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— PART 1 —

PROCLAMATIONS

AA101

ABORIGINAL COMMUNITIES ACT 1979

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 *Aboriginal Communities Act 1979* and with the advice and consent of the Executive Council—

- (a) under section 4(1)(b) of that Act, and on the advice of the Minister for Indigenous Affairs, declare the Kundat Djaru Aboriginal Corporation, an incorporated Aboriginal community, to be an Aboriginal community to which the *Aboriginal Communities Act 1979* applies; and
- (b) under section 6(1) of that Act, declare the following lands to be the community lands of that community—

Lot 62 on Deposited Plan 216499 being the whole of the land in Qualified Certificate of Crown Land Title Volume LR3055 Folio 194 and being reserve 37670 for the purpose of use and benefit of the Aboriginal inhabitants.

Given under my hand and the Public Seal of the State on 11 October 2005.

By Command of the Governor,

JOHN KOBELKE, Minister for Indigenous Affairs.

GOD SAVE THE QUEEN !

AA102

ABORIGINAL COMMUNITIES ACT 1979

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 *Aboriginal Communities Act 1979* and with the advice and consent of the Executive Council—

- (a) under section 4(1)(b) of that Act, and on the advice of the Minister for Indigenous Affairs, declare the Irrungadji Group Association Incorporated, an incorporated Aboriginal community, to be an Aboriginal community to which the *Aboriginal Communities Act 1979* applies; and
- (b) under section 6(1) of that Act, declare Reserve 36567, being Lot 204 on Deposited Plan 183007 as comprised in Qualified Certificate of Crown Land Title Volume LR3051 Folio 972, to be the community lands of that community.

Given under my hand and the Public Seal of the State on 11 October 2005.

By Command of the Governor,

JOHN KOBELKE, Minister for Indigenous Affairs.

GOD SAVE THE QUEEN !

COMMUNITY DEVELOPMENT

CX301*

Constitution Act 1889

**Constitution (Vesting of Minor Appointments)
Order 2005**

Made by the Governor in Executive Council under section 74 of the Act.

1. Citation

This order is the *Constitution (Vesting of Minor Appointments) Order 2005*.

2. Vesting of power to make minor appointments to the Department for Community Development

The person for the time being holding or acting in the office of chief executive officer of the department of the Public Service principally assisting the Minister responsible for the administration of the *Children and Community Services Act 2004* may make minor appointments to that department.

3. Repeal

The Order in Council under section 74 of the Act that was published in the *Gazette* on 26 July 1985, p. 2639, is repealed.

By Command of the Governor,

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

CONSERVATION

CO301*

Conservation and Land Management Act 1984

**Jurien Bay Marine Park (Classified Waters)
Notice 2005**

Made by the Minister under section 62(1a) of the Act.

1. Citation

This notice is the *Jurien Bay Marine Park (Classified Waters) Notice 2005*.

2. Terms used in this notice

In this notice —

“**approved management plan**” means the management plan for the Jurien Bay Marine Park, called the Jurien Bay Marine Park Management Plan, approved by the Minister under the Act as notified in the *Gazette* on 1 July 2005 at p. 3018-19;

“**high water mark**” has the meaning given to that term in the *Land Administration Act 1997* section 3(1);

“**Jurien Bay Marine Park**” means all waters reserved as Jurien Bay Marine Park under the Act by the *Jurien Bay Marine Park Order 2003* published in the *Gazette* on 26 August 2003 at p. 3753-5;

“**low water mark**” means ordinary low water mark at spring tides.

3. Application of Geocentric Datum of Australia 1994

A reference in this notice to a geographic coordinate is a reference to a coordinate in accordance with the Geocentric Datum of Australia 1994 (GDA 94).

4. Classification of sanctuary areas

Waters of the Jurien Bay Marine Park referred to in an item in Schedule 1 are classified under section 62(1a)(c) of the Act as a sanctuary area.

5. Classification of special purpose areas

Waters of the Jurien Bay Marine Park referred to in an item in Schedule 2 are classified under section 62(1a)(d) of the Act as a special purpose area for the purpose set out in that item.

6. Classification of a general use area

Waters of the Jurien Bay Marine Park, other than the waters classified under clauses 4 and 5, are classified under section 62(1a)(b) of the Act as a general use area.

7. Declaration of activities incompatible with conservation purposes of special purpose areas

- (1) For the purposes of section 13B(5)(c), (6)(c) and (7)(c) of the Act, the relevant activities referred to in Table 2 of the approved management plan which are designated as activities which are not permitted in a special purpose area are declared to be incompatible with the conservation purposes described in the approved management plan for the special purpose area classified as a special purpose area under clause 5 and referred to in Schedule 2 item 8 or 9.

- (2) For the purposes of section 13B(6)(c) and (7)(c) of the Act, the relevant activities referred to in Table 2 of the approved management plan which are designated as activities which are not permitted in a special purpose area are declared to be incompatible with the conservation purposes described in the approved management plan for the special purpose area classified as a special purpose area under clause 5 and referred to in Schedule 2 item 3, 4 or 6.

Schedule 1 — Sanctuary areas

[cl. 4]

1. Booker Rocks Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 24.9984 minutes south with longitude 115 degrees 1.38 minutes east;
- (b) from there south along longitude 115 degrees 1.38 minutes east to its intersection with latitude 30 degrees 25.1466 minutes south;
- (c) from there east along latitude 30 degrees 25.1466 minutes south to the intersection of longitude 115 degrees 1.5534 minute east;
- (d) from there north along longitude 115 degrees 1.5534 minutes east to its intersection with latitude 30 degrees 24.9984 minutes south; and
- (e) from there west along latitude 30 degrees 24.9984 minutes south to the point described in paragraph (a).

2. Boullanger Island Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 18.6606 minutes south with the low water mark of the northern coast of Boullanger Island;
- (b) from there in a generally south westerly direction along the low water mark of the eastern coast of Boullanger and Whitlock Islands to the intersection of latitude 30 degrees 19.4094 minutes south with longitude 114 degrees 59.6676 minutes east on the low water mark of Whitlock Island;
- (c) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 19.9314 minutes south with longitude 115 degrees 0.2322 minutes east;
- (d) from there along the geodesic in a south-westerly direction to the intersection of latitude 30 degrees 20.901 minutes south with the low water mark of the northern coast of North Essex Rock;

- (e) from there along the low water mark of the eastern coast of North Essex Rock in a clockwise direction to its intersection with longitude 114 degrees 59.9262 minutes east;
- (f) from there along the geodesic in a south-westerly direction to the intersection of latitude 30 degrees 21.1578 minutes south with the low water mark of the eastern coast of Middle Essex Rock;
- (g) from there generally south-easterly along the low water mark of Middle Essex Rock to its intersection with latitude 30 degrees 21.1740 minutes south;
- (h) from there along the geodesic in an easterly direction to the intersection of latitude 30 degrees 20.9640 minutes south with the low water mark of Western Australia's mainland coastline;
- (i) from there in a generally north-westerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 18.6594 minutes south; and
- (j) from there along the geodesic in a westerly direction to the point described in paragraph (a),

but excluding that portion of the Jurien Bay Marine Park referred to in Schedule 2 clause 12(1).

3. Cavanagh Reef Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 36.7914 minutes south with longitude 115 degrees 6.0876 minutes east;
- (b) from there south along longitude 115 degrees 6.0876 minutes east to its intersection with latitude 30 degrees 37.9266 minutes south;
- (c) from there east along that latitude 30 degrees 37.9266 minutes south to the low water mark of Western Australia's mainland coastline;
- (d) from there in a generally northerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 36.7914 minutes south; and
- (e) from there west along latitude 30 degrees 36.7914 minutes south to the point described in paragraph (a).

4. Fisherman Islands Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing on the intersection of latitude 30 degrees 7.7862 minutes south with the low water mark of the east coast of North Fisherman Island;
- (b) from there in a generally south-westerly direction along the low water mark of the Fisherman Islands to its intersection with longitude 114 degrees 56.7216 minutes east;

- (c) from there south along longitude 114 degrees 56.7216 minutes east to its intersection with latitude 30 degrees 8.2602 minutes south;
- (d) from there east along latitude 30 degrees 8.2602 minutes south to the low water mark of Western Australia's mainland coastline;
- (e) from there in a generally northerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 7.7862 minutes south; and
- (f) from there west along latitude 30 degrees 7.7862 minutes south to the point described in paragraph (a).

5. Grey Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 40.7226 minutes south with the low water mark of the eastern coast of North Green Island;
- (b) from there in a generally south-easterly direction along the low water mark of the Green Islands to its intersection with latitude 30 degrees 40.9992 minutes south;
- (c) from there along the geodesic in a north-easterly direction to the intersection of latitude 30 degrees 40.7430 minutes south with longitude 115 degrees 6.8310 minutes east;
- (d) from there along the geodesic in an easterly direction to the intersection of latitude 30 degrees 40.6650 minutes south with the low water mark of Western Australia's mainland coastline;
- (e) from there in a generally north-westerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 40.0050 minutes south; and
- (f) from there along the geodesic in a south-westerly direction to the point described in paragraph (a).

6. Nambung Bay Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 31.7196 minutes south with the low water mark of Western Australia's mainland coastline;
- (b) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 33.7686 minutes south with the low water mark of Western Australia's mainland coastline; and
- (c) from there in a generally north-westerly direction along the low water mark of Western Australia's mainland coastline to the point described in paragraph (a),

but excluding that portion of the Jurien Bay Marine Park referred to in Schedule 2 clause 13(1).

7. North Head Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 12.552 minutes south with the low water mark of the east coast of Sandland Island;
- (b) from there in a generally south-westerly direction along the low water mark of Sandland Island to its intersection with longitude 114 degrees 59.3712 minutes east;
- (c) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 14.0550 minutes south with longitude 114 degrees 59.5450 minutes east;
- (d) from there extending generally easterly along the geodesic between the point at latitude 30 degrees 14.0550 minutes south, longitude 114 degrees 59.5450 minutes east and the point at latitude 30 degrees 13.9908 minutes south, longitude 115 degrees 0.8490 minutes east to the intersection of that geodesic with the low water mark of Western Australia's mainland coastline;
- (e) from there generally north-westerly along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 12.4932 minutes south; and
- (f) from there along the geodesic in a south-westerly direction to the point described in paragraph (a),

but excluding those portions of the Jurien Bay Marine Park referred to in Schedule 2 clauses 10(1) and 11(1).

8. Pumpkin Hollow Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from a point at the intersection of latitude 30 degrees 14.9742 minutes south with the low water mark of Western Australia's mainland coastline;
- (b) from there generally north-westerly along the low water mark of Western Australia's mainland coastline to the intersection with the geodesic between the point at latitude 30 degrees 13.9908 minutes south, longitude 115 degrees 0.8490 minutes east and the point described in paragraph (a); and
- (c) from there extending along that geodesic in a south-easterly direction to the point described in paragraph (a).

9. Target Rock Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 44.4852 minutes south with longitude 115 degrees 9.5502 minutes east;
- (b) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 45.609 minutes south with the high water mark of the northern coast of Target Rock;

- (c) from there in a generally south-easterly direction along the high water mark of Target Rock to its intersection with latitude 30 degrees 45.6186 minutes south;
- (d) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 45.7374 minutes south with the low water mark of Western Australia's mainland coastline;
- (e) from there in a generally northerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 44.4852 minutes south; and
- (f) from there west along latitude 30 degrees 44.4852 minutes south to the point described in paragraph (a).

10. Wedge Islands Sanctuary Area

All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —

- (a) commencing from the intersection of latitude 30 degrees 49.6770 minutes south with longitude 115 degrees 11.1690 minutes east;
- (b) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 49.8792 minutes south with longitude 115 degrees 11.4486 minutes east;
- (c) from there along the geodesic in a north-easterly direction to the intersection of latitude 30 degrees 49.7550 minutes south with longitude 115 degrees 11.5512 minutes east;
- (d) from there along the geodesic in a north-westerly direction to the intersection of latitude 30 degrees 49.5350 minutes south with longitude 115 degrees 11.2776 minutes east; and
- (e) from there along the geodesic in a south-westerly direction to the point described in paragraph (a).

Schedule 2 — Special purpose areas

[cl. 5]

1. Cervantes Islands Special Purpose (Aquaculture) Area

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 31.7688 minutes south with longitude 115 degrees 2.8194 minutes east;
 - (b) from there along the geodesic in a southerly direction to the intersection of latitude 30 degrees 32.1858 minutes south with longitude 115 degrees 2.7396 minutes east;
 - (c) from there along the geodesic in an easterly direction to the intersection of latitude 30 degrees 32.229 minutes south with longitude 115 degrees 3.1398 minutes east;
 - (d) from there along the geodesic in a northerly direction to the intersection of latitude 30 degrees 31.4508 minutes south with longitude 115 degrees 3.2802 minutes east;

- (e) from there along the geodesic in a westerly direction to the intersection of latitude 30 degrees 31.449 minutes south with longitude 115 degrees 3.1776 minutes east; and
 - (f) from there along the geodesic in a south-westerly direction to the point described in paragraph (a).
 - (2) The purpose of this special purpose area is aquaculture.
- 2. Emu Rocks Special Purpose (Aquaculture) Area**
 - (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 27.8562 minutes south with longitude 115 degrees 2.4384 minutes east;
 - (b) from there along the geodesic in a southerly direction to the intersection of latitude 30 degrees 28.491 minutes south with longitude 115 degrees 2.5662 minutes east;
 - (c) from there along the geodesic in an easterly direction to the intersection of latitude 30 degrees 28.4502 minutes south with longitude 115 degrees 3.4662 minutes east;
 - (d) from there along the geodesic in a northerly direction to the intersection of latitude 30 degrees 27.8458 minutes south with longitude 115 degrees 3.2964 minutes east; and
 - (e) from there along the geodesic in a westerly direction to the point described in paragraph (a).
 - (2) The purpose of this special purpose area is aquaculture.
- 3. Fisherman Islands Special Purpose (Scientific Reference) Area**
 - (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 8.2602 minutes south with longitude 114 degrees 56.7216 minutes east;
 - (b) from there south along longitude 114 degrees 56.7216 minutes east to its intersection with latitude 30 degrees 10.4466 minutes south;
 - (c) from there east along latitude 30 degrees 10.4466 minutes south to the low water mark of Western Australia's mainland coastline;
 - (d) from there in a generally northerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 8.2602 minutes south; and
 - (e) from there west along latitude 30 degrees 8.2602 minutes south to the point described in paragraph (a).
 - (2) The purpose of this special purpose area is to provide an area where natural processes can be studied relatively free from significant human influence.

4. Green Islands Special Purpose (Scientific Reference) Area

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 39.9936 minutes south with longitude 115 degrees 4.2588 minutes east;
 - (b) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 47.2770 minutes south with longitude 115 degrees 7.6110 minutes east;
 - (c) from there east along latitude 30 degrees 47.2770 minutes south to the low water mark of Western Australia's mainland coastline;
 - (d) from there in a generally north-westerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 39.9936 minutes south; and
 - (e) from there west along latitude 30 degrees 39.9936 minutes south to the point described in paragraph (a),but excluding those portions of the Jurien Bay Marine Park referred to in Schedule 1 clauses 5 and 9.
- (2) The purpose of this special purpose area is to provide an area where natural processes can be studied relatively free from significant human influence.

5. Hill River Special Purpose (Aquaculture) Area

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 21.8213 minutes south with longitude 115 degrees 0.6234 minutes east;
 - (b) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 23.2854 minutes south with longitude 115 degrees 1.2528 minute east;
 - (c) from there along the geodesic in an easterly direction to the intersection of latitude 30 degrees 23.43 minutes south with longitude 115 degrees 2.289 minutes east;
 - (d) from there along the geodesic in a northerly direction to the intersection of latitude 30 degrees 21.0048 minutes south with longitude 115 degrees 2.2236 minutes east; and
 - (e) from there along the geodesic in a south-westerly direction to the point described in paragraph (a).
- (2) The purpose of this special purpose area is aquaculture.

6. Hill River Special Purpose (Scientific Reference) Area

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 24.1914 minutes south with longitude 114 degrees 58.5006 minutes east;

- (b) from there along the geodesic in a south-easterly direction to the intersection of latitude 30 degrees 27.4668 minutes south with longitude 114 degrees 59.3826 minutes east;
- (c) from there east along latitude 30 degrees 27.4668 minutes south to the low water mark of Western Australia's mainland coastline;
- (d) from there in a generally north-westerly direction along the low water mark of Western Australia's mainland coastline to its intersection with latitude 30 degrees 24.1914 minutes south; and
- (e) from there west along latitude 30 degrees 24.1914 minutes south to the point described in paragraph (a),

but excluding that portion of the Jurien Bay Marine Park referred to in Schedule 1 clause 1.

- (2) The purpose of this special purpose area is to provide an area where natural processes can be studied relatively free from significant human influence.

7. Seaward Ledge Special Purpose (Aquaculture) Area

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 16.7388 minutes south with longitude 114 degrees 57.186 minutes east;
 - (b) from there south along longitude 114 degrees 57.186 minutes east to its intersection with latitude 30 degrees 18.6342 minutes south;
 - (c) from there east along latitude 30 degrees 18.6342 minutes south to its intersection with longitude 114 degrees 57.8892 minutes east;
 - (d) from there north along longitude 114 degrees 57.8892 minutes east to its intersection with latitude 30 degrees 16.7388 minutes south; and
 - (e) from there west along latitude 30 degrees 16.7388 minutes south to the point described in paragraph (a).
- (2) The purpose of this special purpose area is aquaculture.

8. Special Purpose (Puerulus) Area — Main

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) commencing from the intersection of latitude 30 degrees 18.5502 minutes south with longitude 114 degrees 59.8296 minutes east;
 - (b) from there along the geodesic in a south-westerly direction to the intersection of latitude 30 degrees 18.6678 minutes south with the low water mark of the eastern coast of Osprey Island;
 - (c) from there southerly and westerly along the low water mark of the eastern coast of Osprey Island to its intersection with longitude 114 degrees 59.7792 minutes east;

- (d) from there along the geodesic in a south-westerly direction to the intersection of latitude 30 degrees 18.8862 minutes south with the low water mark south-easterly of the east coast of Tern Island;
 - (e) from there in a generally easterly direction along the low water mark of Tern, Whitlock, and Boullanger Islands to its intersection with latitude 30 degrees 18.657 minutes south; and
 - (f) from there along the geodesic in a westerly direction to the point described in paragraph (a).
- (2) The purpose of this special purpose area is to provide an area where rock lobster (puerulus) larvae that settle on moored floating collectors of artificial seaweed can be monitored.

9. Special Purpose (Puerulus) Area — Minor

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
- (a) commencing from the intersection of latitude 30 degrees 18.9246 minutes south with the westward low water mark south of the western coast of Tern Island;
 - (b) from there along the geodesic in a southerly direction to the intersection of latitude 30 degrees 18.9918 minutes south with the westward low water mark of the western coast of Tern Island; and
 - (c) from there in a generally north-westerly direction along the westward low water mark of the western coast of Tern Island to the point described in paragraph (a).
- (2) The purpose of this special purpose area is to provide an area where rock lobster (puerulus) larvae that settle on moored floating collectors of artificial seaweed can be monitored.

10. Special Purpose (Shore Based Activities) Area 1 — North Head

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
- (a) seaward of the low water mark of Western Australia's mainland coastline to a distance of 100 metres from the high water mark of Western Australia's mainland coastline;
 - (b) contained within and bounded in the northern most extent by the northern boundary of the North Head sanctuary zone prolonged landward to the high water mark of Western Australia's mainland coastline; and
 - (c) contained within and bounded in the southern most extent by latitude 30 degrees 12.8058 minutes south.
- (2) The purpose of this special purpose area is to provide an area for shore based activities such as fishing from the beach by line or netting.

11. Special Purpose (Shore Based Activities) Area 2 — North Head

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) seaward of the low water mark of Western Australia's mainland coastline to a distance of 100 metres from the high water mark of Western Australia's mainland coastline;
 - (b) contained within and bounded in the western most extent by longitude 115 degrees 0.0876 minutes east; and
 - (c) contained within and bounded in the southern most extent by the southern boundary of the North Head sanctuary zone prolonged landward to the high water mark of Western Australia's mainland coastline.
- (2) The purpose of this special purpose area is to provide an area for shore based activities such as fishing from the beach by line or netting.

12. Special Purpose (Shore Based Activities) Area 3 — Boullanger Island

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) seaward of the low water mark of Western Australia's mainland coastline to a distance of 100 metres from the high water mark of Western Australia's mainland coastline;
 - (b) contained within and bounded in the northern most extent by the northern boundary of the Boullanger Island sanctuary zone prolonged landward to the high water mark of Western Australia's mainland coastline; and
 - (c) contained within and bounded in the southern most extent by latitude 30 degrees 20.4132 minutes south.
- (2) The purpose of this special purpose area is to provide an area for shore based activities such as fishing from the beach by line or netting.

13. Special Purpose (Shore Based Activities) Area 4 — Nambung Bay

- (1) All that portion of the Jurien Bay Marine Park, contained within and bounded by a line —
 - (a) seaward of the low water mark of Western Australia's mainland coastline to a distance of 100 metres from the high water mark of Western Australia's mainland coastline;
 - (b) contained within and bounded in the northern extent by a line commencing at the northern most point of the Nambung Bay sanctuary zone and thence along the geodesic to the intersection of latitude 30 degrees 31.6734 minutes south and the high water mark of Western Australia's mainland coastline; and
 - (c) contained within and bounded in the southern most extent by the western boundary of the Nambung Bay sanctuary zone prolonged landward to the high water mark of Western Australia's mainland coastline.

- (2) The purpose of this special purpose area is to provide an area for shore based activities such as fishing from the beach by line or netting.

J. EDWARDS, Minister for the Environment.

— PART 2 —

AGRICULTURE

AG401*

**AGRICULTURAL PRODUCE (CHEMICAL RESIDUES) ACT 1983
PLANT DISEASES ACT 1914
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* and *Plant Diseases Act 1914*, hereby appoint the following Officers as Authorised Inspectors—

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

Lee	Chester
Anita Ivy	Drage

Pursuant to Section 7A of the *Plant Diseases Act 1914* to carry out all the functions authorized to be performed by an Inspector under the said Act and its Regulations;

Anita Ivy	Drage
Robert Charles	Fitzpatrick
Peter Gordon	Fox
Janine Gaye	Zomer

KIM CHANCE MLC, Minister for Agriculture and Forestry.

AG402*

**VETERINARY PREPARATIONS AND ANIMAL FEEDING STUFFS ACT 1976
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 *Veterinary Preparations and Animal Feeding Stuffs Act 1976*, hereby appoint the following Officers as Authorised Inspectors—

Pursuant to Section 37 of the *Veterinary Preparations and Animal Feeding Stuffs Act 1976*—

Lee	Chester
Anita Ivy	Drage

KIM CHANCE MLC, Minister for Agriculture and Forestry.

AG403*

**AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976
ZONE CONTROL AUTHORITY APPOINTMENTS AND CANCELLATIONS**

Agriculture Protection Board,
South Perth WA 6151.

Acting pursuant to Section 15 (3), 16 (2) and 16 (3) of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby re-appoints the persons listed below to be members of the Zone Control Authorities shown for the terms indicated.

Member	ZCA	Expiry date of term
Mr Michael Lee Skinner	Albany	01/08/2007
Mr Mark Halleen (Deputy Chair)	Carnarvon	01/08/2008
Mr Ainsley Steadman	Carnarvon	01/08/2008

Member	ZCA	Expiry date of term
Mr John Wallace	Esperance	01/08/2007
Mr Leon Bowman (Deputy Chair)	Esperance	01/08/2008
Mr Mark Biven	Esperance	01/08/2008
Mr Eric John Sewell	Geraldton	01/08/2006
Mr Rod Ebert	Jerramungup	01/08/2008
Mr Ross Williams (Deputy Chair)	Jerramungup	01/08/2008
Mr Iain McGregor	Kalgoorlie	01/08/2008
Mr Murray McQuie	Kalgoorlie	01/08/2008
Mr Paul Axford	Kalgoorlie	01/08/2008
Mr Jon Adams	Katanning	01/08/2008
Mr Michael Lance	Katanning	01/08/2008
Mr Murray Bowman	Katanning	01/08/2008
Mr Jack Burton	Kimberley	01/08/2008
Mr Peter Burton [deputy to Mr Jack Burton]	Kimberley	01/08/2008
Mr Butch Maher	Kimberley	01/08/2008
Mr John Koeyer [deputy to Mr Butch Maher]	Kimberley	01/08/2008
Mr James Motter [change of term expiry from 01/08/06]	Kimberley	01/08/08
Mr Lachlan Dobson [change of term expiry from 01/08/06]	Kimberley	01/08/07
Mr Andrew Walker	Lake Grace	01/08/2008
Mr John Moyes	Manjimup	01/08/2008
Mrs Stephanie Camarri (Deputy Chair)	Manjimup	01/08/2008
Mr James Pitman	Meekeatharra	01/08/2008
Mr Peter Capito	Merredin	01/08/2008
Mr Terry Cheetham (Deputy Chair)	Merredin	01/08/2008
Mr Mark Wilkinson	Midland	01/08/2008
Mr Gavin Drew (Deputy Chair)	Moora	01/08/2008
Mr Stephen Beckwith	Moora	01/08/2006
Mr Bruce Dowsett	Narrogin	01/08/2008
Mr Graham Harding	Narrogin	01/08/2008
Mr Roger Newman (change of term expiry from 01/08/07)	Narrogin	01/08/2008
Mr Colin James Stacey (Deputy Chair)	Northam	01/08/2008
Mr Peter James Young	Northam	01/08/2008
Mr Charlie Wroth	Northam	01/08/2007
Mr Dennis Whisson	Northam	01/08/2008
Mr Matthew Herbert	Pilbara	01/08/2008
Mr David Falconer	Three Springs	01/08/2008
Ms Jan Waite	Three Springs	01/08/2008
Mr Chris Birmingham	Waroona	01/08/2008
Mr David Cullen [change of term expiry from 01/08/07]	Waroona	01/08/2008

Acting pursuant to Section 15(3) and 16(3) of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby appoints the following persons to be members of the Zone Control Authorities shown for the terms indicated.

Zone	Name	Expiry date of term	
	Mr Robert Edwards	Albany	01/08/2008
	Mr Edward Holland	Albany	01/08/2008
	Mr George Ebbett [deputy to James Dempster]	Albany	01/08/2007
	Mr James Dempster	Albany	01/08/2007
	Ms Bethwyn Shirley Hastie	Bunbury	01/08/2008
	Mr Clay James Rose	Bunbury	01/08/2008
	Cr Coral Stewart [deputy to Jill Duncan]	Bunbury	01/08/2006
	Cr Jenny McGregor	Bunbury	01/08/2007
	Mr Justin David Steadman	Carnarvon	01/08/2008
	Mr Sean D'Arcy	Carnarvon	01/08/2008
	Cr Ronald James Rogers [deputy to David Robinson]	Carnarvon	01/08/2006
	Mr Tim Meecham [deputy to Doug Hearman]	Carnarvon	01/08/2007
	Mr Glen Della [deputy to Sean D'Arcy]	Carnarvon	01/08/2008
	Cr Ross Foulkes Taylor [deputy to Simon Broad]	Carnarvon	01/08/2007
	Cr K Keynes [deputy to Harold Crawford]	Carnarvon	01/08/2006
	Mr Scott Pickering	Esperance	01/08/2008
	Cr Michael Kerkmans	Geraldton	01/08/2008
	Cr Winifred Jean Edwards	Geraldton	01/08/2008
	Cr Patricia Powell [deputy to Winifred Edwards]	Geraldton	01/08/2008
	Cr Ian Goldfinch	Jerramungup	01/08/2008
	Mr Haydn Thomas McInnes	Lake Grace	01/08/2008
	Mr John Joseph Mahony	Meekeatharra	01/08/2007
	Mr David Ian Campbell [deputy to Mr Ashley Dowden]	Meekeatharra	01/08/2007
	Mr Liam Johns	Meekeatharra	01/08/2008
	Mr Morris Seivwright	Meekeatharra	01/08/2008
	Cr Campbell Mathew Hudson [deputy to Cr Mullins]	Merredin	01/08/2006
	Mr Jim Turley	Midland	01/08/2008
	Cr Richard Radden Smith	Midland	01/08/2008

Zone	Name	Expiry date of term
	Cr Kevin Bailey	Midland
	Cr David Kent	Moora
	Cr Jim Pond	Moora
	Mr John Arthur Cousins	Moora
	Ms Kristy Baker	Narrogin
	Cr Graeme Kerr [deputy to Mr Dowsett]	Narrogin
	Mr Matt Szczecinski	Narrogin
	Mr David Innes Freebairn [deputy to Mr Brian English]	Narrogin
	Mr John Bird [deputy to Mr Doug Sewell]	Northam
	Mr Barry Gratte	Pilbara
	Mr Lance Coppin [deputy to Lance Coppin]	Pilbara
	Mr Jamie Richardson	Pilbara
	Mr Rob Morgan [deputy to Matthew Herbert]	Pilbara
	Mr Mark Bettini [deputy to Mr John Bettini]	Pilbara
	Mr Colin Brierly [deputy to Tim Patterson]	Pilbara
	Cr Athol Wigg [deputy to Cr Denyse Needham]	Waroona

Acting pursuant to Section 16(2) and 16(5) (a) of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby cancels the following Zone Control Authority appointments.

Member	Zone
Mr Alan Wise	Albany
Mr George Ebbett	Albany
Mr James Dempster	Albany
Mr Charles Francis (Frank) Elliott	Bunbury
Mr Nick Dornan	Bunbury
Mr Donald (Sandy) Mc Taggart	Carnarvon
Mr David Steadman	Carnarvon
Mr Lynton Allan Watson	Geraldton
Cr Peter Tim Freeman	Geraldton
Mr Tim Cobley (Deputy Chair)	Geraldton
Mrs Linda Lee	Jerramungup
Mr Gerald Bruce Noble	Lake Grace
Mr Haydn Thomas McInnes	Lake Grace
Mr Steven Metcalf	Lake Grace
Mr William Johns	Meekatharra
Mrs Kathleen Mahony	Meekatharra
Ms Kerry Seivwright	Meekatharra
Mr Ronald Dawson	Merredin
Cr Kevin Smith	Midland
Mr Sam Calameri	Midland
Cr Jim Pond	Moora
Mr Mike Kenny	Moora
Cr Ray McLean	Moora
Ms Pamela Toster	Moora
Mr David Innes Freebairn	Narrogin
Ms Vanessa Crispe	Narrogin
Mr Laurie Edwards	Pilbara
Mr Wade Sambell (Deputy Chair)	Pilbara
Mr Phil Moyle	Waroona

Dated the 19th September 2005.

Mr CHRIS RICHARDSON, Chairman.

EDUCATION

ED401

COUNTRY HIGH SCHOOL HOSTELS AUTHORITY ACT 1960 APPOINTMENT OF MEMBERS

The Governor has appointed each of the following people to be a member of the Country High School Hostels Authority for a three-year term expiring on 11 October 2008.

Margaret Collins
Ursula Donziel Richards
Graham Stanley Wilks
Jeanette De Landgraft
George Faulds

Hon. L. RAVLICH, MLC, Minister for Education and Training.
M. C. WAUCHOPE, Clerk of the Executive Council.

FISHERIES

FI101

*PRINTERS CORRECTION***FISH RESOURCES MANAGEMENT ACT 1994**

PROHIBITION ON COMMERCIAL FISHING (NINGALOO MARINE PARK) ORDER 2005

Order No. 13 of 2005

An error occurred in the notice published under the above heading on page 4165 of *Government Gazette* No. 170 dated 9 September 2005 and is corrected as follows.

At Schedule 5 delete reference—

“21°49.55□ south latitude and 21°48.55□ south latitude”

and insert—

“ 21°49.55′ south latitude and 21°48.55′ south latitude ”.

HEALTH

HE401*

HEALTH ACT 1911

HEALTH (DANGEROUS INFECTIOUS DISEASES) AUTHORISATION 2005

Given by the Minister for Health under section 251 of the Act.

Citation

1. This authorisation may be cited as the *Health (Dangerous Infectious Diseases) Authorisation 2005*.

Duration

2. This authorisation is effective for the period commencing on 1 November 2005 and ending on 31 October 2006.

Authorisation

3. The Executive Director, Public Health and Scientific Support Services is authorised to exercise, and to delegate to any public health official, the special powers conferred by section 251 of the Act within or with respect to any district for the purpose of more effectually checking or preventing the spread of any dangerous infectious disease.

Dated this 14th day of October 2005.

JIM MCGINTY MLA, Minister for Health.

HE402

MEDICAL ACT 1894

MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 17) 2005

Made by the Minister for Health pursuant to section 11AF of the *Medical Act 1894*.

Citation

1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No. 17) 2005*.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 11AF(1)D of the Act.

Expiry of determination

4. This determination expires on 1 July 2006.

SCHEDULE

GENERAL MEDICAL SERVICES IN THE SUBURB OF MINDARIE IN THE CITY OF WANNEROO.

Dated this 18th day of October 2005.

JIM MCGINTY MLA, Minister for Health.

HE403**MEDICAL ACT 1894****MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 18) 2005**Made by the Minister for Health pursuant to section 11AF of the *Medical Act 1894*.**Citation**1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No. 18) 2005*.**Commencement**2. This determination comes into operation on the day on which it is published in the *Government Gazette*.**Unmet area of need**

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 11AF(1)D of the Act.

Expiry of determination

4. This determination expires 2 years after its commencement.

SCHEDULE**GENERAL MEDICAL SERVICES IN THE SUBURB OF CANNING VALE IN THE CITY OF CANNING**

Dated this 18th day of October 2005.

JIM MCGINTY MLA, Minister for Health.

JUSTICE

JU404**VEXATIOUS PROCEEDINGS RESTRICTION ACT 2002****IN THE SUPREME COURT OF WESTERN AUSTRALIA**

CIV 1374 of 2003

Between: Attorney General Applicant and Shawky Shafeek Michael First Respondent and Joyce Mary Michael Second Respondent.

Order Prohibiting Institution of Proceedings before The Honourable Justice Le Miere on 16 September 2005.

UPON THE APPLICATION of the Applicant by Originating Motion dated 2 April 2003 and UPON HEARING Mr G. T. W. Tannin Senior Counsel and Ms L. A. Eddy of Counsel for the Applicant and the Respondents in person, IT IS ORDERED THAT—

1. No legal proceeding shall be instituted by the First Respondent, other than any right of appeal against conviction or sentence for a criminal offence, in the State of Western Australia in the Supreme Court, or in any inferior court or tribunal, unless the First Respondent shall first obtain the leave of the Supreme Court, or inferior court or tribunal (as the case may be) pursuant to section 6 of the Vexatious Proceedings Restriction Act 2002.
2. The whole of the proceedings instituted by the First Respondent in the Court of Petty Sessions, being complaints—
 - PE 15002/01;
 - PE 15003/01;
 - PE 15004/01;
 - PE 15009/01;
 - PE 15010/01;and
 - PE 15011/01,
 be stayed.
3. The Applicant have liberty to apply for an order staying District Court action CIV 3315 of 2001 and Fremantle Court of Petty Sessions violence restraining order amendment application FR 3411 of 2002.
4. The First Respondent pay the Applicant's costs of the application to be taxed, including—
 - 4.1 costs reserved by the Honourable Justice Hasluck on 11 June 2003 on the order for directions and on the First Respondent's application for prerogative writs of mandamus and certiorari against orders made by Registrar Kingsley in the District Court;
 - 4.2 costs reserved by the Honourable Justice Heenan on 30 September 2003 on the order for directions;
 - 4.3 costs reserved by the Honourable Justice Le Miere on 30 March 2004 on the adjournment of the proceedings;

- 4.4 costs reserved by the Honourable Justice Le Miere on 27 July 2004 on the order for directions; and
- 4.5 costs of attending on the reserved decision on 16 September 2005.
5. There be a certificate for Second Counsel.
6. The limits prescribed under item 21 of the *Legal Practitioners (Supreme Court) (Contentious Business) Determination 2002* and item 11 of the *Legal Practitioners (Supreme Court) (Contentious Business) Determination 2004* be removed and allowances be made for both Senior Counsel and Second Counsel.
7. The Application against the Second Respondent be dismissed.
8. There be no order as to costs as between the Applicant and the Second Respondent including costs reserved.

BY THE COURT
P. JOHNSTON, Registrar.

JU401

PRISONS ACT 1981
PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Director General of the Department of Justice has revoked the following Permit to do High-Level Security Work—

Surname	Other Names	Permit No	Revocation Date
UTCHMAN	Nigel	AP0249	03/10/2005

This notice is published under section 15P of the *Prisons Act 1981*.

BRIAN LAWRENCE, Manager, Prison Services Contracts.

JU402

PRISONS ACT 1981
PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Director General of the Department of Justice has revoked the following Permit to do High-Level Security Work—

Surname	Other Names	Permit No	Revocation Date
BATES	Brooke	AP0365	11/10/2005

This notice is published under section 15P of the *Prisons Act 1981*.

BRIAN LAWRENCE, Manager, Prison Services Contracts.

JU403

PRISONS ACT 1981
PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Director General of the Department of Justice has revoked the following Permits to do High-Level Security Work—

Surname	Other Names	Permit No	Revocation Date
ANDERSON	Nigel	AP0132	11/09/2005
DALTON	Miriam Tina	AP0287	09/09/2005
HAMBRY	Stephen Leslie	AP0223	11/09/2005
McILROY	Richard Michael	AP0349	24/09/2005
MILLS	Peter John	AP0297	15/09/2005

This notice is published under section 15P of the *Prisons Act 1981*.

BRIAN LAWRENCE, Manager, Prison Services Contracts.

JU405

SUPREME COURT ACT 1935**RULE OF COURT 2006****Sittings and Winter Vacation for 2006**

Pursuant to the powers conferred by the Supreme Court Act 1935, and all other powers hereunto enabling, the Judges of the Supreme Court hereby order as follows—

PERTH CIVIL SITTINGS

1. Civil sittings of the Supreme Court at Perth for the trial of causes and issues of fact during the year 2006 shall commence on Tuesday, 10 January and shall continue, except for the Easter and Winter vacations and for Public Service holidays, until Friday 22 December.

PERTH CRIMINAL SITTINGS

2. Criminal sittings of the Supreme Court to be held at Perth during the year 2006 shall commence on the following days—

Tuesday	10 January
Wednesday	1 February
Wednesday	1 March
Monday	3 April
Monday	1 May
Thursday	1 June
Monday	17 July
Tuesday	1 August
Friday	1 September
Tuesday	3 October
Wednesday	1 November
Friday	1 December

WINTER VACATION

3. The winter vacation for 2006 shall commence on Monday 3 July and shall terminate on Sunday 16 July.

Dated the 12th day of October 2005.

DAVID K. MALCOLM.
M. J. MURRAY.
N. J. OWEN.
C. D. STEYTLER.
A. J. TEMPLEMAN.
C. WHEELER.
G. MILLER.
JOHN McKECHNIE.
N. P. HASLUCK.
L. ROBERTS-SMITH.
C. J. MCLURE.
C. PULLIN.
ERIC M. HEENAN.
MICHAEL BARKER.
N. JOHNSON.
R. Le MIERE.
CAROLYN JENKINS.
R. L. SIMMONDS.
P. D. BLAXELL.

CIRCUIT SITTINGS FOR 2006

Pursuant to section 46 of the Supreme Court Act 1935, I hereby appoint the following sittings of the Supreme Court at circuit towns for the year 2006.

CIRCUIT TOWN	DATE OF COMMENCEMENT
Albany	6 February
	3 April
	26 June
	14 August
	23 October
Bunbury	11 December
	13 February
	10 April
	26 June
	4 September
	23 October
	11 December

Busselton	13 February 8 May 19 June 21 August 16 October 4 December
Esperance	6 February 3 April 19 June 4 September 16 October 4 December
Fremantle	16 January 1 May 6 June 21 August 9 October 4 December
Kalgoorlie	20 February 1 May 19 June 14 August 23 October 11 December
Rockingham	13 February 10 April 31 July 11 September 6 November
Carnarvon)	6 February
Geraldton)	3 April
Karratha)	6 June
South Hedland)	7 August
Broome)	3 October
Derby)	27 November
Kununurra)	

Dated the 9th day of September 2005.

M J. MURRAY, Acting Chief Justice of Western Australia.

LAND ADMINISTRATION

LA401

LICENSED SURVEYORS ACT 1909

LAND SURVEYORS LICENSING BOARD

Appointments

It is hereby notified for general information that the undermentioned persons have all been registered as Licensed Surveyors under the provisions of the abovementioned Act, on the dates specified.

- No 1004 Jenkins, Richard Dennis; 53 Camberwarra Drive Craigie, Western Australia; 15 September 2005
- No 1005 Lloyd, Toby John; 47C Beaconsfield Street Saint James, Western Australia; 15 September 2005
- No 1006 Walton, Andrew Robert; 17A Fagan Street Yokine, Western Australia; 15 September 2005
- No 1007 Webb, Matthew Brian; 38 Garrong Close, Edgewater, Western Australia; 15 September 2005

N. BROWNE, Chairman.
C. GILL, Secretary.

Land Surveyors Licensing Board,
Midland Square,
Midland WA 6056.

LOCAL GOVERNMENT

LG402**DOG ACT 1976***Shire of Trayning*

APPOINTMENTS

That the following persons be appointed under the provisions of the Dog Act 1976.

Registration Officers—

Brian Searle
Darren Mollenoyux
Belinda Taylor
Deborah Thompson
Janine Eeles

Authorised Officers—

Brian Searle
Darren Mollenoyux
Jerome Lenane
Alexander Buchan

All previous appointments are hereby cancelled.

B. W. SEARLE, Chief Executive Officer.

LG401***BUSH FIRES ACT 1954***Shire of Lake Grace*

APPOINTMENTS

The following have been appointed as Bush Fire Control Officers for the Shire of Lake Grace in accordance with the Bush Fires Act 1954. All previous appointments are hereby cancelled.

D Dunham (Chief Fire Control Officer)

B (W) Lloyd (Deputy Chief Fire Control Officer)

R Metcalf (Deputy Chief Fire Control Officer)

Fire Control Officers—

T. Willcocks	M. Cugley	G. Boyce
D. Dunham	W. Hall	R. Bird
E. Wyatt	P. Kennedy	R. McLean
R. Boulton	B. Hyde	Colin Jenks
L. Morgan	J. Sugg	Greg Caruthers
A. Connolly	A. Sugg	R. Chappell
R. Walker	G. Miles	B. Willcocks
Z. Connolly	A. Sutherland	C. Connolly
B. Ness	S. Davies	N. Bairstow
R. Shalders	R. Metcalf	S. Walker
C. Shalders	P. Roberts	G. Richardson
I. Lloyd	G. Roberts	J. Pickernell
B. Lloyd	D. Roberts	O. Brownley
J. Dunkeld	L. Brownley	
T. Lloyd	G. Barrett-Lennard	
G. Cugley	B. Allan	

The following have been appointed as a Dual Fire Control Officer for the Shires of Lake Grace and Ravensthorpe—

Mr P. Roberts

The following have been appointed as a Dual Fire Control Officer for the Shires of Lake Grace and Jerramungup—

Mr P. Roberts

The following have been appointed as a Dual Fire Control Officer for the Shires of Lake Grace and Kulin—

Mr D Dunham
Mr S Davies

The following have been appointed as a Dual Fire Control Officer for the Shires of Lake Grace and Dumbleyung—

Mr R Walker
Mr L Morgan

The following have been appointed as Fire Weather Operators—

D. Dunham	I. Lloyd	P. Roberts
B. Lloyd	G. Miles	

The following have been appointed as Deputy Fire Weather Operators—

R. Boulton	J. Sugg
W. Hall	L. Brownley

The following have been appointed as Harvest Ban—CBH Advisory Officers—

L. Brownley	B. Lloyd	P. Roberts
J. Sugg	T. Lloyd	E. Wyatt
S. Davies	R. Boulton	P. Roberts
R. Shalders	T. Smith	E. Wyatt

LG501*

BUSH FIRES ACT 1954 RESTRICTED BURNING PERIOD

Eastern Portion of the Plantagenet Shire

Pursuant to Section 18 (5) of the Bush Fires Act 1954, the Shire of Plantagenet hereby notifies all landowners and/or occupiers within the Shire of Plantagenet's Zone 4 Eastern Portion that the start of the Restricted Burning Time has been delayed due to wet conditions. The new Restricted Burning Time will commence from 31 October 2005. For further information please contact Ray Parry or Nicole Selesnew on 9892 1111.

LG502*

BUSH FIRES ACT 1954 2005/06 FIREBREAK NOTICE

Owners and Occupiers of Land in the Shire of Lake Grace.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the first day of November up to and including the 31st day of March the following year, to have a firebreak clear of all inflammable material in accordance with the following—

(i) RURAL LAND

1. (a) Immediately inside all external boundaries of the property or as is practicable, firebreaks of not less than 3 metres wide and
(b) Where buildings, haystacks, fuel ramps, fuel tanks and stored fuel drums are situated on land, firebreaks of not less than 2.5 metres wide within 33.5 metres of the perimeter of such buildings, haystacks, fuel ramps, fuel tanks and stored fuel drums in such manner as to completely encircle the buildings, haystacks, fuel ramps, fuel tanks and stored fuel drums and;
2. Where land is in crop and adjoins the railway line reserve a firebreak of not less than 3 metres wide encircling the crop and;
3. (a) Immediately surrounding an aerial landing ground situated on the land a firebreak of not less than 6 metres wide and;
(b) Any aerial landing ground used as the motor start up, refuelling and maintenance area to be completely cleared of all flammable materials for a radius of 18 metres and;
4. Maintain clear of all flammable materials all townsite blocks and;
5. Where bush or land has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether intended to burn the bush or not), provide a firebreak of NOT LESS THAN 13 METRES WIDE inside the external boundaries of the land so prepared. If you become owner or occupier of land after the first day of November, 2005, the requirements of this notice are varied so as to require you to comply with the terms of this notice within fourteen days of the date of your becoming owner or occupier of such land, instead of on or before the first day of November, 2005. The firebreaks required by this notice are to be maintained clear of flammable materials up to and including the 31st day of March, 2006.
6. 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 1 November 2005 to 31 March 2006.

(ii) TOWN LAND

1. Where the area of the 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

2. 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 30 October, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is granted by 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 Bush Fires 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 \$1,000 or a penalty of \$100 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 before 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 provision 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.

CHRIS JACKSON, Chief Executive Officer.

I have attached Purchase Order number 16938 for the printing of the adverts. It would also be appreciated if you could send a copy of the *Government Gazette* in which these two adverts will be printed to the Shire of Lake Grace.

If you require any further information, please do not hesitate to contact the undersigned during office hours on 9865 1105.

Yours faithfully

LEONIE McILLREE, Deputy Chief Executive Officer.

Dated 12 October 2005.

LG503*

BUSH FIRES ACT 1954

Shire of Plantagenet

FIREBREAK NOTICE 2005/2006

Important information for all owners and / or occupiers of land in the Shire of Plantagenet

This Notice Requires Action By You First & Final Notice Penalties May Apply If In Doubt, Contact The Shire Of Plantagenet Or Your Local Brigade

For Emergencies Dial 000 For Current Information Relating To Harvest And Vehicle Movement Bans, Phone 9892 1102

Important Information To Owners And / Or Occupiers Of Land In The Shire Of Plantagenet

PURSUANT to the powers contained in SECTION 33 of the Bush Fires Act 1954 you are hereby required, on all land owned or occupied by you, as a measure for preventing the spread and extension of a bush fire, to

plough, cultivate, scarify, burn, chemically spray or otherwise clear upon the land firebreaks in such manner as set out in this notice.

GLOSSARY

Building Protection Zone: is a low fuel area immediately surrounding a building and is designed to minimise the likelihood of flame contact with buildings. It must fulfil the following conditions:

- A minimum width of 20 metres around all homesteads and buildings in all Rural Land.
- A minimum width of 20 metres around all habitable buildings in Townsites.
- Bush Fire fuels to be maintained below 100mm in height.
- Trees and branches which overhang a building must be removed.
- Lower branches of any remaining trees must be trimmed.

Hazard Separation Zone: is a low fuel area which must be provided to create a minimum separation distance of 100 metres between buildings and the hazards and must be maintained in a hazard reduced state (ie: below 8 tonne per hectare for jarrah/marri; below 12-15 tonne per hectare in mallee heath and below 15 tonne per hectare in karri forests).

FESA: Fire and Emergency Services Authority

IMPORTANT INFORMATION**ZONE 4 WESTERN PORTION****Permits to Burn Required**

2 November to 14 December annually 15 February to 12 April annually

Prohibited Burning Times

15 December to 14 February annually

Camping / Cooking Fires Prohibited

15 November to 14 February annually

Firebreaks Required

1 December to 12 April annually

ZONE 4 EASTERN PORTION**Permits to Burn Required**

3 October to 14 November annually 15 February to 29 March annually

Prohibited Burning Times

15 November to 14 February annually

Camping / Cooking Fires Prohibited

15 November to 14 February annually

Firebreaks Required

15 November to 29 March annually

Times May Vary Due To Climatic Conditions—Please Check With Your Local Fire Control Officer For Times And Issue Of Permits—Refer to Brigade/Shire Contact Details

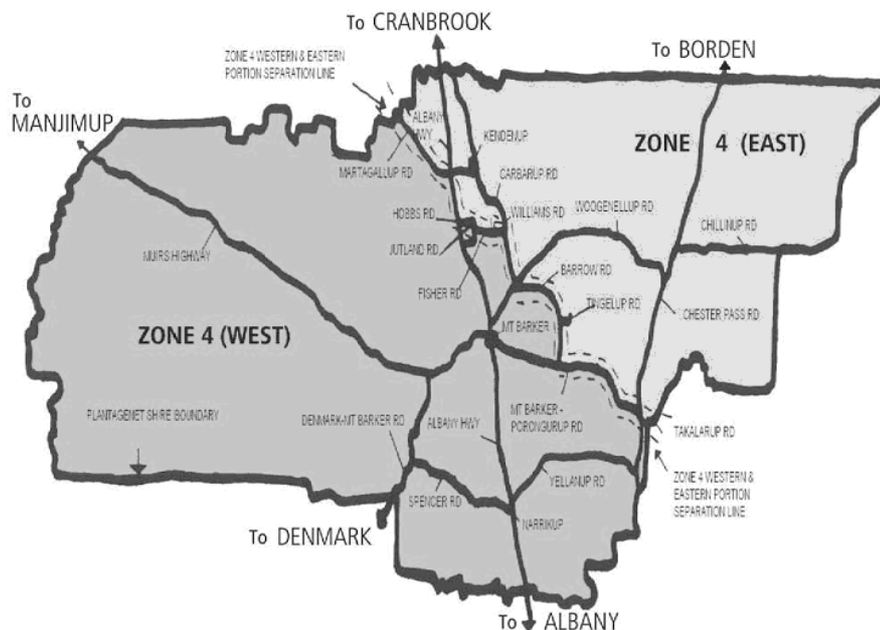
Important Information & Glossary**Boundary Line Between Zone 4 Western & Eastern**

The Shire of Plantagenet is divided into two bush fire control areas, Zone 4 Western and Zone 4 Eastern. The boundary between these two bush fire control areas is described as follows.

The boundary line between zones starts at—

- the northern end of Martagallup Road along Martagallup Road to Albany Highway;
- south on Albany Highway to Hobbs Road;
- east on Hobbs Road to the T-Junction of Jutland Road;
- south on Jutland Road to Fisher Road;
- east on Fisher Road to T-Junction on Williams Road;
- north on Williams Road and East on Williams Road to Carbarup Road;
- south on Carbarup Road to Barrow Road;
- east on Barrow Road to T-Junction of Tingellup Road;
- south on Barrow Road to Porongurup Road;
- east on Porongurup Road to Chester Pass Road; and
- east on Takalarup Road to south east corner of boundary.

A more formal description of the boundary between Zone 4 (West) and Zone 4 (East) is available from the Shire of Plantagenet.



Rural Land Fire Protection Requirements

Seed Producing Crops

A three (3) metre wide fire break shall be maintained adjacent to the perimeter of all seed producing crops. The fire break is to be maintained free of all inflammable material.

Alternatively, a three (3) metre wide fire break within 100 metres of the perimeter boundary of the property shall be installed.

Fuel & Chemical Storage

Where fuel or chemical will be stored (including empty storage facilities) a firebreak of at least three (3) metres wide around such a facility MUST be maintained.

Harvested Or Abandoned Plantations

Plantation fire breaks shall remain in place until the removal of all stumps is completed.

Vehicle Movement Ban Definitions

Harvest Ban

Any operation of machinery involved in harvesting seed crops/timber and/or any other produce MUST come to a complete stop in paddocks when a ban is in place.

Vehicle Movement Ban & Operation of Combustion Engines

No vehicles to be driven unless on a constructed, gazetted road and/or front entrance of property residences when the ban is in place and no combustion engines are to be operated.

Any Exemptions For Vehicle Movement Bans Must Be Received, In Writing, By The Shire Of Plantagenet, By No Later Than 30 September Annually.

The following minimum requirements apply in the Shire of Plantagenet during the Restricted and Prohibited Burning Times.

Type Of Operation	Requirements
1. Harvesting Of Seed 2. Harvesting of Timber 3. Swathing 4. Slashing 5. Baling Straw / Stubble 6. Stone Chaining 7. Operation Of A Portable Sawmill	A mobile fire fighting unit to be stationed in, or immediately adjacent to, the paddock or area where the operation takes place. Unit to be minimum of 400 litres.
8. All landowners of Managers of greater than 10,000 hectares.	A 3.4 HD 4x4 truck carrying 3,000 litres of water.
9. Operation of Welding / Oxy Equipment in the Open Air. 10. Power-operated Abrasive Cutting Discs.	A mobile fire fighting unit to be stationed immediately adjacent to the area where the operation takes place. A fire extinguisher to be provided at the place where the welding or cutting operation is carried out. Where a welding or cutting operation is carried out an area around the equipment shall be cleared of all inflammable material to bare earth to a 5 metre radius. In addition, an observer shall be on hand to monitor the site at all times.
11. Operation of tractors, trucks and self-propelled harvesters in standing crop or stubble paddocks.	An operational fire extinguisher must be carried on the vehicles.

RURAL LAND FIRE PROTECTION REQUIREMENTS

Land Area Less Than 40 Hectares

Building Protection Zone

A building protection zone is required as defined in the glossary.

Hazard Separation Zone

Where habitable buildings are located in close proximity to native vegetation, a hazard separation zone as defined in the glossary is to be maintained in addition to the building protection zone.

Building / Asset Protection

Further, a fire break not less than three (3) metres wide must be installed around and within 100 metres of all homesteads, buildings and fuel ramps/bulk fuel and hay. Owners/Occupiers must also establish a low fuel (mowed) buffer at least twenty (20) metres wide around all homesteads and buildings. Hay stored beyond 100 metres of homesteads and buildings does not require a firebreak.

Remainder Of The Property

All of the remainder of the lot, if not under a seed producing crop, to be maintained to a low fuel state (200 millimetres).

Townsites—Kendenup, Mount Barker, Narrikup & Rocky Gully**Building Protection Zone**

A building protection zone is required as defined in the glossary. In addition, owners/occupiers of townsites shall:

- (i) Clear all inflammable material from around all buildings to a minimum width of twenty (20) metres or to the property boundary (building protection zone);
- (ii) Hazard reduce the remainder of the lot or lots to a maximum vegetation height of 100 mm including native vegetation within cleared areas;
- (iii) Owners of bush lots shall install a fire break to a minimum of two (2) metres wide around and within 10 metres of the boundary of the bush lot or lots; and
- (iv) All bush or re-vegetated areas are to be maintained in a hazard reduced state.

Mount Barker Hill Subdivision**Building Protection Zone**

A building protection zone is required as defined in the glossary.

Land in the Mount Barker Hill subdivision to be maintained to a low fuel state. Grass to be maintained at a maximum height of 100mm. Bush or re-vegetation areas to be maintained in a hazard reduced state.

Mira Flores**Building Protection Zone**

A building protection zone is required as defined in the glossary.

In addition—

- (i) A three (3) metre wide fire break shall be maintained along the perimeter/boundary of each lot. The firebreak is to be maintained clear of inflammable material and vegetation. Overhanging branches to be cut back to a height of four (4) metres.
- (ii) All private access tracks to be six (6) metres wide with a four
- (iii) (4) metre trafficable surface and four (4) metre vertical clearance to allow entry and exit of a heavy duty fire unit.
- (iv) Sufficient room to be provided to turn a heavy duty fire unit at the end of all access tracks; i.e. a cul-de-sac or ring road to be provided.

Land Area Greater Than 40 Hectares**Building Protection Zone**

A building protection zone is required as defined in the glossary.

Hazard Separation Zone

Where habitable buildings are located in close proximity to native vegetation, a hazard separation zone as defined in the glossary is to be maintained in addition to the building protection zone.

Building/Asset Protection

Further, a fire break not less than three (3) metres wide must be installed around and within 100 metres of all homesteads, buildings and fuel ramps / bulk fuel and hay. Owners/Occupiers must also establish a low fuel (mowed) buffer at least twenty (20) metres wide around all homesteads and buildings. Hay stored beyond 100 metres from buildings does not require a fire break.

Boundary Firebreaks

A three (3) metre wide boundary fire break shall be maintained on the property, and within 100 metres of the perimeter of the property. The fire break must be maintained free of inflammable material.

Boundary Firebreaks—Fire Fighting Equipment Option

To waive boundary fire breaks on land adjacent (sharing a common boundary or separated by no more than 100 metres where a road reserve or stock route is involved) to, or where the owner/occupier resides, the landowner /occupier must have a mobile fire fighting unit (self propelled, towed or slip on) in good working order with a minimum capacity of 400 litres of water situated where the owner or occupier resides.

Owners/Occupiers who choose the fire fighting equipment option in lieu of boundary firebreaks will be subject to the submission of a statutory declaration being received by the Council no later than 30 September annually (see attached statutory declaration).

Failure to submit a statutory declaration by 30 September will result in the property being subject to the requirements of the Annual Firebreak Notice and penalties may apply.

Barriers To Installing Firebreaks

For any other variations to firebreak requirements, for example physical barriers (swamps, rocky outcrops etc.), a written application must be made addressed to the Chief Executive Officer, and received no later than 30 September annually.

Plantations

Notice to all owners and/or occupiers of land, within the Shire of Plantagenet, currently planted, or proposed to be planted, as a Hardwood or Softwood plantation or tree farm.

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954 you are hereby required on all Hardwood or Softwood Plantations/Tree Farms owned or occupied by you, to plough, cultivate, scarify, burn, chemically spray or otherwise clear of all inflammable material, firebreaks of dimensions as set out in this notice.

FIREBREAKS shall be installed on all PLANTATIONS—TREE FARMS by 1 December annually and shall be maintained and kept clear as required by this notice until 12 April each year.

1. Boundary Firebreaks

1.1 Firebreaks shall be constructed fifteen (15) metres wide on the boundaries of all Plantations, Tree Farms, or such other location as may be agreed to by the Council, in accordance with the requirements of Definition—Specification 2.2 (below).

1.2 Firebreaks shall be constructed around Plantation Compartments of approximately thirty (30) hectares, in accordance with the requirements of Definition—Specification 2.3 (below.)

2. Definitions—Specifications

2.1 Plantations—Tree Farms: A plantation tree farm is defined as an area exceeding 3 hectares within townsites or an area exceeding 10 hectares within rural areas, of trees planted for commercial purposes.

2.2 Boundary Firebreaks—Fifteen (15) metre requirement: That for external fire breaks around plantations a horizontal clearance of five (5) metres be established to a height of five (5) metres above the ground level over the trafficable portion of the firebreak.

2.3 Planting Compartments: A planting compartment is defined as an individual area of approximately thirty (30) hectares surrounded by firebreaks cleared of all inflammable material six (6) metres wide, with a vertical clearance of all overhanging branches at least four (4) metres upwards from ground level to allow unrestricted access for firebreak maintenance and fire fighting equipment.

2.4 All landowners or managers of land greater than 10,000 hectares—A 3.4HD 4x4 truck carrying 3,000 litres of water.

3. Private Hardwood And Softwood Plantations

When harvesting is in process, harvesters must maintain a 400 litre fire fighting unit in or adjacent to where harvesting is being carried out.

4. Fire Protection Of Private Hardwood / Softwood Plantations

All hardwood and softwood plantations within the Shire must comply with the Plantation Fire Protection Guidelines unless approval to vary those conditions has been granted by the Shire.

The Plantation Fire Protection Guidelines have been adopted by the Lower Great Southern Plantation Fire Advisory Committee and copies of these Guidelines may be obtained from the Shire of Plantagenet.

Brigade & Shire Contact Details

Chief Bush Fire Control Officer		
David Burcham		9851 4091
Deputy Chief Bush Fire Control Officer		
Len Handasyde		9851 2259
Base Radio Operator		
Vern Drage		9851 1942
Deputy Base Radio Operator 1		
Len Handasyde		9851 2259
Deputy Base Radio Operator 2		
Ron Sounness		9851 1160
Fire Weather Reporting Officer		
Ron Sounness		9851 1160
Deputy Fire Weather Reporting Officer		
Grant Cooper		9854 2025
Denbarker		
Captain	Simon Grylls	9857 6068
Secretary	Geoff Mather	9857 6020
Forest Hill		
Captain	Vern Drage	9851 1942
Secretary	Claire Atkins	9851 1738
Kendenup		
Captain	Geoff DePledge	9851 4197
Secretary	Jacqui Burcham	9851 4091
Middle Ward		
Captain	Colin Taylor	9851 1855
Secretary	Greg Stothard	9851 1003
Narpyn		
Captain	Brett Bell	9851 1599
Secretary	Don Steven	9851 2098

Narrikup		
Captain	Warren Forbes	9853 2057
Secretary	Ross Backhouse	9853 2157
Perillup		
Captain	Robin Ditchburn	9856 1014
Secretary	Dean Trotter	9856 1045
Porongurup		
Captain	John Russell	9853 1097
Secretary	Phillip White	9851 2037
Porongurup South		
Captain	Phillip Rule	9853 2141
Secretary	Belinda Allain	9853 2141
Rocky Gully		
Captain	Ian Higgins	9855 1558
Secretary	Jo Wills	9855 1590
South Stirling		
Captain	Graeme Pyle	9854 3021
Secretary	Rose Easton	9854 3017
Woogenellup		
Captain	Grant Cooper	9854 2025
Secretary	Barry Pearce	9854 1016
Kojaneerup		
Captain	Tony Slattery	9847 1050
Secretary	Terry Bradshaw	9847 7013
Mount Barker Volunteer Fire & Rescue		
Captain	Peter McManus	0427 557 442
Secretary	Jeffrey Drage	0411 636 398

Shire Contact Details

Shire Office	9892 1111
Stephen Bell	0428 512 561
Executive Director Technical & Development Services	
John Byrne	0427 511 329
Executive Director Corporate & Community Services	
Works Manager	0417 181 532
Works Supervisor	0417 185 573
Ranger	0419 042 237
Clover Burn Permit Officers	
David Burcham	9851 4091
Grant Cooper	9854 2025
Ron Sounness	9851 1160

Emergency Contacts

Ambulance	9851 1422
Hospital	9851 1422
Doctor	9851 1566
Police	9851 1122
Ranger—Office	9892 1111
Town—Fire & Rescue	000

For any queries regarding firebreaks, permits, exemptions etc, please contact the local Fire Control Officer in your area.

Western Australia—The Evidence Act (1906)

STATUTORY DECLARATION FOR FIRE FIGHTING EQUIPMENT OPTION IN LIEU OF BOUNDARY FIRE BREAKS ON RURAL LAND LARGER THAN 40 HECTARES

This Declaration Must Be Returned To The Shire Of Plantagenet No Later Than 30 September 2005 Or You Will Be Subject To The Requirements Of The Annual Firebreaks Notice

Name in Full:

Postal Address:.....

Contact Phone No:

I declare that I comply with the Shire of Plantagenet boundary firebreaks waiver option for rural land greater than 40 hectares. The land upon which I reside is:.....

Adjacent land applicable to this declaration is:.....

And I make this solemn declaration by virtue of Section 106 of the 'Evidence Act 1906'.

DECLARED AT:

SIGNATURE.....

In the State of Western Australia this.....day
of.....20.....

Before Me

(Commissioner for Declarations) or (Justice of the Peace)

MINERALS AND PETROLEUM

MP401

MINING ACT 1978
INTENTION TO FORFEIT

Department of Industry and Resources,
Perth WA 6000.

In accordance with Regulation 50(b) of the Mining Regulations, 1981, notice is hereby given that unless the rent due on the undermentioned licences and leases is paid on or before 8 July 2005, it is the intention of the Minister for State Development under the provisions of Sections 96A(1) and 97(1) of the Mining Act, 1978 to forfeit such for breach covenant, viz, non-payment of rent.

JIM LIMERICK, Director General.

Number	Holder	Mineral Field
Exploration Licences		
08/1149	Fletcher Nominees Pty Ltd	West Pilbara
80/2692	Metis Pty Ltd	Kimberley
Mining Leases		
04/344	McGaffin, Brian	West Kimberley
45/656	Taylor, David John	Marble Bar
General Purpose Leases		
09/4	Miller, James Arthur	Carnarvon
45/161	BHP Billiton Direct Reduced Iron Pty Ltd	Marble Bar
70/199	BGC (Australia) Pty Ltd	South West

MP402

MINING ACT 1978
FORFEITURE

Department of Industry and Resources,
Perth WA 6000.

I hereby declare in accordance with the provisions of section 99(1)(a) of the Mining Act 1978 that the undermentioned Mining Leases are forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions, with prior right of application being granted to the relevant plaintiff under section 100(2).

ALAN CARPENTER, MLA, Minister for State Development.

Number	Holder	Mineral Field
59/64	Calegari, John	Yalgoo
59/65	Calegari, Shane John	Yalgoo
59/388	Calegari, John; Calegari, Shane John	Yalgoo

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Royal Assent To Bill

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Bill passed by the Legislative Council and the Legislative Assembly during the First Session of the Thirty-Seventh Parliament.

Short Title of Bill	Date of Assent	Act No.
Electricity Corporations Bill 2005	October 13 2005	18 of 2005

October 19, 2005.

PETER J. McHUGH, Acting Clerk of the Parliaments.

PLANNING AND INFRASTRUCTURE

PI401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Belmont

Town Planning Scheme No. 14—Amendment No. 12

Ref: 853/2/15/12 Pt 12

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 Belmont town planning scheme amendment on 16 October 2005 for the purpose of—

1.1 Scheme Text

- (a) Subclause 10.2.4.1—Special Development Precincts which reads as follows—

“There are three Special Development Precincts which are delineated on the Scheme Map and named as follows—

- ‘Ascot Waters’ (generally bound by Grandstand Road, Stoneham Street, Great Eastern Highway and the Swan River, Ascot);
- ‘Nulsen Haven’ (generally bounded by Tibbradden Circle, Hay Road, Fauntleroy Avenue and Great Eastern Highway, Ascot); and
- ‘The Springs’ (generally bound by Graham Farmer Freeway, Great Eastern Highway, Brighton Road and the Swan River, Rivervale which is shown as the ‘Special Development Precinct’ zone and the subject of the City of Belmont Town Planning Scheme No. 13).”

being modified to read—

“There are three Special Development Precincts which are delineated on the Scheme Map and named as follows—

- ‘Ascot Waters’ (generally bound by Grandstand Road, Stoneham Street, Great Eastern Highway and the Swan River, Ascot);
- ‘Invercloy Estate’ (generally bounded by Tibbradden Circle, Hay Road, Fauntleroy Avenue and Great Eastern Highway, Ascot); and
- ‘The Springs’ (generally bound by Graham Farmer Freeway, Great Eastern Highway, Brighton Road and the Swan River, Rivervale which is shown as the ‘Special Development Precinct’ zone and the subject of the City of Belmont Town Planning Scheme No. 13).”

- (b) Part II—Schedules

An outbuilding which is defined Under Part VII—*Schedules as ‘a non habitable building being a private garage, carport, shed or the like associated with a residential use’.*

being modified to read—

“Outbuilding: a non habitable building being a private garage, carport, shed or the like associated with a residential use, but detached from the main dwelling unit”.

- (c) Subclause 5.1.3 (b) and Clause 10.3.1.7

Subclause 5.1.3 which reads as follows—

“The erection on the lot of a single dwelling house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol “P” in the

cross-reference to that zone in the Zoning Table, except in the case of lots having an area of less than 350 sqm and where otherwise required by clauses 5.1.4 and 5.1.8 inclusive and clause 10.2.4.2.”

being modified to read—

“The erection on the lot of a single dwelling house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol ‘P’ in the cross-reference to that zone in the Zoning Table, except in the case of lots having an area of less than 350 sqm and where otherwise required by clauses 5.1.4, 5.1.8, 10.3.1.7 inclusive and clause 10.2.4.2.”

Subclause 10.3.1.7 which reads as follows—

“The development of outbuildings within the Residential Zone shall be subject to the following controls—

- (a) No more than two (2) outbuildings aggregating 80m² shall be permitted to be erected on any lot used for single residential purposes except that Council may in extenuating circumstances approve the erection of two (2) outbuildings aggregating no more than 120m².
- (b) No outbuilding shall be constructed with a wall higher than 3.6 metres, including the height of the parapet above the natural ground level at the centre of point of the site.
- (c) No outbuilding exceeding 5m² in area shall be constructed closer to a side boundary than 1.2 metres unless constructed of brick.
- (d) No outbuildings will be permitted on land developed with grouped dwellings except that Council shall require each grouped dwelling to be provided with 4m² of storage space.
- (e) No outbuilding shall be erected forward of the front setback determined for any lot unless—
 - (i) the outbuilding is constructed of materials which complement the residential component of a development in terms of style and roof pitch;
 - (ii) the outbuilding can be adequately screened from public view if considered necessary by the Council; and
 - (iii) the outbuilding is constructed of materials to match the existing residence and such upgrading of an existing residence as may be required is carried out to the satisfaction of the Council.”

being modified to read—

“The development of outbuildings within the Residential Zone shall be subject to the following controls—

- (a) The maximum area of outbuilding(s) that shall be permitted to be erected on a Residential lot shall be no more than 90m² for single residential purposes.
- (b) Council may, in extenuating circumstances, approve the erection of no more than two (2) outbuildings with a maximum aggregate of 120m².
- (c) No outbuilding shall be constructed with a wall higher than 3.6 metres, including the height of the parapet above the natural ground level at the centre of point of the site.
- (d) All applications for outbuildings shall be assessed in accordance with the setback and site coverage requirements under the Residential Planning Codes.
- (e) Council’s prior Planning Approval is required for the erection of one outbuilding exceeding 90m², or any outbuilding which causes the aggregate area of outbuildings to exceed 90m² for the same property.
- (f) No outbuildings shall be permitted on land developed with grouped dwellings with the exception of a 4m² storeroom required for each grouped dwelling unit in accordance with the Residential Planning Codes, or where otherwise provided for under the Scheme.
- (g) Council may consider outbuildings for grouped dwelling lots, where the aggregate lot area exceeds 900m², and the development potential cannot exceed two strata lots, or two dwelling units on the property.
- (h) Planning Approval is required for any outbuilding on land developed with grouped dwellings.
- (i) No outbuilding shall be erected forward of the front setback determined for any lot unless—
 - (i) the outbuilding is constructed of materials which complement the residential component of a development in terms of style, materials, colours and roof pitch;
 - (ii) the outbuilding can be adequately screened from public view if considered necessary by the Council; and
 - (iii) the outbuilding is constructed of materials to match the existing residence and such upgrading of an existing residence as may be required is carried out to the satisfaction of the Council.

- (j) Any outbuilding that, in the opinion of Council, does not comply with Clause 10.3.1.7 (i.) shall require the lodgement of a planning application.
- (k) In considering any variation to Clause 10.3.1.7 (i.), Council shall take into consideration the impact of the proposal on the existing streetscape, the existing setbacks in the street, and impact on amenity.”
- (d) Subclause 10.7.5: Proposals for Stables only
 Subclause 10.7.5 which Reads as follows—
 “An application for Planning Approval for a stables use only shall comply with subclause 10.7.3 and make provision for the possibility of locating a residence on the lot”.
 being modified to read—
 “An application for Planning Approval for a stables use only shall comply with subclause 10.7.4 and make provision for the possibility of locating a residence on the lot”.
- (f) Table II—Carparking requirements for warehouse
 Under Table II of the Scheme, the carparking requirements for ‘Warehouse’ which reads as follows—
 “1 space for every 100m² of GFA plus 1 space for every 100m² of open space used for warehousing progress.”
 being modified to read—
 “1 space for every 100m² of GFA plus 1 space for every 100m² of open space used for warehousing purpose.”
- (g) Clause 10.13.2
 Clause 10.13.2 which reads as follows—
 “An owner of land affected by a Tree Preservation Order within 28 days of the service of the order on that owner may be request in writing to the Council require the Council to reconsider the Tree Preservation Order and to revoke or to modify it in a manner specified in the request.
 If the Council within 60 days of receipt of such a request fails or refuses to revoke or modify the order as requested the owner may appeal against the refusal in accordance with the provisions of Part V of the Act.”
 being modified to read—
 “An owner of land affected by a Tree Preservation Order may, within 28 days of the serving of the order on that owner, request in writing that Council reconsider the Tree Preservation Order and revoke or modify the Order in a manner specified in the request. If the Council within 60 days of receipt of such a request fails or refuses to revoke or modify the order as requested, the owner may appeal against the refusal in accordance with the provisions of Part V of the Act.”
- (h) Clause 7.3.3 (e)
 Clause 7.3.3 (e) which reads as follows—
 “the Council shall consider any submissions made and resolve to designate the Heritage Area with or without modification or reject the proposal after consideration of submissions and the Council shall adopt such part of or parts of the Local Planning Policy as is appropriate in respect of the heritage Area; and”
 being modified to read—
 “the Council shall consider any submissions made and resolve to designate the Heritage Area with or without modification or reject the proposal after consideration of submissions and the Council shall adopt such part or parts of the Local Planning Policy as is appropriate in respect of the heritage Area; and”
- (i) Clause 9.10.3 and 9.10.4
 Clause 9.10.3 which reads as follows—
 “A delegation of authority made by the Council pursuant to subclause 9.13.1 shall have effect for the period of 12 months following the resolution, unless the Council stipulates a greater or lesser period in the resolution.
 being modified to read—
 “A delegation of authority made by the Council pursuant to subclause 9.10.1 shall have effect for the period of 12 months following the resolution, unless the Council stipulates a greater or lesser period in the resolution.
 Clause 9.10.4 which reads as follows—
 “A delegation of authority pursuant to the provisions of this clause has effect and may be exercised according to it” tenor, but is revocable at the will of the Council and does not preclude the Council from exercising the power. The performance of a function by a delegate under subclause 9.13.1 shall be deemed to be the performance of the function by the Council in all circumstances where the Council is able to delegate its power.”

being modified to read—

“A delegation of authority pursuant to the provisions of this clause has effect and may be exercised according to its tenor, but is revocable at the will of the Council and does not preclude the Council from exercising the power. The performance of a function by a delegate under subclause 9.10.1 shall be deemed to be the performance of the function by the Council in all circumstances where the Council is able to delegate its power.”

(j) Clause 10.11.2

Clause 10.11.2 which reads as follows—

“A notice under this clause shall be given to the owner, and if the lot is occupied, a notice shall also be given to the occupier. In the case of the owner the notice must be given to the owner personally or must be posted to the last known address of the owner in the records of the Council. In the case of an occupier who is not also an owner of the lot, the notice may be given to the occupier personally or may be posted to the address of the lot addressed to the name of the occupier or simply addressed to “The occupier” at that address.”

being modified to read—

“A notice under this clause shall be given to the owner, and if the lot is occupied, a notice shall also be given to the occupier. In the case of the owner the notice must be given to the owner personally or must be posted to the last known address of the owner in the records of the Council. In the case of an occupier who is not also an owner of the lot, the notice may be given to the occupier personally or may be posted to the address of the lot addressed to the name of the occupier or simply addressed to “The occupier” at that address.”

(k) Clauses 2 (d) and Clause 2 (e) under Schedule No 2—Additional Landuses

Clause 2 (d) which reads as follows—

“(d) The standards that shall apply to such uses which standards shall generally be in accordance with the relevant provisions of Scheme No. 11.”

being modified to read—

“(d) The standards normally applied to such landuses, including carparking, shall generally be in accordance with the relevant provisions of Scheme No. 14.”

Clause 2 (e) which reads as follows—

“(e) The need for Council to invoke clause 6.2.3 of the Scheme thereby requiring notice of proposed developments or initial changes of use to be advertised.”

being modified to read—

“(e) The need for Council to invoke clause 5.7.3 of the Scheme thereby requiring notice of proposed developments or initial changes of use to be advertised.”

1.2 Scheme Map Changes

The Scheme Map being modified to rezone Lot 507 located on the corner of Waterview Parade and Tidewater from ‘Residential’ to ‘Parks and Recreation’.

G. J. GODFREY, Mayor.
S. SILCOX, Chief Executive Officer.

PI402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Stirling

DISTRICT PLANNING SCHEME NO. 2—AMENDMENT NO. 439

Ref: 853/2/20/34 Pt 439

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 Stirling town planning scheme amendment on 18 October 2005 for the purpose of—

1. Rezoning Lot 82, HN 76 Erindale Road, Balcatta, from “Special Garden Industrial” to “Special Use Zone”—“Special Garden Industrial and Industrial Showrooms”.
2. Amending Schedule 2 of the Scheme accordingly.

T. J. TYZACK, Mayor.
L. DELAHAUNTY, Chief Executive Officer.

PI404*

TOWN PLANNING AND DEVELOPMENT ACT 1928**TOWN PLANNING SCHEME AMENDMENT***Shire of Serpentine-Jarrahdale*

Town Planning Scheme No. 2—Amendment No. 135

Ref: 853/2/29/3 Pt 135

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 Serpentine-Jarrahdale town planning scheme amendment on 18 October 2005 for the purpose of—

Amending Clause 7.13.3(1) of the Scheme Text as follows—

- 7.13.3.(1) No person shall remove, destroy or damage any tree or cause or suffer to permit the removal or destruction of or damage to any tree within the District having at least one well defined stem or trunk of a height greater than 4 metres or diameter greater than 150mm measured at a height of 1.2 metres above the natural ground level, except with the prior planning consent of the Council given on an application under sub-clause 6.1.1, or unless the tree is exempted pursuant to sub-clause 7.13.4.

D. L. NEEDHAM, President.
J. ABBISS, Chief Executive Officer.

PI405*

TOWN PLANNING AND DEVELOPMENT ACT 1928**TOWN PLANNING SCHEME AMENDMENT***Shire of Serpentine-Jarrahdale*

Town Planning Scheme No. 2—Amendment No. 142

Ref: 853/2/29/3 Pt 142

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 Serpentine-Jarrahdale town planning scheme amendment on 16 October 2005 for the purpose of—

Rezoning Lot 825 Phillips Road, Byford from 'Public Open Space' to 'Rural' and amending the Scheme Map accordingly.

D. L. NEEDHAM, Shire President.
J. ABBISS, Chief Executive Officer.

PI403*

TOWN PLANNING AND DEVELOPMENT ACT 1928**APPROVED TOWN PLANNING SCHEME AMENDMENT***Shire of Serpentine-Jarrahdale*

Town Planning Scheme No. 2—Amendment No. 131

Ref: 853/2/29/3 Pt 131

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 Serpentine-Jarrahdale town planning scheme amendment on 18 October 2005 for the purpose of—

1. Rezoning Lot 1 Thomas Road/Butcher Road, Darling Downs from Rural to Rural Living 'A' Zone as depicted on the Scheme Amendment Map.
2. Amending Appendix 4A of the Scheme to include special provisions relating to the Rural Living 'A' zone described hereunder—

(a) **SPECIFIED AREA OF LOCALITY** **SPECIAL PROVISIONS**

Lot 1 Thomas
Road/Butcher Road,
Darling Downs.

1. Within the Rural Living A zone the following land uses are permitted, or are permitted at the discretion of the Council.

Use classes permitted (P)

Single House
Public Recreation
Public Utility

Discretionary Uses (AA)

Ancillary Accommodation

Home Occupation

All other uses are prohibited.

2. No dwelling shall be approved by the Council unless it is connected to an alternative wastewater treatment system as approved by the Department of Health with an adequate phosphorus retention capacity, as determined by the Department of Environmental Protection, and with the base of the system or the modified irrigation area being the required distance above the highest known water table.
3. No indigenous vegetation and trees shall be destroyed or cleared except, but subject to the developer of the estate/landowner obtaining the prior consent of the Council in writing, where such vegetation is dead, diseased or where the clearing is required for the purpose of a firebreak, dwelling, outbuilding, fence, drainage systems, driveways and/or to accommodate the discretionary uses identified under Provision 1.
4. The subdivider shall, in accordance with the endorsed Subdivision Guide Plan prepare a Revegetation Plan in accordance with the Planning Guidelines for Nutrient Management and Council's Information Note PS03—Landscape and Revegetation and submit the plan for Council's approval, prior to subdivision of the land.
5. The Revegetation Plan shall be implemented by the subdivider prior to subdivision of the land.
6. The subdivider shall, in accordance with the endorsed Subdivision Guide Plan prepare a Schedule of Landscaping for this estate and plant indigenous trees and shrubs of a species and a density and distribution to the satisfaction of the Council prior to the transfer of a lot(s) to a new owner.
7. The subdivider shall either maintain the trees and shrubs planted until the land is sold, or shall plant sufficient numbers of trees and shrubs to allow for natural loss. Thereafter, the owners of the subdivided lots shall be responsible for the maintenance and replacement (if and where necessary) of those trees and shrubs planted by the subdivider to the satisfaction of the Council.
8. The subdivider shall prepare and implement a Fire Management Plan prior to the subdivision of the land that identifies and implements the construction requirements relative to strategic firebreaks, water supplies and equipment and any other fire management requirements that may be deemed necessary, to the specification and satisfaction of the Council and the Fire and Emergency Services.
9. Notwithstanding the obligations of the subdivider under Clause 5.12.9e of the Scheme, the subdivider shall drain the land and provide detention areas in accordance with a Drainage Concept Plan provided prior to the commencement of the on-ground-works. Those easements and reserves required by Council or the Water Corporation shall be provided to the Council or the Water Corporation at the time of subdivision to provide for the ongoing maintenance of the drainage system components. The Drainage Concept Plan shall be prepared to meet the requirements of Council's Local Planning Policy No. 6—Water Sensitive Design and will maximise infiltration of roof and hard surfaces runoff as close to source as possible. Piped networks, where installed, are to be kept as small as practicable and incorporate gross pollutant and sediment trapping devices prior to outfall to infiltration areas.
10. At the time of the building application for each lot, a plan of the site shall be submitted by the applicant to the satisfaction and specifications of the Council which shall show site contours, existing trees and vegetation to be removed and retained, and proposals for tree planting and maintenance.

11. Relocation of building envelopes shall only be permitted where the sustainable site planning principles can be demonstrated to the satisfaction of Council.
12. A Section 70A Notification being placed on the title advising prospective purchasers that the lots are affected from noise from the adjoining railway line.

D. L. NEEDHAM, President.
J. ABBISS, Chief Executive Officer.

PI406*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Wanneroo

District Planning Scheme No. 2—Amendment No. 38

Ref: 853/2/30/19 Pt 38

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 Wanneroo town planning scheme amendment on 18 October 2005 for the purpose of including a new Clause 4.24—Protection and Relocation of Native Fauna as follows—

4.24 PROTECTION AND RELOCATION OF NATIVE FAUNA

- 4.24.1 Where land is to be cleared of vegetation or where landforms or drainage patterns are to be altered and in the opinion of the City the area may provide habitat for native fauna, the Council may, as part of the preparation of a Structure Plan under Part 9 of the Scheme or an approval to commence development and/or subdivision, require the proponent to prepare a Native Fauna Management Plan to the satisfaction of the City on the advice of the Department of Conservation and Land Management prior to clearing the land.
- 4.24.2 The Native Fauna Management Plan is to be prepared and implemented at the developer's/subdivider's cost by a suitably qualified person(s) acceptable to the City.
- 4.24.3 The Native Fauna Management Plan should include, but is not limited to the following—
 - (a) a description of the field survey and recording methodology;
 - (b) a time frame and program for undertaking the surveys;
 - (c) the field survey results and recommendations;
 - (d) the method of protecting, enhancing and conserving the existing habitat where any native fauna is to be retained on-site or on adjoining land;
 - (e) a time frame and program for undertaking the trapping and relocation of any native fauna;
 - (f) the method of relocating the native fauna, if appropriate;
 - (g) a description of the trapping procedure, if required;
 - (h) the identification of a suitable alternative habitat for the native fauna, if required; and
 - (i) a time frame for advising Council and the relevant Government agencies of the outcome of any relocation program undertaken for any native fauna.

S. SALPIETRO, Mayor.
C. JOHNSON, Chief Executive Officer.

PI407*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT

Shire of Shark Bay

Town Planning Scheme No. 2—Amendment No. 48

Ref: 853/10/5/3 Pt 48

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 16 October 2005 for the purpose of—

1. Reclassifying a portion of Lot 375 Hughes Street, Denham from a 'Parks and Recreation' reservation to a 'Public Purpose' zone denoted 'S' for School Site.

2. Reclassifying the balance of Lot 375 Hughes Street, Denham from a 'Parks and Recreation' reservation to a 'Residential Development' zone with a residential density range of R12.5—R30.
3. Amending the Scheme Maps accordingly.

L. R. MOSS, Shire President.
J. McKECHNIE, Chief Executive Officer.

PI408*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT

Shire of Denmark

Town Planning Scheme No. 3—Amendment No. 90

Ref: 853/5/7/3 Pt 90

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 Denmark town planning scheme amendment on 16 October 2005 for the purpose of—

- (i) Amending the 'Provisions Relating to Specified Areas' Appendix 6—Special Rural Zone No. 22 by including the following uses in the Proposed Uses column after 'Rural Pursuit'—
 - Holiday accommodation on the basis that it is limited to accommodation solely within the dwelling and/or ancillary accommodation and a maximum number of persons to be accommodated on site is to be 6 other than the property owner.

Permitted at Council's discretion following advertising for public comment (SA)—

 - Health Retreat on the basis that it is limited to accommodation solely within the dwelling and ancillary accommodation on Lot 80 Myers Road and numbers are limited to a maximum of 6 other than the property owner. The health retreat will allow activities such as alternative therapies, yoga, meditation, massage and associated workshops, that do not cause a nuisance or disturbance to nearby properties in terms of noise, hours of operation and car parking.
- (ii) Add the following provision to 'Special Provisions' of SR Zone No. 22—
 - 'Prior to any intensification of development for holiday accommodation and health retreat purposes in SR Zone No. 22, Council shall consult and have regard to advice from Main Roads WA regarding improvements required for the Myers Road- South Coast Highway intersection'.
- (iii) Changing the Particulars of the land from Lot 5 Myers Road to Lots 80 & 81 Myers Road.

J. K. BARROW, Shire President.
P. DURTANOVICH, Chief Executive Officer.

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			
11017	Yellara Nominees Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Stirling and known as Cedric Cellars	13/11/2005
11014	Widenbar & Associates Pty Ltd	Application for the grant of a Producer's licence in respect of premises situated in York and known as Spooky Hall.	26/10/2005

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE—<i>continued</i>			
11025	Kim Anh Thi Ha	Application for the grant of a Restaurant licence in respect of premises situated in East Perth and known as Viet Royal Vietnamese Restaurant	06/11/2005
11031	Hawalli Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Leederville and known as Cinnamon Club	01/11/2005
10873	EKT Pty Ltd	Application for the grant of a Special Facility licence in respect of premises situated in Halls Creek and known as East Kimberley Tours	26/10/2005
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
25203	Kuppa Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Claremont and known as Kuppa Claremont	06/11/2005
APPLICATIONS FOR APPROVAL TO ALTER/REDEFINE THE LICENSED PREMISES			
234282	Wheilcliff Pty Ltd	Application for approval to alter/redefine the Special Facility Licence in respect of premises situated in Bunbury and known as the Lord Forrest Hotel	02/11/2005

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

Dated: 19 October 2005.

P. MINCHIN, Acting Director of Liquor Licensing.

WORKSAFE

WS401*

OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13
(No. 21 of 2005)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Fiskehand Pty Ltd from the requirements of Regulation 3.60(3)(b) of the Occupational Safety and Health Regulations 1996 in relation to the requirement to have a non-portable residual current device fitted on the fishing vessel *Toyosaka Maru* MH5887 LFB F312.

This exemption is granted on the condition that there is a full time engineer on board with responsibility for monitoring the earth light system.

Dated this 18th day of October 2005.

NINA LYHNE, WorkSafe Western Australia Commissioner.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Any creditors having claims to the estate of the late Sofija Vujovic of 54 Drummond Street, Bedford, deceased 15 June 2004, are required to send particulars of their claims to J. Govedarica, Administrator, c/- Lynn & Brown Lawyers, PO Box 1114, Morley, WA 6943 by 21 November 2005, after which date the administrator may distribute the assets having regard only to the claims of which they then have notice.

ZX402

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Notice to Creditors and Claimants of Dawn Marie Belcher, late of 20 Musgrove Crescent Boya, Western Australia, Psychologist deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased who died on 28 July 2005 are required by the Trustee ANZ Executors & Trustee Company Limited ABN 33 006 132 332) of Level 21, 530 Collins Street, Melbourne, Vic 3000 to send particulars of their claim to them by 2 December 2005 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

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* 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 21st November 2005, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bojko, Temish also known as Tom Bojko, late of Gracewood Hostel 31/10 Roebuck Drive Salter Point, died 30/8/04, (DE30318339EM17)

Burkitt, Olive Pearl, late of Brightwater Care Group 17 Pioneer Drive Edgewater, died 15/6/05, (DE19691817EM27)

Collins, Marjorie, late of McNamara Lodge 41 Portrush Parade Meadow Springs, died 8/9/05, (DE19863586EM36)

Currell, Elsie Doreen, late of Crowtheron Street Bluff Point, died 17/9/05, (DE19921659EM17)

Hobson, Violet Adeline, late of 138 Lewis Road Forrestfield, died 21/7/05, (DE33029472EM26)

Ireland, Clarice Cornetta, late of Graceford Hostel Turner Road Byford, died 12/5/05, (DE30335588EM13)

McDonagh, Peter Roger, late of 4/59 Brady Street Glendalough, died 19/9/05, (DE19782520EM22)

McLennan, Dorothy Gertrude, late of Applecross Nursing Home 34 River Way Applecross, died 4/9/05, (DE19742686EM17)

Mears, Ronald Percy, 4/294 Morrison Road Swan View, died 12/6/05, (DE33044057EM27)

Phippard, Gladys Jean, late of Parkland Villas 77/510 Marmion Street Booragoon, died 21/8/05, (DE19842559EM34)

Vryman, Hendricus, late of 29 Neville Street Bayswater formerly of 216/55 Belgrade Road Wanneroo, died 3/10/05, (DE19773212EM17)

SHAUN WILLIAM CONLIN, A/Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.
Telephone 9222 6777.

ZX404

PUBLIC TRUSTEE ACT 1941
ADMINISTERING OF ESTATES

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

Dated at Perth the 17th day of October 2005.

S. W. CONLIN, A/Public Trustee,
565 Hay Street, Perth WA 6000.

Name of Deceased; Address; Date of Death; Date Election Filed.

Quinn, John Lawrence (DE19910772EM26); Boya; 30/6/05; 17/10/05

Gallagher, Maxwell Edward (DE20000581EM26); Mount Yokine; 7/8/05; 12/10/05

CLAIMS FOR MISSING ISSUES

(SUBSCRIPTION ITEMS)

For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

Claims lodged after this date will attract payment in full.

STATE LAW PUBLISHER

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All subscriptions are for the period from 1 January to 31 December 2006. Subject to certain limitations, refunds may be allowed if a subscription is cancelled during the year. The prices quoted include GST where applicable and postage by surface mail unless stated otherwise.

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General *Government Gazettes* are published on Tuesday and Friday of each week, unless disrupted by public holidays or unforeseen circumstances.

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	\$
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Overseas (airmail)	601.00

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