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— PART 1 —

PROCLAMATIONS

AA101*

UNIVERSITIES LEGISLATION AMENDMENT ACT 2005

No. 8 of 2005

PROCLAMATION

Western Australia

By His Excellency

Lieutenant General John Murray Sanderson,
Companion of the Order of Australia,
Governor of the State of Western Australia

[L.S.]

JOHN SANDERSON
Governor

I, the Governor, acting under the *Universities Legislation Amendment Act 2005* section 2 and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which the provisions of that Act come into operation.

Given under my hand and the Public Seal of the State on 3 August 2005.

By Command of the Governor,

LJILJANNA RAVLICH, MLC, Minister for Education and Training.

GOD SAVE THE QUEEN !

EDUCATION AND TRAINING

ED301*

Industrial Training Act 1975

Industrial Training (Apprenticeship Training) Amendment Regulations 2005

Made by the deputy of the Governor in Executive Council.

1. Citation

These regulations are the *Industrial Training (Apprenticeship Training) Amendment Regulations 2005*.

2. The regulations amended

The amendments in these regulations are to the *Industrial Training (Apprenticeship Training) Regulations 1981**.

[* Reprinted as at 2 August 2002.]

3. Schedule 1 amended

- (1) Schedule 1 is amended in the item relating to “Floorcovering” in the column headed “TERM” by deleting “3 years”.
- (2) Schedule 1 is amended by inserting immediately before the item relating to “Floorcovering” —
 - (a) in the column headed “TRADE” —
“ Composites Laminating ”;
 - (b) in the column headed “TERM” —
“ 3 years ”.

4. Schedule 3A amended

Schedule 3A is amended by inserting before the item relating to “Furniture Making” —

“

Composites Laminating	267 hours	218 hours	234 hours	
--------------------------	-----------	-----------	-----------	--

”

By Command of the deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

HOUSING AND WORKS

HW301*

Construction Contracts Act 2004

Construction Contracts Amendment Regulations (No. 2) 2005

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Construction Contracts Amendment Regulations (No. 2) 2005*.

2. The regulations amended

The amendments in these regulations are to the *Construction Contracts Regulations 2004**.

[* *Published in Gazette 14 December 2004, p. 6006-9.*
For amendments to 29 June 2005 see *Gazette 1 April 2005*.]

3. Regulation 11 amended

Regulation 11 is amended in the Table as follows:

- (a) by inserting after the item relating to the Australian Institute of Building the following item —
“ Australian Institute of Project Management ”;
- (b) by inserting after the item relating to Master Builders Association of Western Australia the following item —
“ RICS Australasia Pty Ltd ”.

By Command of the Governor,

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

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

Shire of Boyup Brook

AMENDMENT LOCAL LAW 2005

Under the powers conferred by the *Local Government Act 1995* and by all other powers, the local government of the Shire of Boyup Brook resolved to make the following local law on the 16th day of June 2005.

1. Citation

This local law may be cited as the “Shire of Boyup Brook Amendment Local Law 2005”.

2. Activities in Thoroughfares and Public Places and Trading Local Law

The Shire of Boyup Brook Activities in Thoroughfares and Public Places and Trading Local Law published in the *Government Gazette* of 3 February 2004 is amended as follows—

- (a) Clause 2.1 amended
In paragraph (a), delete “6 metre” and substitute “10 metres”.
- (b) Clause 10.1 amended
Delete the words “loc.1 government” and substitute “local government”.

3. Local Government Property Local Law

The Shire of Boyup Brook Local Government Property Law published in the *Government Gazette* of 3 February 2004 is amended as follows—

- (a) Clause 8.4 amended
 - (i) Delete clause 8.4(2)
 - (ii) Renumber subclause “(3)” to “(2)”.

4. Local Laws Relating to Fencing

The Shire of Boyup Brook Local Law Relating to Fencing, published in the *Government Gazette* of 3 February 2004 is amended as follows—

(a) Clause 4 amended

In the definition of “notice of breach”, delete “15(1)” and substitute “16(1)”.

5. Parking and Parking Facilities Local Law

The Shire of Boyup Brook Parking and Parking Facilities Local Law published in the *Government Gazette* of 3 February 2004 is amended as follows—

a) Clause 1.3 amended

In the definition of “symbol”, delete “1742.11-1989” and substitute “1742.11-1999”.

(b) Clause 3.7 amended

Delete subclause (2) and substitute—

“(2) A person shall not remove a mark or deface or alter a mark made by an Authorized Person so that the purpose of the affixing of such a mark is defeated or likely to be defeated”

(c) Clause 3.5 amended

In subclause (2), delete the words “A person shall not park a vehicle so that any portion of that vehicle is-” and substitute—“Subject to any laws relating to intersections with traffic control signals a person shall not park a vehicle so that any portion of the vehicle is-”

(d) Clause 8.2 amended

Delete clause 8.2 and renumber clause “8.3” to “8.2”.

6. Bush Fire Brigades Local Law

The Shire of Boyup Brook Bush Fire Brigades Local Law published in the *Government Gazette* of 3 February 2004 is amended as follow—

(a) Clause 3.6 amended

Delete the words “A bush fire brigade is to hold its annual general meeting during the month of March each year.” and substitute the words “A bush fire brigade is to hold its annual general meeting during the month of March or April each year.”

7. Local Law No. 1—Standing Orders

The Shire of Boyup Brook Local Law No 1—Standing Orders published in the *Government Gazette* of 19 November 1997 is amended as follows—

(a) Clause 2.2 amended

Insert the words “or email” after the word “facsimile”.

(b) Clauses 4.2 amended

Delete the second sentence of clause 4.2 and substitute—“The minutes shall be signed and dated on the last page of the minutes by the President or person presiding over the meeting as prescribed by the Act”.

(c) Clause 5.1 amended—Ordinary Meeting—Order of Business

Delete clause 5.1 and substitute—“The order of business of an ordinary meeting of Council shall be—

- (a) Record of Attendance/Apologies/Leave of Absence Previously Approved;
- (b) Public Question Time from the public, limited to a total of fifteen minutes of duration, except by consent of the President. Each speaker will be limited to three minutes duration to speak, except by consent of the President;
 - (i) Response to previous public questions taken on notice
 - (ii) Public Question Time
- (c) Applications for Leave of Absence;
- (d) Petitions/Deputations/Presentations/Reports;
- (e) Confirmation of the minutes of Previous Meeting & Special Meeting;
- (f) Presidential communications;
- (g) Reports of Officers and Committees;
- (h) Petitions and Memorials;

- (i) Motions of Which Previous Notice has been Given;
- (j) Urgent Business;
- (k) Closure of Meeting.

Dated this 16th day of June 2005.

The Common Seal of the Shire of Boyup Brook was affixed in the presence of—

T. J. GINNANE, President.
W. PEARCE, Chief Executive Officer.

LG302*

DOG ACT 1976

Town of Vincent

LOCAL LAW RELATING TO DOGS AMENDMENT LOCAL LAW 2005

Under the powers conferred by the *Dog Act 1976* as amended from time to time and under all other powers enabling it, the Council of the Town of Vincent resolved on the 22nd day of March 2005 to make the “Town of Vincent Local Law Relating to Dogs Amendment Local Law 2005”.

In this local law, the Town of Vincent Local Law Relating to Dogs as published in the *Government Gazette* on 23 May 2000 and amended as published in the *Government Gazette* on 30 May 2000 and 5 December 2000, is referred to as the principal local law and is amended as follows—

1 Seventh Schedule Amended

The Seventh Schedule is amended as follows—

After the words “6. Banks Reserve: Joel Terrace, East Perth.” insert in column 1 the number “7.”, and insert in column 2 the words “The south portion of Les Lilleyman Reserve bounded by Gill Street, to the south and the prolongation of the northern kerb-line of Woodstock Street, eastwards across Les Lilleyman Reserve.”

2 Eighth Schedule Amended

The Eighth Schedule is amended as follows—

In column 2 at Item No. 3 after the words “Les Lilleyman Reserve-North Perth” insert the words “except that portion of the reserve roughly bounded by Gill Street, to the south and the prolongation of the northern kerb-line of Woodstock Street, eastwards across Les Lilleyman Reserve”.

Dated this 2nd day of May 2005.

The Common Seal of the Town of Vincent was affixed by the authority of a resolution of the Council in the presence of—

NICK CATANIA JP, Mayor.
JOHN GIORGI JP, Chief Executive Officer.

LG303*

HEALTH ACT 1911

Shire of Victoria Plains

HEALTH AMENDMENT LOCAL LAWS 2005

Made by the Council of the Shire of Victoria Plains under section 342 of the *Health Act 1911* in accordance with subdivision 2 of Part 3 of the *Local Government Act 1995*.

Citation

1. These local laws may be cited as the *Shire of Victoria Plains Health Amendment Local Laws 2005*.

Principal Local Laws

2. In these local laws, the *Shire of Victoria Plains Health Local Laws 2003*, made by the Shire of Victoria Plains on 23rd September 2003, and published in the *Government Gazette* on 20th January 2004, are referred to as the principal local laws.

Principal Local Laws Amended

3. The principal local laws are amended as described in the following schedule—

Item	Sections Affected	Description
1	1.3 (1)	Delete the definition of “AS/NZS 1276.1:1999” and substitute the following definition— “ “AS/NZS ISO 7171.1:2004” means the standard published by the Standards Association of Australia as AS/NZS ISO 7171.1:2004 and called “Acoustics—Rating of sound insulation in buildings and of building elements—Airborne sound insulation.” ”
2	2.1.5	In paragraph (a) delete “AS1276” and substitute “AS/NZS ISO 7171.1:2004”.
3	3.1.1	In paragraph (m) The words “Office of Energy” should be changed to “Energy Safety” as this description of the controlling authority is now the correct choice.
4	5.1.3	Delete “(1) Subject to subsection (2), an” and substitute “An”, then delete all of subsection (2)
5	5.2.4 (7)(b)	In paragraph (b) delete the numeral “3” after the word “Schedule” and substitute the numeral “1”
6	5.2.4 (8)(a)	In paragraph (a) delete the numeral “4” after the word “Schedule” and substitute the numeral “2”.
7	8.1.3 (c)	In paragraph (c) delete the numeral “5” after the word “Schedule” and substitute the numeral “3”.
8	8.1.4	Delete the numeral “6” after the word “Schedule” and substitute the numeral “4”.
9	8.1.6	Delete the numeral “7” after the word “Schedule” and substitute the numeral “5”.
10	8.1.7	In paragraph (d) delete the word “the” before the words “Environmental Health Officer” and substitute the word “an”.
11	8.3.2 (1)	In subsection (1), delete the numeral “8” after the word “Schedule” and substitute the numeral “6”.
12	8.3.3	Delete the numeral “9” after the word “Schedule” and substitute the numeral “7”.
13	8.3.4 (1)	In subsection (1), delete the numeral “10” after the word “Schedule” and substitute the numeral “8”.
14	9.1.2	Delete the numeral “11” after the word “Schedule” and substitute the numeral “9”.
15	9.1.4 (a)	In paragraph (a) delete the numeral “12” after the word “Schedule” and substitute the numeral “10”.
16	9.1.4 (b)	In paragraph (b) delete the word “ <i>Trade</i> ” in the title of the regulations and substitute the word “ <i>Trades</i> ”.
17	9.1.5	Delete the numeral “13” after the word “Schedule” and substitute the numeral “11”.
18	10.1.2 (2)	In paragraph (b) of subsection (2), delete the numeral “14” after the word “Schedule” and substitute the numeral “12”.
19	10.1.2 (4)	In paragraph (a) of subsection (4), delete the numeral “15” after the word “Schedule” and substitute the numeral “13”.

Passed at an Ordinary Meeting of Council of the Shire of Victoria Plains held on the 21st day of June 2005.

The Common Seal of the Shire of Victoria Plains was placed here in the presence of—

MICHAEL ANSPACH, Shire President.
HARRY HAWKINS, Chief Executive Officer.

On this 21st day of June 2005.

Consented to—

Dr M. STEVENS, Executive Director, Public Health.

On this 27th day of June 2005.

TREASURY AND FINANCE

TF301*

State Trading Concerns Act 1916

**State Trading Concerns (Authorisation)
Amendment Regulations (No. 2) 2005**

Made by the deputy of the Governor in Executive Council.

1. Citation

These regulations are the *State Trading Concerns (Authorisation) Amendment Regulations (No. 2) 2005*.

2. The regulations amended

The amendments in these regulations are to the *State Trading Concerns (Authorisation) Regulations 1998**.

[* Reprint 2 as at 6 August 2004.

For amendments to 10 June 2005 see *Western Australian Legislation Information Tables for 2004, Table 4, p. 388.*]

3. Schedule 1 amended

- (1) Schedule 1 Part 1 is amended by inserting the following item in the appropriate alphabetical position —

“ Department of Fisheries ”.

- (2) Schedule 1 Part 2 is amended by inserting the following item in the appropriate alphabetical position —

“

Department of Fisheries

The sale by the Department of Fisheries of publications relating to fisheries matters.

The provision or sale by the Department of Fisheries of advertising opportunities, or opportunities having a purpose similar to advertising.

The provision or sale by the Department of Fisheries of physical resources, information, intellectual property, scientific, technical, educational, training, management or advisory services to the Commonwealth Government or the private sector (whether in Australia or overseas).

”.

By Command of the deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE

AG401*

AGRICULTURAL PRODUCE (CHEMICAL RESIDUES) ACT 1983

APPOINTMENTS

Department of Agriculture,
South Perth WA 6151.

I, the undersigned Minister for Agriculture and Forestry, being the Minister responsible for the administration of the *Agricultural Produce (Chemical Residues) Act 1983*, hereby appoint the following Officers as Authorised Inspectors—

Pursuant to Section 6 of the *Agricultural Produce (Chemical Residues) Act 1983*—

Matthew Hayward Bullard

Andrew Stewart McAllister

KIM CHANCE MLC, Minister for Agriculture and Forestry.

AG402*

PLANT DISEASES ACT 1914

APPOINTMENT

Department of Agriculture,
South Perth WA 6151.

I, the undersigned Minister for Agriculture and Forestry, being the Minister responsible for the administration of the *Plant Diseases Act 1914*, hereby appoint the following Officer as Authorised Inspector pursuant to Section 7A of the said Act to carry out all the functions authorized to be performed by an Inspector under the said Act and its Regulations—

Kathleen Dawn Saunders

KIM CHANCE MLC, Minister for Agriculture and Forestry.

CONSUMER AND EMPLOYMENT PROTECTION

CE401

ASSOCIATIONS INCORPORATION ACT 1987

CANCELLED ASSOCIATION

Derby West Kimberley Progress Association Incorporated

Notice is hereby given that the incorporation of the above-named association has been cancelled as from the date of this notice.

Dated the 5th day of August 2005.

BRAD JOLLY, Manager,
Registration Services for Commissioner for Fair Trading.

FIRE AND EMERGENCY SERVICES

FE401*

FIRE BRIGADES ACT 1942

FORMATION OF BRIGADES

Fire and Emergency Services Authority of Western Australia

Pursuant to the powers delegated and sub-delegated to the FESA Chief Executive Officer, I hereby declare under section 26(b) of the *Fire Brigades Act 1942* that the registration of the following fire brigade is cancelled—

Ballidu Volunteer Fire and Rescue Services Brigade

ROBERT MITCHELL, Chief Executive Officer,
Fire and Emergency Services Authority of Western Australia.

FE402*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF WESTERN AUSTRALIA
ACT 1998**

APPROVAL OF FESA UNITS

Fire and Emergency Services Authority of Western Australia

I, Robert Mitchell, the Fire and Emergency Services Authority of Western Australia Chief Executive Officer, hereby declare under section 18M(1) of the *Fire and Emergency Services Authority of Western Australia Act 1998* that the following Volunteer Fire Service Brigade is approved as a Volunteer Fire Service Brigade for the purposes of the Act—

Ballidu Volunteer Fire Service Brigade

ROBERT MITCHELL, Chief Executive Officer,
Fire and Emergency Services Authority of Western Australia.

HEALTH

HE401

OPTOMETRISTS ACT 1940

OPTOMETRISTS REGISTRATION BOARD RULES 1941

Notice to all Registered Optometrists

Election of One (1) Optometrist

By Registered Optometrists

You are advised that, pursuant to Part II of the Rules under the *Optometrists Act 1940*, a vacancy has occurred and one (1) registered Optometrist is now to be nominated by registered Optometrists for appointment to the Optometrists Registration Board, for a period commencing 16 September 2005 and concluding on 20 January 2007.

Every person desiring and being qualified to become a member of the Board, shall, not later than 12 noon on Monday, 29 August 2005, lodge with the Registrar, notice of his/her intention to seek election, countersigned by at least two (2) persons entitled to vote.

Should the number of candidates nominated exceed the number requiring to be elected to the Board, a ballot to decide the Optometrist to be elected will be necessary, and ballot papers will be sent to all registered Optometrists at least ten (10) days before the date of the election, which will be held on Friday, 16 September 2005.

COLIN EMMOTT, Registrar.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990**ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES**

Notice is hereby given in accordance with Section 51(2) of the Heritage of Western Australia Act 1990 that, pursuant to directions from the Minister for Heritage, the places described in Schedule 1 have been entered in the Register of Heritage Places on a permanent basis with effect from today.

Schedule 1**Description of Place**

Paterson & Co Fruit Packing Shed Complex at 166-168 Hampton Street Cnr Bunbury Street, Bridgetown: Lot 1 on Diagram 33634 being the whole of the land comprised in C/T V 1739, F 622.

NOTICE OF ADVICE REGARDING REGISTRATION OF CROWN PROPERTY

In accordance with the requirements of Section 47(5) of the Heritage of Western Australia Act, the Heritage Council hereby gives notice that it has advised the Minister for Heritage that the places listed in Schedule 2 should be entered in the Register of Heritage Places on an interim basis. The Heritage Council hereby gives notice of the interim registration and invites submissions on the matter, which must be in writing and should be forwarded to the address below not later than 23 September 2005. The places listed in Schedule 2 are vested in the Crown, or in a person on behalf of the Crown, in right of the State.

Schedule 2**Description of Place**

Subiaco Fallen Soldiers' Memorial at Rankin Gardens, cnr Rokeby & Hamersley Roads, Subiaco: Ptn of Perth Lot 897 & being part of Res 5694 & ptn of the Hamersely Rd road reserve as shown on HCWA Drawing No. 2452 prepared by Steffanoni Ewing & Cruickshank.

12 August 2005.

IAN BAXTER, Director, Office of the Heritage Council of W.A.,
108 Adelaide Terrace East Perth WA 6004.

JUSTICE

JU401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999**PERMIT DETAILS**

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the A/Director General of the Ministry of Justice has issued the following persons with Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Zampogna	Tracie Anne	CS6-533	3/08/2005	3/08/2005	30/07/2008
Jenkins	Leanne	CS6-530	29/07/2005	31/07/2005	30/07/2008
Newhill	Troy Anthony	CS6-522	4/08/2005	31/07/2005	30/07/2008
Fraser	Ian William	CS6-523	4/08/2005	31/07/2005	30/07/2008
Higgins	Alan Richard	CS6-524	4/08/2005	31/07/2005	30/07/2008
Dettloff	Maxine Leslie	CS6-525	4/08/2005	31/07/2005	30/07/2008
Fredericks	Dion Mark	CS6-526	4/08/2005	31/07/2005	30/07/2008
Snowball	Ian Steven	CS6-527	4/08/2005	31/07/2005	30/07/2008
Charlesworth	Nathaniel James	CS6-528	4/08/2005	31/07/2005	30/07/2008
Catchick	Eugene Edward	CS6-529	4/08/2005	31/07/2005	30/07/2008

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the A/Director General of the Ministry of Justice has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Cribb	Tracie Anne	CS6-128	4/08/2005
Newhill	Troy Anthony	CS6-368	4/08/2005

Surname	First Name(s)	Permit Number	Date Permit Revoked
Fraser	Ian William	CS6-370	4/08/2005
Higgins	Alan Richard	CS6-371	4/08/2005
Dettloff	Maxine Leslie	CS6-417	4/08/2005
Fredericks	Dion Mark	CS6-405	4/08/2005
Snowball	Ian Steven	CS6-413	4/08/2005
Charlesworth	Nathaniel James	CS6-416	4/08/2005
Catchick	Eugene Edward	CS6-415	4/08/2005

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

BRIAN YEARWOOD, Director, Contracted Services.

LAND

LA401*

Commonwealth of Australia
CHRISTMAS ISLAND ACT 1958
COCOS (KEELING) ISLANDS ACT 1955
LAND ADMINISTRATION ACT 1997 (WA)(CI)(CKI)
LAND ADMINISTRATION REGULATIONS 1998 (WA)(CI)(CKI)
 Department for Planning and Infrastructure.
 INSTRUMENT OF SUB-DELEGATION

DPI 2030/2000

I, Greg Martin, the Director General of the Department for Planning and Infrastructure, in pursuance of section 9 of the *Land Administration Act 1997 (WA)(CI)(CKI)* (Commonwealth) and an instrument of delegation executed by the Commonwealth Minister for Regional Services, Territories and Local Government on 10 December 2004 made pursuant to section 9 of the *Land Administration Act 1997 (WA)(CI)(CKI)* (Commonwealth) and sections 8G of the *Christmas Island Act 1958* (Commonwealth) and the *Cocos (Keeling) Islands Act 1955* (Commonwealth), hereby sub-delegate to each person holding for the time being, acting in or performing the duties of the offices in the Department for Planning and Infrastructure, those positions specified in Column 1 of the attached Schedules, the powers and duties conferred or imposed on me by the provisions of the *Land Administration Act 1997 (WA)(CI)(CKI)* (Commonwealth) and the *Land Administration Regulations 1998 (WA)(CI)(CKI)* (Commonwealth) specified opposite in Column 2 of the attached Schedules, subject to conditions (if any) specified opposite in Column 3 of the attached Schedules.

All sub-delegations previously made by me under an instrument dated 27 June 2003 and published in the *Western Australian Government Gazette* on 4 July 2003 are hereby revoked.

This instrument has effect on and from the date of its publication in the *Western Australian Government Gazette*.

Dated 3 August 2005.

GREG MARTIN, Director General.

DPI 2030/2000

SCHEDULE 1 TO INSTRUMENT OF SUB-DELEGATION
 LAND ADMINISTRATION ACT 1997 (WA)(CI)(CKI)
 LAND ADMINISTRATION REGULATIONS 1998 (WA)(CI)(CKI)
 MINISTERIAL POWERS SUB-DELEGATED BY THE DIRECTOR GENERAL OF THE
 DEPARTMENT FOR PLANNING AND INFRASTRUCTURE—BY SECTION ORDER

COLUMN 1 OFFICE	COLUMN 2 SECTIONS OF LAA	COLUMN 3 CONDITIONS
Assistant Director General—Operations	Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 74, 75(5), 75(6), 76(3), 79, 80, 81, 82(1), 84(2), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150,	Sections 10, 11, 15, 16, 18, 21, 27(1), 35, 41, 46, 47, 48, 49, 50, 51, 74, 79, 80, 85, 86, 87, 88, 89, 91, 144, 145, 170, 255, 257—The delegate and subdelegates must receive initiating instructions from, or the approval of, the person occupying or acting in the position of Administrator, or an equivalent position in the case of a change in

COLUMN 1 OFFICE	COLUMN 2 SECTIONS OF LAA	COLUMN 3 CONDITIONS
	<p>161(1)(d), 163, 164(2), 164(3), 167, 168, 169, 170(6), 172, 173, 177(4), 180, 182, 184, 185, 190, 192, 194, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(2), 269, 271(3), 272. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 9(a), 12, 13, 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>administrative arrangements, prior to exercising these powers.</p> <p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Where all interests continue</p> <p>Section 161(1)(d)—Sale price not to be less than 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Purchase price to be not more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p> <p>Regulation 13—Subject to pricing constraints</p>
Director Operations	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 74, 75(5), 75(6), 76(3), 79, 80, 81, 82(1), 84(2), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 167, 168, 169, 170(6), 172, 173, 177(4), 180, 182, 184, 185, 190, 192, 194, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 262, 263, 267(2), 269, 271(3), 272 of the Act. Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 9(a), 12, 13, 17(2). Item 8 of the Schedule 1 to the Regulations.</p>	<p>Sections 10, 11, 15, 16, 18, 21, 27(1), 35, 41, 46, 47, 48, 49, 50, 51, 74, 79, 80, 85, 86, 87, 88, 89, 91, 144, 145, 170, 255, 257—The delegate and subdelegates must receive initiating instructions from, or the approval of, the person occupying or acting in the position of Administrator, or an equivalent position in the case of a change in administrative arrangements, prior to exercising these powers.</p> <p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Where all interests continue</p> <p>Section 161(1)(d)—Sale price not to be less than 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Purchase price to be not more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p> <p>Regulation 13—Subject to pricing constraints</p>

COLUMN 1 OFFICE	COLUMN 2 SECTIONS OF LAA	COLUMN 3 CONDITIONS
Manager Land Asset Management Services	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 74, 75(5), 75(6), 76(3), 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 167, 168, 169, 170(6), 172, 173, 177(4), 180, 182, 184, 185, 190, 192, 194, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(2), 271(3). Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 9(a), 12, 13, 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Sections 10, 11, 15, 16, 18, 21, 27(1), 35, 41, 46, 47, 48, 49, 50, 51, 74, 79, 80, 85, 86, 87, 88, 89, 91, 144, 145, 170, 255, 257—The delegate and subdelegates must receive initiating instructions from, or the approval of, the person occupying or acting in the position of Administrator, or an equivalent position in the case of a change in administrative arrangements, prior to exercising these powers.</p> <p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Where all interests continue</p> <p>Section 161(1)(d)—Sale price not to be less than 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Purchase price to be not more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180—Limited to amending a defect in a taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p> <p>Regulation 13—Subject to pricing constraints</p>
Manager Land Asset—Pilbara	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 74, 75(5), 75(6), 79, 80, 81, 82(1), 85, 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 150, 161(1)(d), 163, 164(2), 164(3), 167, 168, 169, 170(6), 172, 173, 177(4), 180, 182, 184, 185, 190, 191(3), 192, 194, 197, 207(2), 210, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 262, 263, 267(2), 271(3). Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 9(a), 12, 17(2). Item 8 of Schedule 1 to the Regulations.</p>	<p>Sections 10, 11, 15, 16, 18, 21, 27(1), 35, 41, 46, 47, 48, 49, 50, 51, 74, 79, 80, 85, 86, 87, 88, 89, 91, 144, 145, 170, 255, 257—The delegate and subdelegates must receive initiating instructions from, or the approval of, the person occupying or acting in the position of Administrator, or an equivalent position in the case of a change in administrative arrangements, prior to exercising these powers.</p> <p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Where all interests continue</p> <p>Section 161(1)(d)—Sale price not to be less than 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Purchase price to be not more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defected</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the</p>

COLUMN 1 OFFICE	COLUMN 2 SECTIONS OF LAA	COLUMN 3 CONDITIONS
		<p>order in necessary to reflect the amendment made to the taking order</p> <p>Section 180 – Limited to amending a defect in a taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market value determined by the Valuer General</p>
<p>Team Leaders Special Project Officers Level 6, Pilbara Team, Land Asset Management Services</p>	<p>Sections 10, 11(1)(a), 11(1)(b), 11(1)(c), 11(2), 11(3), 13, 15, 16, 17, 18, 21, 22(2), 27, 29, 34, 35, 36, 41, 46, 47, 48, 49, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 57, 58(4), 58(5), 74, 79, 80, 81, 82, 84(2), 86, 87, 88, 89(2), 89(3), 91, 92, 144, 145, 148, 161(1)(d), 163, 168, 169, 170(6), 172, 177(4), 180, 190, 191(3), 192, 212, 214, 215, 217, 220, 222, 224, 228, 229, 241, 248, 249, 255, 256, 257, 258, 260, 261, 263, 267(2). Schedule 2 and Schedule 3 of the Act.</p> <p>Regulations 9(a), 12. Item 8 of Schedule 1 to the Regulations.</p>	<p>Sections 10, 11, 15, 16, 18, 21, 27(1), 35, 41, 46, 47, 48, 49, 50, 51, 74, 79, 80, 86, 87, 88, 89, 91, 144, 145, 170, 255, 257—</p> <p>The delegate and subdelegates must receive initiating instructions from, or the approval of, the person occupying or acting in the position of Administrator, or an equivalent position in the case of a change in administrative arrangements, prior to exercising these powers.</p> <p>Section 35—Excluding the power to determine whether forfeiture should occur</p> <p>Section 50(4)—Where all interests continue</p> <p>Section 161(1)(d)—Sale price not to be less than 90% of the value advised by the Valuer General</p> <p>Sections 168 and 169—Purchase price to be not more than 10% above Valuer General's valuation</p> <p>Section 170(6)—Limited to amending notices to remedy defects</p> <p>Section 177(4)—Limited to making an order where a taking order has been amended under the delegation made by this instrument of the power under section 180, and the making of the order is necessary to reflect the amendment made to the taking order</p> <p>Section 180 – Limited to amending a defect in a taking order</p> <p>Section 192—Limited to granting a lease the rent for which is greater than or equal to the current market rent determined by the Valuer General</p>
<p>Project Officers Level 4, Pilbara Team, Land Asset Management Services</p>	<p>Sections 10, 13, 18, 21, 22(2), 29, 34, 41, 46, 47, 48, 50(1)(a), 50(4), 50(5), 51, 56(3)(a), 82(1), 84(2), 267(2), Schedule 2 and Schedule 3 of the Act.</p>	<p>Sections 10, 18, 21, 27(1), 35, 41, 46, 47, 48, 50, 51, -The delegate and subdelegates must receive initiating instructions from, or the approval of, the person occupying or acting in the position of Administrator, or an equivalent position in the case of a change in administrative arrangements, prior to exercising these powers.</p> <p>Section 50(4)—Where all interests continue</p>
<p>Project Officers Level 3, Pilbara Team, Land Asset Management Services</p>	<p>Sections 18, 21, 29, Schedule 2 and Schedule 3 of the Act.</p>	<p>Sections 18, 21, -The delegate and subdelegates must receive initiating instructions from, or the approval of, the person occupying or acting in the position of Administrator, or an equivalent position in the case of a change in administrative arrangements, prior to exercising these powers.</p>
<p>Assistant Director General—Strategic Corporate Support</p>	<p>Item 7(b) of Schedule 1 to the Regulations.</p>	

COLUMN 1 OFFICE	COLUMN 2 SECTIONS OF LAA	COLUMN 3 CONDITIONS
Director Information Services	Item 7(b) of Schedule 1 to the Regulations.	
Manager Information Support	Item 7(b) of Schedule 1 to the Regulations.	
Manager Records	Item 7(b) of Schedule 1 to the Regulations.	
Records Management Services Coordinator Level 4	Item 7(b) of Schedule 1 to the Regulations	

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995*Shire of Esperance*

(BASIS OF RATES)

Department of Local Government
and Regional Development
5 August 2005.

DLGRD: ES5-4#02

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Director General of the Department of Local Government and Regional Development under delegation from the Hon John Bowler MLA, Minister for Local Government and Regional Development being charged for the time being, with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 12 August 2005.

CHERYL GWILLIAM, Director General.

Schedule

ADDITIONS TO GROSS RENTAL VALUE AREA

Shire of Esperance

All that portion of land being Lot 2 as shown on Diagram 69199.

LG402

LOCAL GOVERNMENT ACT 1995*District of the Shire of Kalamunda***(CHANGE OF DISTRICT BOUNDARIES) ORDER 2005**

Made by the Governor in Executive Council on the recommendation of the Minister for Local Government and Regional Development.

1. Citation

This order is the District of the Shire of Kalamunda (Change of District Boundaries) Order 2005.

2. Commencement

This Order shall take effect on and from the date of publication in the *Government Gazette*.

3. Boundary changes—district of the Shire of Kalamunda (s.2.1 (1) (b) and s.2.2 (1) (c) of the Act)

(1) The boundaries of the district of the Shire of Kalamunda are changed by including within the district the portion of land described in the Schedule.

(2) The boundaries of the East Ward in the district of the Shire of Kalamunda are changed by including within the ward the portion of land described in the Schedule.

I recommend that the orders in clause 3 be made as recommended by the Local Government Advisory Board.

JOHN BOWLER, Minister for Local Government
and Regional Development.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

Dated 3 August 2005.

Schedule

ADDITION OF TERRITORY TO THE DISTRICT OF THE SHIRE OF
KALAMUNDA (EAST WARD)

All that portion of land bounded by lines starting from the intersection of the prolongation northerly of the western boundary of late lease 8/228 with the left bank of the Darkan River, a present northeastern corner of the Shire of Kalamunda, and extending generally southeasterly upwards along that bank to the northern boundary of late lease 8/228; a point on a present northern boundary of the Shire of York, thence westerly along that boundary to the northwestern corner of late lease 8/228, a point on a present eastern boundary of the Shire of Kalamunda and thence northerly along that boundary to the starting point.

Area: Approximately 10.7835 ha.

LG403*

CITY OF KALGOORLIE-BOULDER
APPOINTMENTS

The City of Kalgoorlie-Boulder wishes to advise for public information the appointment of Nathan Duncan as an authorized officer to operate within the City of Kalgoorlie-Boulder to enforce the following Acts and Regulations and Local Laws—

The City's Parking and Parking Facilities Local laws
Litter Act 1976 (Amended 2004)

Additionally the appointment of Peter Wilden, Damian Green, Kalayvanan (Ivan) Chellan, Victor Birt and Sean Hawkins as authorized officers to operate within the City of Kalgoorlie-Boulder to enforce the following Local Law—

The City's Parking and Parking Facilities Local Laws

EDDIE PIPER, PSM, Acting Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

PETROLEUM PIPELINES ACT 1969
VARIATION OF PIPELINE LICENCE PL 1

Pipeline Licence PL 1 held by CMS Gas Transmission of Australia has been varied by instrument of Variation 12P/04-5.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

MP402

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Mt Magnet, 21 July 2005.

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 provisions of Section 96(1)(a) for breach of covenant, viz, non-payment of rent.

S. RICHARDSON, Warden.

To be heard in the Warden's Court, Mt Magnet on the 16th September 2005.

MURCHISON MINERAL FIELD
Cue District

P20/1761—Thomas, Ronald Stanley

MP403

MINING ACT 1978
FORFEITURE

Department of Industry and Resources,
Perth WA 6000.

I hereby declare in accordance with the provisions of Section 96A(1) of the "Mining Act 1978" that the undermentioned exploration licence is forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

ALAN CARPENTER MLA, Minister for State Development.

Number	Holder	Mineral Field
59/1018	Mount Burgess Mining NL	Yalgoo

MP404

MINING ACT 1978
CANCELLED FORFEITURE

Department of Industry and Resources,
Perth WA 6000.

In accordance with Section 97A(8) of the Mining Act 1978 I hereby cancel the forfeiture on the undermentioned mining lease previously declared forfeited for breach of covenant viz; automatic forfeiture for non-payment of penalty imposed on the lease and restore the lessee to its former estate.

ALAN CARPENTER MLA, Minister for State Development.

Number	Holder	Mineral Field
24/78	Visiomed Group Ltd	Broad Arrow

MP405*

MINING ACT 1978
Section 19

INSTRUMENT OF EXEMPTION OF LAND

The Minister for State Development pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby exempts the parcels of land described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) from Divisions 1 to 5 of Part IV of the *Mining Act 1978* for the maximum period of two years.

Area 1

Carnarvon

Description

Land designated FNA 6561 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7251565	771802
50	7250181	165311
49	7252769	771569
50	7251374	165025
49	7252782	771566
50	7251387	165021
49	7252897	773456
50	7251585	166905
49	7252911	773687

Zone	Northing	Easting
50	7251609	167135
49	7252912	773710
50	7251611	167158
49	7252972	774683
50	7251714	168128
49	7251395	774386
50	7250125	167901
49	7251248	774358
50	7249977	167879
49	7250914	774296
50	7249640	167832
49	7250934	773418
50	7249622	166954
49	7250941	773116
50	7249615	166651
49	7250237	773100
50	7248911	166666
49	7250230	773401
50	7248917	166968
49	7250028	773397
50	7248715	166972
49	7249767	773391
50	7248454	166978
49	7249510	773385
50	7248197	166983
49	7249528	772582
50	7248180	166180
49	7249572	772481
50	7248219	166077
49	7249581	772462
50	7248227	166058
49	7249823	771913
50	7248445	165498
49	7249827	771690
50	7248439	165275
49	7249832	771461
50	7248434	165046
49	7251565	771802
50	7250181	165311

Area 2

Carnarvon

Description

Land designated FNA 6562 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7252718	779571
50	7251675	173025
49	7252801	775430
50	7251576	168882
49	7254449	775482
50	7253226	168862
49	7254398	778019
50	7253286	171400
49	7256244	778056
50	7255133	171356
49	7256295	775518
50	7255072	168817
49	7256806	775528
50	7255583	168804
49	7256806	776115
50	7255609	169391
49	7256787	776715
50	7255616	169991
49	7256787	776982
50	7255628	170258
49	7256645	777119
50	7255492	170401
49	7257341	777845
50	7256220	171096
49	7257341	779191
50	7256279	172442
49	7255715	779352
50	7254661	172674

Zone	Northing	Easting
49	7255694	779354
50	7254640	172677
49	7254159	779508
50	7253113	172898
49	7254137	779510
50	7253091	172901
49	7254126	779509
50	7253080	172901
49	7253282	779417
50	7252232	172846
49	7252718	779571
50	7251675	173025

Area 3

Carnarvon

Description

Land designated FNA 6563 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7254459	774946
50	7253212	168326
49	7252972	774683
50	7251714	168128
49	7252782	771566
50	7251387	165021
49	7254532	771276
50	7253124	164654
49	7254459	774946
50	7253212	168326

Area 4

Carnarvon

Description

Land designated FNA 6564 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7251565	771802
50	7250181	165311
49	7252769	771569
50	7251374	165025
49	7252884	771224
50	7251474	164675
49	7252895	771193
50	7251484	164643
49	7252920	771130
50	7251506	164579
49	7253543	769596
50	7252061	163019
49	7253560 i	769558
50	7252076	162980
49	7252416	766940
50	7250818	160413
49	7249193	765416
50	7247529	159032
49	7249141	768163
50	7247598	161780
49	7249137	768370
50	7247603	161987
49	7249177	768371
50	7247643	161986
49	7249167	768910
50	7247657	162526
49	7249166	768950
50	7247658	162566
49	7249301	769075
50	7247798	162685
49	7249457	768955
50	7247949	162558
49	7249605	769146
50	7248105	162742
49	7249743	769071
50	7248240	162661
49	7249855	769262

Zone	Northing	Easting
50	7248360	162847
49	7249941	769409
50	7248453	162990
49	7249995	769502
50	7248511	163081
49	7250118	769713
50	7248643	163286
49	7250190	769838
50	7248720	163408
49	7250258	769954
50	7248793	163521
49	7250326	770070
50	7248867	163634
49	7250371	770147
50	7248915	163709
49	7250365	770186
50	7248911	163748
49	7250346	770307
50	7248897	163870
49	7250326	770437
50	7248883	164001
49	7250302	770589
50	7248865	164154
49	7250277	770751
50	7248848	164317
49	7250256	770890
50	7248833	164457
49	7249843	770883
50	7248420	164468
49	7249840	771052
50	7248424	164637
49	7249832	771461
50	7248434	165046
49	7251565	771802
50	7250181	165311

Area 5

Carnarvon

Description

Land designated FNA 6566 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7254135	783248
50	7253253	176637
49	7253447	782055
50	7252513	175475
49	7253408	781914
50	7252468	175336
49	7253338	781797
50	7252393	175222
49	7253232	781680
50	7252282	175110
49	7253206	781695
50	7252256	175126
49	7253221	781298
50	7252254	174728
49	7252936	780828
50	7251948	174271
49	7252924	780808
50	7251936	174252
49	7252898	780764
50	7251908	174209
49	7252855	780790
50	7251866	174237
49	7252792	780687
50	7251798	174137
49	7252730	780583
50	7251732	174035
49	7252667	780480
50	7251664	173935
49	7252594	780359
50	7251586	173818
49	7252532	780256
50	7251520	173717

Zone	Northing	Easting
49	7252704	780259
50	7251692	173713
49	7252715	779676
50	7251677	173130
49	7253290	779518
50	7252245	172946
49	7254048	779601
50	7253006	172996
49	7254076	779604
50	7253034	172998
49	7254137	779611
50	7253095	173002
49	7258779	779152
50	7257714	172340
49	7258963	788041
50	7258288	181215
49	7253924	788041
50	7253253	181436
49	7254135	783248
50	7253253	176637

Area 6

Mt Stuart

Description

Land designated FNA 6582 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7511000	404000
50	7511000	403400
50	7511500	403400
50	7511500	404000
50	7511000	404000

Area 7

Mt Stuart

Description

Land designated FNA 6583 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7516743	387977
50	7516488	387653
50	7516608	388124
50	7516767	388051
50	7516743	387977

Area 8

Pt Nanutarra

Description

Land designated FNA 6584 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7521050	374140
50	7521050	373746
50	7521175	373746
50	7521175	374140
50	7521050	374140

Area 9

Peedamulla

Description

Land designated FNA 6586 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7579221	362500
50	7580234	362500
50	7580234	363353
50	7579221	363194
50	7579221	362500

Area 10

Peedamulla

Description

Land designated FNA 6587 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7574761	362181
50	7574809	362274
50	7574672	362246
50	7574640	362142
50	7574761	362181

Area 11

Peedamulla

Description

Land designated FNA 6588 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7569520	360650
50	7569544	360421
50	7569696	360460
50	7569664	360715
50	7569520	360650

Area 12

Pt Nanutarra

Description

Land designated FNA 6590 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7498500	340000
50	7500000	341750
50	7500332	341590
50	7499000	339746
50	7498500	340000

Area 13

Uaroo

Description

Land designated FNA 6591 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7496272	334161
50	7495898	334262
50	7495889	334152
50	7496214	334097
50	7496272	334161

Area 14

Pt Nanutarra

Description

Land designated FNA 6592 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7489500	337000
50	7489500	336000
50	7488500	336000
50	7488500	337000
50	7489500	337000

Area 15

Marrila

Description

Land designated FNA 6597 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7464480	269937
50	7464347	269633
50	7463986	269884
50	7484104	270133
50	7464480	269937

Area 16

Marrila

Description

Land designated FNA 6598 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7461338	267260
50	7461055	267648
50	7461129	267757
50	7461290	267499
50	7461338	267260

Area 17

Marrila

Description

Land designated FNA 6599 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
50	7460530	264619
50	7460793	264664
50	7460788	264863
50	7460596	264840
50	7460530	264619

Area 18

Minilya

Description

Land designated FNA 6600 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7401789	834540
50	7402959	221555
49	7402063	834727
50	7403241	221730
49	7401923	834817
50	7403105	221826
49	7401811	834743
50	7402990	221757
49	7401789	834540
50	7402959	221555

Area 19

Minilya

Description

Land designated FNA 6601 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7398236	835666
50	7399458	222828
49	7398233	835434
50	7399445	222596
49	7398140	835445
50	7399353	222611
49	7398155	835678
50	7399378	222843
49	7398236	835666
50	7399458	222828

Area 20

Minilya

Description

Land designated FNA6602 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7396143	836231
50	7397391	223479
49	7396270	833185
50	7397391	220432
49	7395174	832598
50	7396272	219892
49	7393718	831320
50	7394764	218676
49	7393587	834435

Zone	Northing	Easting
50	7394764	221793
49	7395043	835744
50	7396272	223039
49	7396143	836231
50	7397391	223479

Area 21

Minilya

Description

Land designated FNA 6603 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7344306	806293
50	7344350	195762
49	7344868	806506
50	7344920	195951
49	7344635	806923
50	7344705	196377
49	7343999	806622
50	7344057	196103
49	7344150	806366
50	7344197	195841
49	7344306	806293
50	7344350	195762

Area 22

Minilya

Description

Land designated FNA 6604 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7343825	808179
50	7343950	197666
49	7343880	807953
50	7343995	197438
49	7343990	807837
50	7344100	197318
49	7343857	808303
50	7343987	197789
49	7343825	808179
50	7343950	197666

Area 23

Wooramel

Description

Land designated FNA 6608 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7135159	831653
50	7136576	230322
49	7135313	831653
50	7136730	230315
49	7135317	831738
50	7136738	230400
49	7135145	831736
50	7136566	230406
49	7135159	831653
50	7136576	230322

Area 24

Yarning

Description

Land designated FNA 6609 in Tengraph at the Department of Resources Development

Zone	Northing	Easting
49	7129935	831625
50	7131359	230533
49	7129797	831659
50	7131222	230573
49	7129855	831756
50	7131285	230667
49	7129968	831722

Zone	Northing	Easting
50	7131396	230628
49	7130096	831747
50	7131525	230647
49	7130179	831627
50	7131602	230524
49	7130105	831525
50	7131524	230425
49	7129935	831625
50	7131359	230533

Dated at Perth this 27th day of July 2005.

ALAN CARPENTER MLA, Minister for State Development.

MP406

MINING ACT 1978

Section 19

INSTRUMENT OF CANCELLATION OF EXEMPTION OF LAND

Pursuant to Section 19(1)(b) of the *Mining Act 1978*, I hereby cancel the Exemptions of Crown Land described hereunder. The subject land is now subject to Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

The area of land designated S19/54 in Tengraph at the Department of Resources and Development declared exempt on 18 February 1993 and published in the *Government Gazette* dated 26 February 1993, page 1363.

The area of land designated S19/56 in Tengraph at the Department of Resources and Development declared exempt on 21 September 1992 and published in the *Government Gazette* dated 2 October 1992, page 4862.

The area of land designated S19/57 in Tengraph at the Department of Resources and Development declared exempt on 28 July 1992 and published in the *Government Gazette* dated 7 August 1992, page 3933.

The area of land designated S19/63 in Tengraph at the Department of Resources and Development declared exempt on 18 February 1990 and published in the *Government Gazette* dated 2 March 1990, pages 1330 to 1331.

The area of land designated S19/86 in Tengraph at the Department of Resources and Development declared exempt on 8 February 1990 and published in the *Government Gazette* dated 16 February 1990, page 1100.

Dated at Perth this 27th day of July 2005.

ALAN CARPENTER MLA, Minister for State Development.

PLANNING AND INFRASTRUCTURE

PI402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Shark Bay

Town Planning Scheme No. 2—Amendment No. 46

Ref: 853/10/5/3 Pt 46

It is hereby notified for public information, in accordance with section 7 of the *Town Planning and Development Act 1928* (as amended) that the Minister for Planning and Infrastructure approved the Shire of Shark Bay town planning scheme amendment on 11 July 2005 for the purpose of—

1. Reclassifying portion of Lot 338 and Vacant Crown Land, Stella Rowley Drive, Denham from 'Parks and Recreation' to a 'Residential Development' zone with an R12.5/30 density coding;
2. Rezoning/reclassifying Lot 296 Stella Rowley Drive, Denham from a 'Special Use—Tourist Accommodation' zone and a 'Parks and Recreation' reserve to a 'Special Use' zone;

3. Amending Clause 4.7 of the Scheme to include reference to portion of Lot 338 and Vacant Crown Land, Stella Rowley Drive, Denham as follows—

4.7.10 Development of portion of Lot 338 and Vacant Crown Land, Stella Rowley Drive, Denham shall be subject to the proponent preparing and implementing a landscape management plan which addresses the following issues—

- (i) Limiting clearing and locating development in areas which are already modified or disturbed;
- (ii) Minimising the spread of weeds in the area;
- (iii) Future developments be located outside the coastal heath and tidal flats communities; and
- (iv) Consideration of visual amenity.

4. Amending Appendix No. 5 of the Scheme to include reference to Lot 296 Stella Rowley Drive, Denham as follows—

No.	Location	Land Particulars	Permitted Uses
17	Stella Rowley Drive	Lot 296	Residential Dwellings, Tourist Accommodation Conditions of Development <ul style="list-style-type: none"> • Limit height of all development to 6m above the height of Stella Rowley Drive (calculated in accordance with the Residential Design Codes); • Prior to commencement of development, approval of a foreshore management plan, by the Shire and the WAPC, for the coastal reserve between the site and the coast in accordance with Statement of Planning Policy 2.6—State Coastal Planning Policy. The management plan shall include the provision of a dual use path to provide clear demarcation between the development site and the foreshore reserve and definition of the setback for development from the permanent vegetation line. • The maximum percentage of permanent residential development on site shall comply with the following at all stages of development of the site— <ol style="list-style-type: none"> (i) the proportion of permanent residential units relative to the total number of accommodation units on the site shall be equal to or less than 20 percent; (ii) The gross floor area of the permanent residential units relative to the gross floor area of all units on the site shall be equal to or less than 20 percent; (iii) The site area occupied by the permanent residential units, and any areas designated for the specific use of the occupiers of those units, relative to the area occupied by the tourist development shall be equal to or less than 1.22 ha. In calculating the area occupied by the tourist development those facilities available for common use shall be excluded from the calculation.

The percentage of permanent residential development may be varied with the approval of Council and the endorsement of the WAPC.

Outline Development Plan

Development of the site shall be in accordance with an approved outline development plan, that has been endorsed by the Western Australian Planning Commission. The plan shall generally be prepared in accordance with the provisions of Clause 4.7 of the Scheme and should address the following design and development guidelines—

- The proposed development is sympathetic to the location taking into account the built form, topography and landscape character of the surrounding area;

No.	Location	Land Particulars	Permitted Uses
			<ul style="list-style-type: none"> • Good visual permeability of the foreshore and ocean from nearby residential areas, roads and public open spaces; • Adequate provision for open space and landscaping on the site; • Provision for pedestrian access to the foreshore reserve; • Where a residential component is incorporated within the site, those areas of the site providing the highest tourist values, eg beachfront, should be retained predominantly for tourist purposes, and not permanent residential units • Design of the tourist and permanent residential units within the complex shall be complementary and provide the opportunity for integration between the two types of accommodation; • The development shall incorporate facilities normally associated with tourist accommodation developments such as recreation, entertainment facilities and integrated management facilities; and • Include a management plan to deal with the interface between residential and tourist uses.

5. Amending the Scheme Map accordingly.

L. R. MOSS, President.
M. HOOK, Chief Executive Officer.

PI401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Nedlands

Town Planning Scheme No. 2—Amendment No. 152

Ref: 853/2/8/4 Pt 152

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended) that the Minister for Planning and Infrastructure approved the City of Nedlands town planning scheme amendment on 6 August 2005 for the purpose of—

1. Amending the Scheme Map by rezoning Lot 24 Broadway and Lot 10 The Avenue, Nedlands, from “Hotel/Residential R10” and “Residential R10” to “Special Use”.
2. Amending the Scheme Text by adding to Schedule V—Special Use Zone—

(A) DESCRIPTION OF SITE	(B) PERMITTED USES AND PROVISIONS APPLYING TO SPECIAL USE SITES
No. 171 (Lot 24) Broadway and No. 36 (Lot 10) The Avenue, Nedlands	(i) The following Use are ‘AA’ permitted— Betting Agency Caretaker’s Dwelling Carpark Consulting Rooms Exhibition Centre Grouped Dwelling Home Business Home Occupation Home Office Hotel Lunch Bar Motel Multiple Dwelling Office Public Utilities Residential Building Restaurant

(A) DESCRIPTION OF SITE	(B) PERMITTED USES AND PROVISIONS APPLYING TO SPECIAL USE SITES
	Shop Single House Tavern
	(ii) The hotel building shall be retained and restored in accordance with a Conservation Plan approved by the Heritage Council of Western Australia.
	(iii) The site should accommodate a variety of dwelling sizes to accommodate different lifestyle needs and budgets in accordance with Statement of Planning Policy (SPP) 3.
	(iv) Maximum Building Height—
	(a) The Avenue—The maximum height of a building fronting The Avenue shall be three storeys or 11.0 metres, whichever is the lesser (excluding non-habitable basements or non-habitable roof spaces). The apex of a roof shall not be higher than 4.0 metres above the upper floor ceiling height. The height along the south-western boundary be restricted to a maximum of 4 storeys if the building form on the subject property complements (to the satisfaction of Council) the development outcomes on the adjoining property at No 38 The Avenue (Part Lot 787) and No 37 (Part Lot 787) The Esplanade, Nedlands.
	(b) Broadway—The average height of all buildings fronting Broadway, between the southern (riverside) façade of the original Hotel and the corner of Broadway/The Esplanade shall not exceed five storeys, with a maximum height of six storeys (excluding non-habitable basements, car parks or non-habitable roof spaces). The apex of a roof shall not be higher than 4.0 metres above the upper floor ceiling height.
	(c) The Esplanade—The maximum height of a building fronting The Esplanade shall be four storeys or 14.0 metres, whichever is the lesser (excluding non-habitable basements, carparks or non-habitable roof spaces). The apex of a roof shall not be higher than 4.0 metres above the upper floor ceiling height.
	(v) Site cover shall not exceed 60%, and plot ratio shall not exceed 1.5
	(vi) New development surrounding the original hotel shall be set back a minimum of 10.0 metres from the building (including the verandah) or as otherwise determined by the Conservation Plan referred to in (ii) above.
	(vii) The Design for Privacy provisions of the Residential Design Codes (2002) should be complied with.
	(viii) The Design for Climate Requirements of the Residential Design Codes (2002) should be complied with.
	(ix) Setbacks: Front—The Avenue Building fronts used for 'mixed use' purposes shall have a setback of nil metres to the street, except in the case of ground floor residential, which shall be setback no

(A)
DESCRIPTION OF SITE

(B)
PERMITTED USES AND PROVISIONS APPLYING TO
SPECIAL USE SITES

less than 3.0 metres from the street boundary, and no greater than 6.0 metres from the street boundary.

In the case of a setback of between 3.0 and 6.0 metres for residential ground floor uses, no subsequent floors may project closer to the street than the prevailing setback established by the ground floor.

The setback along the south-western boundary may be reduced to nil if the building form on the subject property complements (to the satisfaction of the Council) the development outcomes on the adjoining property at No. 38 The Avenue (Part Lot 787) and No. 37 Esplanade (Part Lot 787), Nedlands.

Setbacks: Front—Broadway

Building fronts used for 'mixed use' purposes shall have a setback of nil metres to the street, except in the case of ground floor residential, which shall be setback no less than 3.0 metres from the street boundary, and no greater than 6.0 metres from the street boundary.

In the case of a setback of between 3.0 and 6.0 metres for residential ground floor uses, no subsequent floors may project closer to the street than the prevailing setback established by the ground floor.

Development on the building site fronting Broadway, on the corner of The Esplanade, shall have a setback of nil metres to the street.

Setbacks: Front—Esplanade

Building fronts used for residential purposes, shall be setback no less than 3.0 metres from the street boundary and no greater than 6.0 m from the street boundary.

Development on the building site, excluding underground parking, fronting The Esplanade, on the corner of Broadway, shall have a setback of 3.0 metres to the street.

Setbacks: Side

Side setbacks (to common boundaries with the abutting residential lots) shall be in accordance with the Residential Design Codes.

Council may consider a reduction to the side setback provisions, along the south-western boundary, provided the relaxation of the setback results in a corresponding increase in the width of the view corridor to the hotel.

Setbacks: To Hotel

A building redeveloped upon portions of the site currently occupied by additions to the original Steve's Hotel or on other parts of the site shall have a minimum setback of 10.0 metres to the original Hotel building, or otherwise in accordance with an approved Conservation Plan referred to in (ii) above.

(A) DESCRIPTION OF SITE	(B) PERMITTED USES AND PROVISIONS APPLYING TO SPECIAL USE SITES
	<p>(x) View Corridor to The River</p> <p>No development application shall be approved by Council unless it includes an open, uninterrupted corridor for the purpose of providing visual connection at pedestrian level, between and perpendicular to, the original Hotel façade facing the river, and The Esplanade.</p> <p>The width of the view corridor shall be no less than three-quarters of the length of the river façade of the original Steve's Hotel (including verandahs), and its axis shall generally be aligned with the centre of the river elevation of the Hotel.</p> <p>The view corridor may accommodate underground parking beneath it, or amenities (such as pools, courts and landscaping) within it, but may not contain any habitable or visually intrusive building structures.</p>
	<p>(xi) View Corridor/Civic Space at Broadway and The Avenue</p> <p>No development application shall be approved by Council unless it includes an open uninterrupted square for the purpose of providing visual connection at pedestrian level, between and perpendicular to, the original Hotel façade facing the intersection of Broadway and The Avenue, and that intersection itself.</p> <p>The square may accommodate alfresco dining, landscaping and public art within it, but may not contain habitable or visually intrusive structures over 1.2 metres in height, although lightweight structures may be considered by Council where it does not unduly interfere with the view corridor (including such structures as shade umbrellas, pergolas, patios etc).</p>
	<p>(xii) No less than 50% of the building façade at ground level and facing a street (or formal public space such as the view corridors, civic space etc) shall comprise windows or glazed doors.</p>
	<p>(xiii) Where buildings abut a street sidewalk, such buildings shall provide a continuous awning over the 'free walk zone' of the sidewalk.</p>
	<p>(xiv) Parking is to be provided on site at the rate prescribed in the Scheme.</p>
	<p>(xv) All fencing between the public and private or semi-private areas shall be visually permeable, utilising such materials as wrought iron, 'hit and miss' pickets, 'pool' type fencing, glass or acrylic, other than for loading areas. Solid fencing shall be a maximum height of 0.6 metres from ground level.</p>

L. G. TAYLOR, Mayor.
D. E. PRICE, Chief Executive Officer.

POLICE

PO501*

POLICE ACT 1892 POLICE AUCTION

Under the provisions of the Police Act 1892-1992, unclaimed and forfeited property and bicycles will be sold by public auction Ross's Sales & Auctions, 241 Railway Parade, Maylands on Wednesday 31 August 2005 at 10.00am.

The auction is to be conducted by Mr Brad Buckle, Mr. Craig Edwards, Mr. Kevin Grickage.

K. O'CALLAGHAN, Commissioner of Police,
Western Australia Police Service.

PREMIER AND CABINET

PC401

INTERPRETATION ACT 1984 MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon K. M. Chance MLC to act temporarily in the office of Minister for Fisheries; the Kimberley, Pilbara and Gascoyne in the absence of the Hon J. R. Ford MLC for the period 31 July—3 August 2005 (both dates inclusive)

M. C. WAUCHOPE, Director General,
Department of the Premier and Cabinet.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR LICENSING ACT 1988 LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the *Liquor Licensing Act 1988* and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming and Liquor, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
10915	Element WA Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Clarkson and known as Naked Bottle	01/09/2005
10917	Strathclyde Nominees Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Victoria Park and known as Vic Park Cleanskins	02/09/2005
10918	Osborn Wines Pty Ltd	Application for the grant of a Producer's licence in respect of premises situated in Manjimup and known as Osborn Wines Pty Ltd	18/08/2005
10921	Dellalan Pty Ltd	Application for the grant of a Special Facility—Caterer licence in respect of premises situated in Canning Vale and known as Grinners Catering Perth Metro	07/09/2005

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE—<i>continued</i>			
10899	Splendour West Pty Ltd	Application for the grant of a Producer's licence in respect of premises situated in Pemberton and known as Bellarmine Wines	21/08/2005
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
24463	C H B Charters Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Northbridge and known as The Church Night Club	21/08/2005
24483	Loriana Crews, Antonino Letizia and David Anthony Letizia	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Lowden and known as Preston Valley Store	01/09/2005
24464	Giorgiana Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Hilton and known as South Street Ale House	28/08/2005
24323	Lynwood Arms Trading Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Ferndale and known as Lynwood Arms Hotel	23/08/2005

This notice is published under section 67(5) of the *Liquor Licensing Act 1988*.

Dated: 10 August 2005.

P. MINCHIN, Acting Director of Liquor Licensing.

DECEASED ESTATES

ZX401

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* as amended relates in respect of the estate of Betty Nulsen late of Unit 6, 110 Mangles Street, Bunbury in the State of Western Australia who died on 8 June 2005 are required by the personal representative to send particulars of their claims addressed to the Executor of the Estate of the late Betty Nulsen late of Unit 6, 110 Mangles Street, Bunbury in the State of Western Australia deceased care of Edwin Abdo & Associates, Barristers Solicitors & Notaries of 26 Stirling Street, Bunbury by the 12th day of September 2005 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Ada Alice Morgan, late of Bethavon Aged Care Hostel, Duke Street, Northam, in the State of Western Australia, deceased.

Creditors and other persons having claims to which Section 63 of the *Trustees Act 1962* relate in respect of the Estate of the deceased, who died on the 28th day of June 2005 are required by the Executor, Wayne Campbell Morgan to send the particulars of their claim to Messrs Taylor Smart of Level 8, 50 St George's Terrace, Perth in the State of Western Australia, by the 12th day of September 2005, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 12th day of August 2005.

GARRY E. SAME, Taylor Smart.

ZX403

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 by Perpetual Trustees W.A. Ltd c/- Ground floor, 39 Hunter Street, Sydney NSW, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

STEPHEN JOHN MAXWELL, Senior Estate Manager.
Direct Phone (02) 9229 3419.

Estate late Roland Iddison, late of 49 Beatrice Road, Dalkeith, Retired Solicitor, died 14/7/05.

Estate late Gladys Patricia Mitchell, late of Lakeside Nursing Home, 68 Lyall Street, Redcliffe, Widow, died 6/7/05.

ZX404

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Claims against the estate of Walter Dye, late of 3 Princess Avenue, Albany, Western Australia should be lodged with the Executors, c/- Haynes Robinson Barristers & Solicitors, PO Box 485, Albany, Western Australia before 11 September 2005 after which date the assets will be distributed having regard only to the claims received.

HAYNES ROBINSON.

ZX405

TRUSTEES ACT 1962
DECEASED ESTATES

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 12th September 2005, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Abraham, Leslie Doidge, late of Shoalwater Nursing Home 70-74 Fourth Avenue Shoalwater, died 20/7/05, (DE19651123EM26)

Anstey, Timothy John, late of Unit 91/2 Sherwood Court Perth, died 18/6/05, (DE20010677EM16)

Boyd, Robert, late of 10 Power Place Attadale, died 11/7/05, (DE19720238EM213)

Bruna, Vlastimil, late of 77 Reserve Street Wembley, died 17/6/05, (DE19841238EM313)

Cogzell, William James, late of 64A Poincaire Street Stirling, died 6/7/05, (DE19872799EM37)

Corless, Beverly May, late of 11 Costa Brava Place Safety Bay, died 3/5/05, (DE33041656EM38)

Diggens, Alice Mary, late of Leslie A Watson Nursing Home 18 Roebuck Drive Salter Point, died 19/7/05, (DE19924736EM26)

Eeles, Reginald Allan, late of 74 Strawberry Hill Drive Gidgegannup, died 25/6/05, (DE19890304EM36)

Gallacher, James Harold, late of 15 Thomas Street South Perth, died 22/7/05, (DE33026015EM17)

Hawkshaw, Vivienne Mabel Marie, late of 53 West Parade Perth, died 19/7/05, (DE19764367EM38)

Hopkins, John, late of 5 Dirk Place Denham, died 25/7/05, (DE33043577EM35)

Kenworthy, Wynfield Elsie also known as Winfield Elsie Kenworthy, late of Hillview Terrace Bentley, died 11/6/05, (DE19611624EM37)

Knight, Eric Peter, late of Unit 4/161 Forrest Street Fremantle, died 9/7/05, (DE19784259EM16)

Lamb, Marcia, late of 11 Dillenia Way Greenway, died 16/1/05, (DE32004174EM13)

McCaw, Victor John, late of 5 Tonkin Road Hilton, died 22/7/05, (DE33041549EM23)

Morris, Jane Ellen, late of Osboine Nursing Home 39 Newston Street Bayswater, died 5/7/05, (DE19731165EM12)

Peart, Patricia Gibson, late of Greenfields Aged Care Facility Lakes Road Mandurah, died 20/7/05, (DE19703294EM16)

Seidolli, Nevrus Sherif also known as Nevrus Sherif, late of Katundi Vaskop Korce Albania formerly of 2 Gretel Drive Falcon, died 26/10/99, (DE30324858EM110)

Vitek, Marcel Jaroslav, late of 1/16 Eighth Avenue Maylands, died 22/7/05, (DE19884100EM34)

Williamson, Ivy Lorraine, late of Concorde Nursing Home Anstey Street South Perth formerly of Unit 11/6 Hardy Street South Perth, died 28/7/05, (DE19770741EM32)

Wray, Joyce Florence, late of 61 Jeanes Road Karrinyup, died 19/7/05, (DE19702164EM37)

Yates, Olga Betty, late of Brightwater 19 Pioneer Drive Edgewater formerly of 32 Plantation Street Coolbinia, died 5/7/05, (DE33037184EM22)

Young, Ian Andrew, late of Lot 102 Woodland Lane Bindoon, died 6/5/05, (DE19990311EM17)

ANTONINA ROSE McLAREN, Public Trustee,
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