivation.

Clearing is defined for the purpose of this notice to include ploughing, cultivation, scarifying, slashing or to otherwise clear the land or firebreaks as determined above. Where the option of slashing is preferred, the height of the grass when slashed shall not exceed 150mm.

Burning of all rubbish or refuse is not permitted within the City of Geraldton without Council permission; therefore burning of vegetation for clearing purposes is not a permitted method, except in special circumstances approval may be authorised by the Manager of Health and Essential Services on receipt of a written application.

If it is considered to be impracticable for any reason to clear firebreaks by this notice, you may apply to Council or its duly authorised officer, no later than 1st day of November of each year, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by Council or its duly authorised officer, you are to comply with the requirements of this notice.

The penalty for failing to comply with this notice is either \$100.00 infringement or a court fine to the maximum of \$1000. A person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

By order of the Council.

NEIL WILSON, Acting Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954

NOTICE TO ALL OWNERS/OCCUPIERS OF LAND WITHIN THE SHIRE OF KALAMUNDA

In the interest of minimising fire hazards and protecting all Shire residents, landowners/occupiers are required before 30th November 2000 to remove all inflammable matter or to clear firebreaks as detailed in the following notice and maintain the land or the firebreaks clear of all inflammable matter up to and including the 31st March 2001. Following are the details of fire prevention measures required before 30th November 2000 or within 14 days of you becoming the owner or occupier, should this be after the 15th November 2000.

1. PROPERTY WITH BUILDING ON WITH AN AREA OF LESS THAN 4,000 SQUARE METRES.

- Clear all dead inflammable matter to a height no greater than 5cm.
- Slash all grass to a height no greater than 5cm.
- Prune all trees and shrubs around all buildings. (Safety zone.)
- Clean roofs and gutters of inflammable matter.

2. VACANT LAND WITH AN AREA OF LESS THAN 4000 SQUARE METRES

- Clear all dead inflammable matter to a height no greater than 5cm.
- Slash all grass to a height no greater than 5cm.
- Clear a three metre wide firebreak by removing all dead inflammable matter inside all external boundaries.

3. PROPERTY WITH BUILDING ON WITH AN AREA GREATER THAN 4000 SQUARE METRES.

- Clear all dead inflammable matter to a height no greater than 5cm.
- Slash all grass to a height no greater than 5cm.
- Clear a three metre wide firebreak by removing all dead inflammable matter around all buildings and inside all external boundaries of each lot.
- Prune all trees and shrubs around all buildings. (Safety zone.)
- Clean all roofs and gutters of inflammable matter.

4. VACANT LAND WITH AN AREA GREATER THAN 4000 SQUARE METRES.

GRASSED.

- All grass to be slashed to a height no greater than 5cm. If property is stocked, the number of livestock must be able to graze the grass down by the end December to a safe fuel loading (grass flattened).
- Clear a three metre wide firebreak by removing all dead inflammable matter around all external boundaries of each lot and within twenty metres of and surrounding, the perimeter of any haystacks or stockpiled inflammable matter.

BUSH

- Clear a three metre wide firebreak by removing all dead inflammable matter around all external boundaries of each lot and all buildings (also a twenty metre wide fuel free zone around buildings.) All firebreaks are to be maintained vertically to allow access for emergency vehicles.

- Fuel loading of dead inflammable matter shall be maintained at a safe level and should not exceed 8 tonnes per hectare.
- In some circumstances, eg large blocks, additional requirements may apply.

5. FUEL DUMPS AND DEPOTS

- Remove all inflammable matter from all land where fuel drums ramps or dumps are located, and where fuel drums, whether containing fuel or not, are stored to a distance of at least ten metres outside the perimeter of any drum, ramp or stack of drums.

6. GENERAL

- Firebreak Inspection Officers will commence inspection of firebreaks and fire hazards early in the season, and will provide advice on potential fire hazards and suggested remedial measures. Where the owner or occupier of the land who has received notice, fails or neglects to comply with the requirements within the time specified, the Shire of Kalamunda may, by its officers and with such servants, workmen and contractors, vehicles and machinery as the officers deem fit, enter upon the land and carry out the requirements of the notice which have not been complied with. The amount of any costs and expenses incurred shall be recovered from you as the owner-occupier of the land.
- Although the Bush Fires Act does specify penalties for not taking appropriate fire prevention action, the need for all residents to protect not only their own home and possessions but also those of neighbours and other Shire residents should be the overriding concern.
- If the prevention measures are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act which includes the necessity for permits to burn during the restricted burning season.

7. APPLICATION TO VARY THE ABOVE REQUIREMENTS.

- If it is impracticable for any reason to clear firebreaks or to remove dead inflammable matter from the land as required by this notice, you may apply to the Council in writing on or before November 2000 for permission to provide firebreaks in alternative positions, or take alternative measures to abate the fire hazards on the land.

8. APPROVED METHODS OF FUEL REDUCTION

Slashing, mowing, chemical spraying, raking and mowing and Council's kerb side pick up.

Council staff are available to provide advice and further information on requirements, and the various measures that may be taken to minimise the fire risk of living in the Hills environment.

LG503*

BUSH FIRES ACT 1954

Shire of Dundas

NOTICE TO ALL OWNERS AND OCCUPIERS OF LAND REQUIREMENT TO CLEAR FIREBREAKS

Pursuant to the power contained in section 33(1) of the Bush Fires Act you are hereby required to plough, cultivate, scarify, burn or otherwise clear firebreaks on all land owned or occupied by you by the 14th day of November 2000 and thereafter to keep these firebreaks clear of all flammable material until 1st day of March 2001.

Firebreaks are required in locations and to the specifications details below—

1. LAND WITHIN TOWNSITES

- 1.1 On land not exceeding 2023 square metres in area, all flammable material shall be moved.
- 1.2 On land exceeding 2023 square metres in area, a firebreak 3 metres wide shall be constructed inside and immediately adjoining all external boundaries.
- 1.3 Firebreaks 3 metres wide shall be constructed immediately surrounding all buildings.
- 1.4 Haystacks must not be located closer than 20 metres to an external boundary. They shall be surrounded by a 10metre wide firebreak situated between 10 and 20 metres distant from the stack.
- 1.5 Stored fuel, oil, and flammable materials shall be protected from fire as prescribed in the Explosives and Dangerous Goods Act 1961 and the Flammable Liquids Regulations 1967.

2 LAND OUTSIDE TOWNSITE

- 2.1 All buildings on land which are outside townsites shall be surrounded by two firebreaks not less than two metres wide cleared of all flammable material, the inner firebreak to be not more than twenty metres from the perimeter of the building or group of buildings and the outer firebreak no less than 200 metres from the inner firebreak.
- 2.2 To remove flammable material from the whole of the land between the firebreaks required in paragraph 2.1 above.

GENERAL

If for any reason it is considered by the owner or occupier of land that it is impractical to comply with the requirements of this notice a request may be made to the Council to approve alternative fire protection measures. Such application shall be accompanied by a sketch or drawing of the proposed variations and should be lodged at the Council Offices not later than 31st October, 2000.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

The penalty for non-compliance with this notice is a maximum of \$1000 and notwithstanding prosecution, Council may enter on land and carry out requisite works at the owner/occupiers expense.

The Prohibited Burning for this Shire is 15th November 2000 to 28th February 2001.

Monday, 11 September 2000.

E. A. GILBERT, Chief Executive Officer.

LG504*

BUSH FIRES ACT 1954

SHIRE OF WAGIN

FIREBREAK NOTICE

Notice to all Owners and/Occupiers of Land in the Shire of Wagin

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the First day of November and thereafter up to and including the thirtieth day of April the following year, to have a firebreak clear of all inflammable material in accordance with the following—

(1) **RURAL LAND**

- (a) Firebreaks at least 2.5 metres wide shall be cleared of all inflammable material to a distance of 20 metres from the perimeter of all buildings and haystacks, or groups of buildings and haystacks and shall completely encircle such buildings and haystacks; and
- (b) The area between the buildings and haystacks and the firebreak mentioned in (a) above, shall be cleared of all inflammable material by the 15th December.
- (c) The land within a perimeter of 6 metres outside the external boundary of the land normally occupied by any drums or tanks used for the storage of fuel, or the foundations or supports of any structure supporting such drums or tanks, whether containing fuel or not, shall be cleared of all inflammable material.

(d) **FIRE FIGHTING EQUIPMENT**

A readily mobile operational fire fighting unit containing a minimum of 400 litres of water on standby and available for inspection is required during the period 1st November to 30th April of each year.

(e) **PLANTATIONS**

The Shire of Wagin has adopted the Guidelines for Plantation Fire Protection as its requirements for plantations. Copies of which are available at the Shire.

The following minimum firebreak standards apply for plantations;

- **Boundaries**—Firebreaks constructed 15 metres wide on the boundaries of plantations or on such other location as they be agreed between Council and the plantation owner.
- **Compartment Break**—Internal firebreaks between compartments up to 30 hectares must be a minimum of 6 metres wide and for compartments over 30 hectares a minimum of 10 metres wide. In all cases a 5 metre running surface should be maintained to allow access by firefighting appliances.
- **Public Roads**—Firebreaks adjoining public roads must be constructed to a width of 15 metres.
- All fire breaks must be maintained in a trafficable condition and trees on both sides of breaks progressively pruned to a minimum height of four (4) metres to allow unrestricted access of maintenance and fire fighting equipment and so as to maintain an effective width of firebreak.
- Where powerlines pass through the plantation areas firebreaks as per Western Power specification must be provided.

For plantations up to 50 hectares in size the standard Shire requirements for equipment apply otherwise the minimum equipment standards are;

Plantation Area (ha)	Fast Attack	2.4 M/Duty	3.4 H/Duty
50-100 ha	1	—	—
100-1000 ha	—	1	—
More than 1000 ha	—	—	1

Definitions

- Fast attack relate to a 1 tonne 4x4 vehicle carrying minimum of 450 litres of water.
- 2.4 Medium Duty relates to a 4x4 truck carrying 2000 litres of water
- 3.4 Heavy Duty relates to a 4x4 truck carrying 3000 litres of water.

Plantation—any area of planted pines and Eucalyptus species other than windbreaks, within gazetted townsite exceeding 3 hectares and elsewhere exceeding 10 hectares.

(f) HARVESTING

A person shall not operate or suffer the operation of a grain harvesting machine or any machine used for swathing, baling or slashing of stubble or hay in any crop during the prohibited burning times unless;

1. One hand held water filled fire extinguisher (minimum capacity 7.5 litres) is filled in a readily accessible position on the machine.
2. A readily mobile fire fighting unit of a minimum of 400 litre capacity powered by an engine driven pump is in attendance in or adjacent to the entrance of the paddock being harvested.

(g) HARVEST BANS AND OTHER BANS

(i) DEFINITIONS

The following definitions shall apply to the guidelines on the ban of vehicle and machinery movement and the operation of internal combustion engines under Regulations 38A and 38B of the Bush Fires Act.

Laneway/Roadway (non gazetted)

A laneway/roadway is defined as having a trafficable surface, free of all inflammable material, a minimum of four metres wide. Overhanging vegetation has to be pruned back so as not to come into contact with parts of a vehicle.

Yard

A yard is defined as an area, more than four metres wide, with a constructed, trafficable surface, free of all inflammable material save live standing trees.

Mobile Fire Fighting Unit

A mobile fire fighting unit is defined as having a minimum water carrying capacity of four hundred (400) litres, fitted with a hose and pump capable of delivering water through an adjustable nozzle in the spray and jet configurations.

Harvest Ban

A ban on the operation of all grain harvesting machines including swathing, baling or slashing machines within the Shire or part of the Shire and during a time, as specified in a notice or broadcast (Reg 38A).

A ban on the Movement of all vehicles and Machines and the Operation of Internal Combustion Engines

A ban on the movement of all vehicles and machinery and the operation of internal combustion engines within the Shire or a part of the Shire and during a time as specified in a notice or broadcast (eg 38A and B) with the exception of the movement of vehicles and machinery on made gazetted roads, laneways and yards. The following activities are permitted provided these comply with specified conditions.

(ii) PERMITTED ACTIVITIES

1. Loading and offloading of grain, fertiliser and feed is only permitted on sites which are clear of all inflammable material save live standing trees to a radius of at least 50 metres with a laneway access. A mobile fire fighting unit shall be in attendance at all times.
2. Water carting for stock and domestic purposes provided it is accompanied by a mobile fire fighting unit, or alternatively, the water carting vehicle acts as the mobile fire fighting unit and meets minimum specifications.
3. All necessary travel to and from and within piggeries, sheep or cattle feed lots, provided this is undertaken with a mobile fire fighting unit in attendance.
4. All necessary carting of livestock, provided that such a vehicle is accompanied by a mobile fire fighting unit.
5. Activities which received specific exemptions from Council or the Chief Bush Fire Control Officer.

(iii) CHRISTMAS DAY

A Harvest Ban and a ban on the movement of all vehicles and machines and the operation of Internal Combustion engines is imposed on Christmas Day each year.

All other activities or operations may only be undertaken during Total Vehicle and Machinery Movement Bans and Bans on the Operation of Internal Combustion Engines after approval has been granted by Council. Approval has to be sought on an individual basis. Approval may be subject to specified conditions. It should be noted that approval may not be granted.

(2) TOWN LAND

- (a) Where the area of land is 0.202 hectares (half an acre) or less all inflammable material on the land shall be removed from the whole of the land; and
- (b) Where the land exceeds 0.202 hectares (half an acre) in area, firebreaks at least 2 metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

GENERAL

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from land or any other provisions required by this notice you may apply to the Council

or its duly authorised officer not later than 30th October, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land.

If permission is not granted by the Council or its duly authorised officer you shall comply with the requirements of this notice.

"Inflammable Material" is defined for the purpose of this Order to include bush (as defined in the Bushfires Act), timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include green standing trees, or growing bushes and plants in gardens, or lawns.

The penalty for failing to comply with this notice is a fine of not more than \$1000, or a penalty of \$80 may be incurred by issue of an infringement notice, and a person in default is also liable, whether prosecuted or not to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act. A permit to burn is required during the restricted burning period from an authorised officer. **Permits are not valid on Sundays or public holidays.**

By Order of the Council,

M. A. PARKER, Chief Executive Officer.

MINERALS AND ENERGY

MN401

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Mt Magnet, 23 August 2000.

In accordance with Regulation 49(2)(c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provision of Section 96(1)(a) for breach of covenant, viz. non-payment of rent.

S. WILSON, Warden.

To be heard in the Warden's Court, Mt Magnet on the 17th October 2000.

MURCHISON MINERAL FIELD

Mt Magnet District

P58/808—Ackley, Kevin Maurice; Southern, Donald Charles

P58/1044—Lomax, Shayne Robert; Louden, Garry Allan; Meddings, Robert John; Regan, Warrick Maxwell

YALGOO MINERAL FIELD

P59/1413—Cable, Douglas Kimberley

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF ARMADALE

TOWN PLANNING SCHEME NO 2—AMENDMENT NO 166

Ref: 853/2/22/4 Pt 166

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Armadale Town Planning Scheme Amendment on 7 September 2000 for the purpose of—

1. Excluding a portion of Parks and Recreation (Local) Reserve 28248 Carawatha Avenue, Mount Nasura and including it in the zone Residential R5.

2. Reserving an equal portion of Lot 101 Mader Crescent, Mount Nasura immediately adjoining Reserves 28248 and 37733 as Parks and Recreation (Local).
3. Modifying the Scheme Maps accordingly.

R. C. STUBBS, Mayor.
R. S. TAME, Chief Executive Officer.

PD402***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF BAYSWATER

TOWN PLANNING SCHEME NO 21—AMENDMENT NO 78

Ref: 853/2/14/25 Pt 78

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 5 September 2000 for the purpose of:

1. Rezoning Lots 1, 304 and Pt Lot 122 Walter Road, corner Beechboro Road North, Morley, from Special Purpose—Delicatessen and Residential R20/25 to Business.
2. Deleting Lot 1 Walter Road (Swan Location 1178, Diagram 60040) from Schedule 1 : Special Purpose Zones of the Scheme Text.
3. Amending the Scheme Maps accordingly.

J. D'ORAZIO, Mayor.
M. J. CAROSELLA, Chief Executive Officer.

PD403***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF BAYSWATER

TOWN PLANNING SCHEME NO 21—AMENDMENT NO 83

Ref: 853/2/14/25 Pt 83

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 4 September 2000 for the purpose of:

1. Rezoning the lots fronting Drake Street between Halliday Street and Lot 78 Drake Street and Lot 87 No. 301 Drake Street and Lot 88 No. 56 Kennedy Street, Morley, from Residential R20/25 to Medium Density Residential R30.
2. Amending the Scheme Maps accordingly.

J. D'ORAZIO, Mayor.
M. J. CAROSELLA, Chief Executive Officer.

PD404***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF COCKBURN

DISTRICT ZONING SCHEME NO 2—AMENDMENT NO 195

Ref: 853/2/23/19 Pt 195

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 7 September 2000 for the purpose of:

1. Rezoning portion of Lot 9 Cockburn Road, Munster from Unzoned Land to General Industry in accordance with the Scheme Amendment Map.
2. Amending the Scheme Maps accordingly.

J. DONALDSON, Chairman of Commissioners.
D. M. GREEN, For Chief Executive Officer.

PD405***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF COCKBURN

DISTRICT ZONING SCHEME NO 2—AMENDMENT NO 212

Ref: 853/2/23/19 Pt 212

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 7 September 2000 for the purpose of amending the Scheme Text by:

1. inserting the definition within the Seventh Schedule—Interpretations as follows:

Bed and Breakfast Accommodation: means short stay accommodation that is provided within a residential building(s) or ancillary building(s) with a resident owner / manager, and is subject to the following:

 - (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood;
 - (b) does not display a sign exceeding 0.2 square metres in area, unless Council determines otherwise in any particular case;
 - (c) adequate parking is provided, in accordance with the Fourth Schedule of this Scheme;
 - (d) does not include a lodging house or similar accommodation as defined in the Health Act 1911, or self contained rooms;
 - (e) has access to bathroom facilities.
2. amending the First Schedule—Zoning Table by adding the use Bed and Breakfast Accommodation below Aged or Dependent Persons Dwellings in the Use Classes column and applying the following notations:

<u>Zones</u>	<u>Bed & Breakfast Accommodation</u>
Residential	SA
Commercial	SA
Light Industry	X
General Business	X
Mixed Business	SA
Noxious Industry 'A'	X
Special Industry 'A'	X
Special Industry 'B'	X
Rural	SA
3. amending the Fourth Schedule—Car Parking Requirements by adding Bed and Breakfast Accommodation below Hotel, Tavern in the Use column and completing the row with "1 per Bed and Breakfast room plus 2 for the dwelling" in the Number of Carparking Bays column.

J. DONALDSON, Chairman of Commissioners.
D. M. GREEN, For Chief Executive Officer.

PD408***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF HARVEY

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 39

Ref: 853/6/12/18 Pt 39

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Harvey Town Planning Scheme Amendment on 7 September 2000 for the purpose of:

1. Rezoning portion of Wellington Location 1 and being Lots 26 and 28 Clifton Close, Australind from the General Farming zone to the Residential R20/R30 zone and Recreation Reserve as depicted on the Scheme Amendment Map.
2. Designating Lots 21, 26, 27 and 28 within an Outline Planning Area in accordance with Clause 6.5 of the Scheme as depicted on the Scheme Amendment Map.
3. Adding to Schedule 6—Policies on Outline Planning Areas of the Scheme the following:
 - 6.2 AREA 2: LOTS 21, 26, 27 AND 28 CLIFTON CLOSE ROAD AND CLIFTON CLOSE, AUSTRALIND
 - (a) Subdivision and development shall generally be in accordance with the Outline Development Plan dated June 2000 (Plan No 99028P-06).
 - (b) Lots 21 and 27 have been identified by the Education Department as being required for a possible high school.

- (c) Residential R30 density development is only applicable to those sites designated R30 on the Outline Development Plan.
 - (d) Council will not support development within a 400 metre buffer of the Wastewater Treatment Plant site, situated north of Ditchingham Place, prior to the decommissioning of the Treatment Plant or the written approval of the Water Corporation that the proposed use is acceptable.
 - (e) Direct access onto Kingston Drive is not permitted, with the exception of internal subdivision roads shown on the Outline Development Plan.
4. Amending Schedule 6—Policies on Outline Planning Areas of the Scheme by replacing Clause 5.5 with Clause 6.5.

J. W. OFFER, President.
K. J. LEECE, Chief Executive Officer.

PD409***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF MANJIMUP

TOWN PLANNING SCHEME NO 2—AMENDMENT NO 97

Ref: 853/6/14/20 Pt 97

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Manjimup Town Planning Scheme Amendment on 5 September 2000 for the purpose of:

1. Modifying the Scheme Text as follows:

Adding to Appendix 4—Special Development Zone the following:

Zone Identification	Permitted Uses	Conditions of Use
Lot 8 Hop Garden Road Pemberton	<ul style="list-style-type: none"> • Chalets • Bed & Breakfast Accommodation • Restaurant; and • Caretaker's Dwelling 	<ol style="list-style-type: none"> 1. No more than a total of eight chalets may be developed on the site. 2. The Bed & Breakfast accommodation is limited to a maximum of ten rooms. 3. The development shall occur generally in accordance with the Development Guide Plan, dated July 1999 and attached to the Scheme Amendment Report (Amendment No. 97). 4. Prior to the use commencing a development application shall be lodged and approved by the Council. 5. On-site effluent disposal and a suitable potable water supply is to be provided to the satisfaction of the Council and the Health Department of Western Australia. 6. Prior to any further development occurring, the land owner is to prepare and implement fire management plan to the satisfaction of the Council, Fire and Emergency Services Authority of Western Australia and Department of Conservation and Land Management. 7. No trees or substantial vegetation shall be felled or removed from the land except where: <ol style="list-style-type: none"> (i) it is required for approved development works; or (ii) the establishment of a fire break by regulation or bylaw; or (iii) trees are dead, diseased or dangerous.

2. Modifying the Scheme Maps by including Lot 8 Hop Garden Road, Pemberton in an Special Development zone as depicted on the amending map adopted by the Council of the Shire of Manjimup.

K. D. LIDDELOW, President.
V. McKAY, Chief Executive Officer.

PD406*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF DALWALLINU
TOWN PLANNING SCHEME NO 1—AMENDMENT NO 9

Ref: 853/3/5/1 Pt 9

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Dalwallinu Town Planning Scheme Amendment on 7 September 2000 for the purpose of rezoning Lot 511 McNeill Street, Dalwallinu from Commercial to Residential R10/R30, as more clearly shown on the Scheme Amendment Map.

R. T. ALLAN, President.
W. T. ATKINSON, Chief Executive Officer.

PD407*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF DENMARK
TOWN PLANNING SCHEME NO 3—AMENDMENT NO 67

Ref: 853/5/7/3 Pt 67

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Denmark Town Planning Scheme Amendment on 7 September 2000 for the purpose of:

1. Rezoning Lot 200 Strickland Street, Denmark from Residential to Commercial.
2. Amending the face of the Scheme Map accordingly.

C. DONNELLY, President.
P. DURTANOVICH, Chief Executive Officer.

POLICE

PE501

POLICE ACT 1892
POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed found and stolen property and bicycles will be sold by public auction at Kimberley Auctioneers, 9 Poinciana Street, Kununurra on Saturday 28th October at 8.30 am.

The Auction is to be conducted by Mr Wayne Parslow.

B. MATTHEWS, Commissioner of Police,
West Australian Police Service.

PUBLIC SECTOR MANAGEMENT

PS401

PUBLIC SECTOR MANAGEMENT ACT 1994
EXEMPTION IN ACCORDANCE WITH S.25

In accordance with s.25(1)(a) of the Public Sector Management Act 1994, I exempt the Office of Energy from the Recruitment, Selection and Appointment Standard for the filling of two positions, resulting from the absorption of two officers from Alinta Gas.

The exemption does not apply to any other positions within the Office of Energy.

Dated: 12 September 2000.

DON SAUNDERS, Commissioner for Public Sector Standards.

RACING, GAMING AND LIQUOR

RA401**BETTING CONTROL ACT 1954**

SECTION 4B

NOTICE OF APPROVAL FOR SPORTS BETTING EVENTS AND CONTINGENCY

Notice is hereby given that the Betting Control Board, acting in accordance with section 4B (2) of the Betting Control Act 1954, has approved the following additional contingency on which betting by licensed bookmakers is permitted in accordance with the Betting Control Act.

APPROVED EVENTS—

Olympic Games

Commonwealth Games

Any World or National athletic or swimming championship

ADDITIONAL CONTINGENCY—

A nominated country to receive a nominated number of medals.

BARRY A. SARGEANT, Chairman, Betting Control Board.

TRANSPORT

TR401***WESTERN AUSTRALIAN MARINE ACT 1982**

RESTRICTED SPEED AREAS—ALL VESSELS

LOWER LESCHENAULT INLET

BUNBURY

Department of Transport
Fremantle WA, 15 September, 2000.

ACTING pursuant to the powers conferred by Section 67 of the Western Australian Marine Act 1982 the Department of Transport by this notice revokes sub paragraph b (6) of the notice published in the Government Gazette on 25 October 1991 relating to restricted speed areas for all vessels on the Lower Leschenault Inlet.

Providing that this revocation will apply only to official bona fide competitors competing in the Power Dinghy Racing Club event on Sunday 22 October 2000.

MICHAEL LINLAY HARRIS, Director General of Transport.

WATER

WA401**METROPOLITAN WATER AUTHORITY ACT 1982**

NOTICE OF ALTERATION OF DECLARED DRAINAGE AREA

Rockingham 2000 Addition

FILE: CV1 2000 01872 VO1

Made by the Hon. Minister for Water Resources pursuant to Section 104(3). 1. The area formerly known as Metropolitan Main Drainage District No. 1, deemed, pursuant to Section 104(7) of the Metropolitan Water Authority Act 1982, to have been declared a drainage area, is referred to in this notice as "the declared drainage area".

2. Notice is hereby given that the boundaries of the declared drainage area, as altered, are, as from 15 November 2000 to be further altered by the addition of the land shown shaded in the Schedule hereto and more particularly delineated on plan FS06-0, Sheet 3.

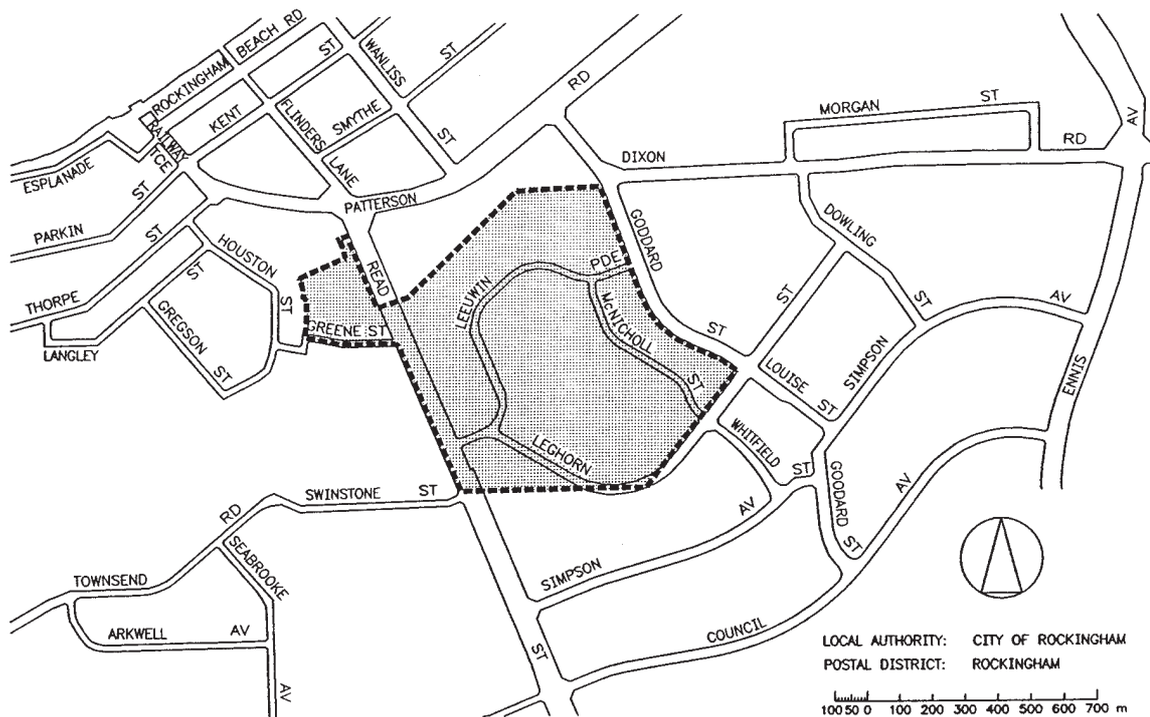
3. A person who is aggrieved by this proposal or who alleges that any land is not land which will—
- benefit from; or
 - contribute to the need for,

the main drains as delineated on plan FS06-0, Sheet 2 may, pursuant to Section 104(4) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal contained herein.

Dr KIM HAMES, Minister for Water Resources.

Note: Plan FS06-0 may be inspected at the Water Corporation's Business Office at 13 South St, Canning Vale between the hours of 8.30am and 4.30pm on any working day.

Schedule



In accordance with the provisions of the M.W.A. Act 1982, it is hereby notified that all rateable land situated within such portions of the declared area as altered by this notice shall be rated for main drainage from 1 January 2001.

J. I. GILL, Managing Director, Water Corporation.

WA402*

COUNTRY TOWNS SEWERAGE ACT 1948

DUNSBOROUGH COUNTRY SEWERAGE ORDER 2000

Made by the Governor in Executive Council under section 4 of the Act.

1. Citation

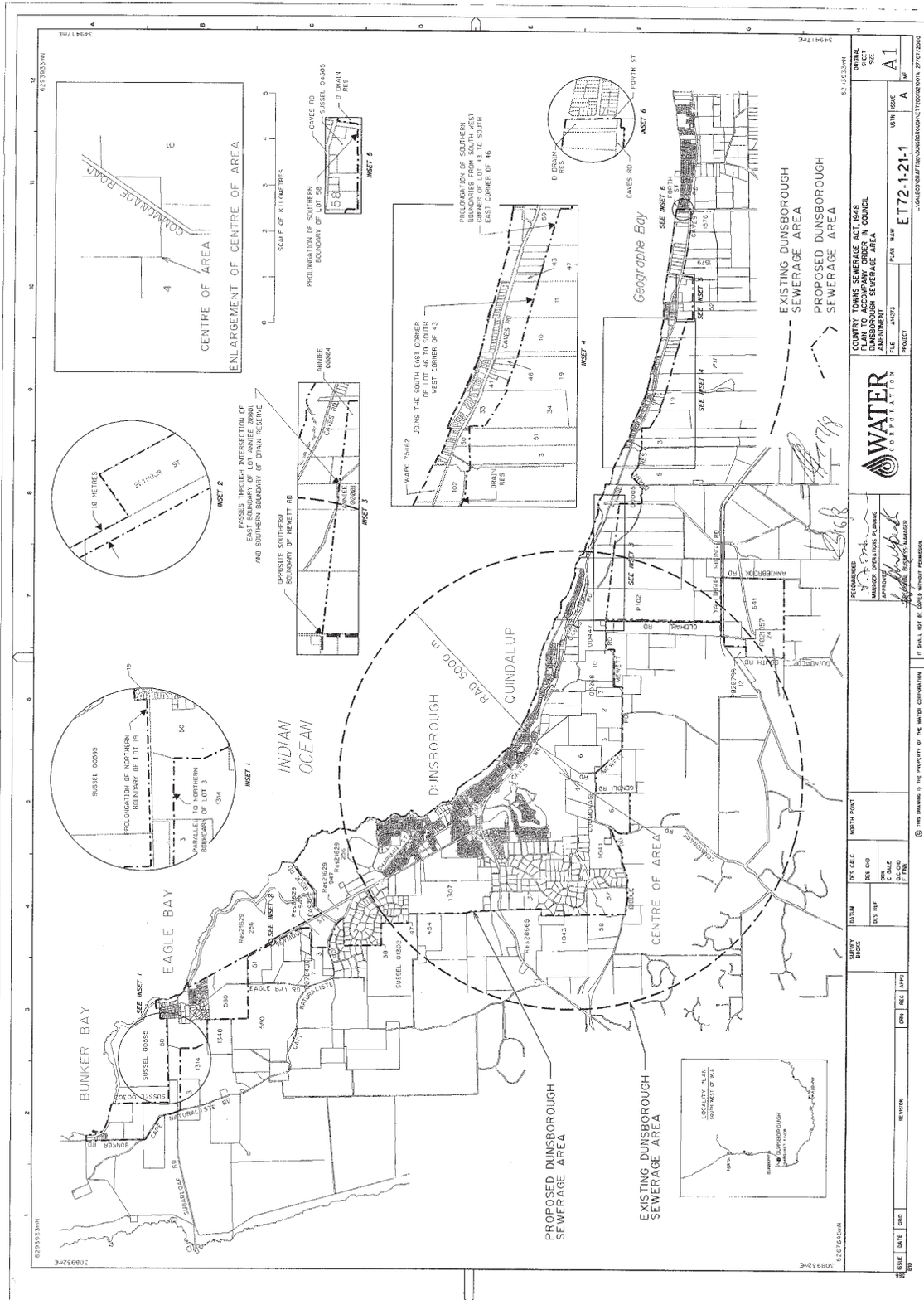
This order may be cited as the *Dunsborough Sewerage Area Order 2000*.

2. Dunsborough Sewerage Area boundary altered

The boundary of the Dunsborough Sewerage Area is altered so that the boundary is shown bordered ———— on Water Corporation plan ET72-1-21-1.

3. Information plan of Dunsborough Sewerage Area

The boundary of the Dunsborough Sewerage Area as altered by this order is shown for information purposes in the plan in Schedule 1.



By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

PUBLIC NOTICES

ZZ101**PUBLIC TRUSTEE ACT 1941**

Notice is hereby given that pursuant to Section 14 of the Public Trustee Act 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 5th day of September 2000.

A. R. McLAREN, Public Trustee,
565 Hay Street, Perth WA 6000.

Name of Deceased	Address	Date of Death	Date Election Filed
Bryan, Peggy Iris June (DEC 328263 DC4)	Palmyra	23/6/00	22/8/00
Hamilton, Stanley Raymond (DEC 327340 DG4)	Bicton	18/5/00	24/8/00
Hearle, Olive Maud (DEC 327401 DP2)	Westfield	3/12/91	29/8/00
Timms, Robert William (DEC 324955 DL3)	Mandurah	16/11/99	4/9/00

ZZ102**TRUSTEES ACT 1962**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 16th October 2000, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Allen, Eda Hortense, late of 1 Fenton Street, Mundaring, died 2/8/00. (DEC 328632 DG3)
- Allen, Peter William, late of 83 Forrest Road, Padbury, died 29/8/00. (DEC 329162 DL3)
- Barry, Kevin Rodney, 38A Roseberry Avenue, South Perth, died 4/8/00. (DEC 328841 DL4)
- Brennan, Catherine Harriet, late of Frederick Guest Hostel, Gleddon Road, Bullcreek, formerly of 36 Apollo Way, Carlisle, died 30/7/00. (DEC 328646 DL3)
- Evans, Leslie James, Unit 8, "Lionsville", Hardie Road, Albany, died 31/7/00. (DEC 328718 DL4)
- Graham, George Wilfred, 18 Homer Street, Dianella, died 26/8/00. (DEC 329020 DD1)
- Hare, Gladys May, late of 7/41 Bristol Avenue, Bicton, died 4/9/00. (DEC 329157 DC3)
- Hartley, Annie, late of Windsor Park Aged Care, 110 Star Street, Carlisle, died 21/2/00. (DEC 325696 DS4)
- Hook, Richard Herman, also known as Alfred Herman, late of 11 Bailey Circle, Rossmoyne, died 8/9/00. (DEC 329161 DP1)
- Honey, Frederick, 405 Abernethy Road, Cloverdale, died 25/8/00. (DEC 329082 DG1)
- Jarrett, Freda Gladys, Unit 6 Challenger Court, Greene Street, Rockingham, died 4/8/00. (DEC 328888 DG4)
- Kadub, Kirk, late of 31B Nellie Way, Wickham, died 16/8/00. (DEC 329028 DP4)
- Laffoney-Lane, Frederick William, 158/7 Harman Road, Sorrento, died 11/8/00. (DEC 328845 DC3)
- Lippiatt, Alice Victoria, Unit 16/1 Fifth Avenue, Beaconsfield, died 21/6/00. (DEC 328682 DL4)
- Newbold, Harold Frederick, 18A Ricketts Way, Rockingham, died 27/8/00. (DEC 329111 DP4)
- Raynor, Edith Marjorie, Brightwater Nursing Home, 41 Renegade Way, Kingsley, died 29/7/00. (DEC 3291450 DA3)
- Spoor, Eileen Flora, Rockingham Nursing Home, 14 Langley Street, Rockingham, died 25/8/00. (DEC 329115 DA2)
- Stockton, Cyril Percy, 74 Wood Street, Inglewood, died 4/6/00. (DEC 328387 DP4)
- Van Lamoen, Antonia Johanna, Unit 9/4 Rath Road, Harvey, died 5/7/00. (DEC 328556 DL2)

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