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— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Petroleum Products Pricing Act 1983

Petroleum Products Pricing Amendment Regulations (No. 2) 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Petroleum Products Pricing Amendment Regulations (No. 2) 2006*.

2. The regulations amended

The amendment in these regulations is to the *Petroleum Products Pricing Regulations 2000**.

[* Reprinted as at 19 April 2002.

For amendments to 1 August 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 292.]

3. Schedule 1 amended

Schedule 1 is amended by deleting “Southern Cross”.

By Command of the Governor,

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

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

City of Subiaco

CITY OF SUBIACO PARKING FACILITIES AMENDMENT LOCAL LAW 2006

Under the powers conferred by the *Local Government Act 1995* and under all other powers the Council of the City of Subiaco resolved on the 26th September 2006 to make the City of Subiaco Parking Facilities Amendment Local Law 2006.

In this amendment the principal local law is the City of Subiaco Parking Facilities Local Laws published in the *Government Gazette* on 8 August 1997 amended by publication in the *Government Gazette* on the 15 January 1999 and the 14 December 2001. The principal local law is amended as follows—

1.0 Clause 1.3 amended

1.1 The definition of “**median strip**” is deleted and the following definition inserted instead—

“**median strip**” means any physical provision, including painted lines, dividing the carriageway of the road;

1.2 The definition of “**stand**” is deleted and the following definition inserted instead—

“**stop**” in relation to a vehicle, means to permit a vehicle to remain stationary, except for the purpose of—

- (a) avoiding conflict with other traffic or;
 - (b) complying with the provisions of any law,
- and “stopping” and “stopped” have correlative meanings;”

2.0 Clause 1.4 amended

In clause 1.4 add the word “a” after the word “be” in the last line.

3.0 Clause 2.9 amended

3.1 In clause 2.9 (a), delete the words “No Parking—Taxi Stand” in sub-clause (a) and insert instead the words “No Parking—Taxi Only”.

3.2 In clause 2.9 (c) delete “or” where it appears at the end of that subclause.

3.3 In clause 2.9 (d) delete the full stop at the end of that paragraph and insert instead the word and punctuation “;or” at the end of that paragraph.

3.4 In clause 2.9 add after paragraph (d) a new paragraph as follows—

“(e) inscribed with the words “Buses Only” unless the vehicle is a bus.”

4.0 Clause 2.15 amended

4.1 In clause 2.15 (1) delete the words “By-Law No. 19 Relating to Street Trading” and insert instead the words “Trading in Public Places Local Law 2000”.

4.2 In clause 2.15 (2) delete the words “By-Law No. 19 Relating to Street Trading” and insert instead the words “Trading in Public Places Local Law 2000”.

5.0 Clause 3.3 amended

Clause 3.3 is deleted and the following is inserted instead—

“If a parking station is equipped with a ticket issuing machine a person shall not park or stop a vehicle or permit a vehicle to remain parked in the parking station during its hours of operation unless—

- (a) (i) the appropriate fee has been inserted into a ticket issuing machine;
- (ii) the ticket issued by the ticket issuing machine is displayed inside the vehicle so that the date, time of issue and expiry time of the ticket are able to be read by an authorised person outside the vehicle; and
- (iii) the ticket has not expired; or
- (b) the required payment is made in another form permitted by the Local Government.”

6.0 Clause 4.4 amended

In clause 4.4 delete reference to “18 metres” and “9 Metres” and insert instead “20 metres” and “10 metres” respectively.

7.0 Clause 4.5 amended

Clause 4.5 is deleted and the following is inserted instead—

“Except where parking bays are delineated and sign posted to the contrary, a person shall not park or stop a vehicle or permit a vehicle to remain parked so that any portion of the vehicle is within 20 metres of the approach side or within 10 metres of the departure side of a pedestrian crossing or children’s crossing.”

8.0 Clause 4.7 amended

Clause 4.7 is deleted and the following is inserted instead—

- “(1) A person shall not stop a vehicle on a carriageway so that any portion of the vehicle is within 10 metres of the prolongation of the nearer edge of any intersecting carriageway (without traffic-control signals) intersecting that carriageway on the side on which the vehicle is stopped, unless the person stops—
- (a) at a place on a carriageway, or any area, to which a parking control sign applies and the person is permitted to stop at that place; or
 - (b) if the intersection is a T- intersection—along the continuous side of the continuing road at the intersection.
- (2) A person shall not stop a vehicle on a carriageway within 20 metres from the nearest point of an intersecting carriageway at an intersection with traffic-control signals, unless the person stops at a place on a length of the carriageway, or in an area, to which a parking control sign applies and the person is permitted to stop at that place.”

9.0 Clause 4.10 amended

Subclause 4.10 (c) is deleted and the following is inserted instead—

- “(c) on any pedestrian footpath, footway, cycleway or combined footpath and cycle path;”

10.0 Clause 4.11 added

After clause 4.10, add the following new clause 4.11

“4.11 No stopping on a carriageway with yellow edge lines

A driver shall not stop at the side of a carriageway marked with a continuous yellow edge line.”

11.0 Clauses 6.1 amended

Clause 6.1 is deleted and the following is inserted instead—

“In this Part “**dwelling**” has the same meaning as contained in the Residential Design Codes of Western Australia and includes the definitions in that Code relating to Grouped Dwelling, the dwelling component of Mixed-Use Development, Multiple Dwellings, Single Bedroom Dwelling and Single House, but excludes Residential Buildings as defined in the Codes and hospitals or sanatoriums, a hotel, a motel and a residential school.”

12.0 Clause 6.4 amended

In clause 6.4 delete the words “expires on the 31 December in the year in which it is issued” and insert instead the words “remains valid for a period of twelve months”.

13.0 Clause 6.6 amended

In clause 6.6 (2) delete “(b)” and insert instead “(a)”, delete “(c)” and insert instead “(b)” and delete “(d)” and insert instead “(c)”.

14.0 Clause 6.7 amended

In clause 6.7 (2) delete the words, “an application fee of \$25.00” and insert instead “the fee imposed by the Local Government under the Act”.

15.0 Third Schedule amended.

Delete all of the “THIRD SCHEDULE” and insert instead—

THIRD SCHEDULE

Table of Local Laws, Offences and Modified Penalties

Local Law	Offence	Modified penalty
PARKING AND STOPPING GENERALLY		
2.2	Parking or stopping contrary to parking sign	\$55
2.3	Parking in a “No Parking” area	\$75
2.4	Parking or stopping in a “No Stopping” area	\$90
2.5	Parking or stopping in an “Authorised Vehicles Only” area	\$70
2.6 (1)	Parking a Commercial Vehicle, Caravan or Trailer for longer than four hours	\$50
2.7	Parking or stopping “M/C” in a parking space not marked “M/C”	\$40
2.8	Parking or stopping in a “loading Zone”	\$60
2.9(a)	Parking or stopping in a “Taxi Only” area	\$70
2.9(b)	Parking or stopping in a “Courier Vehicles Only” area	\$70

Local Law	Offence	Modified penalty
2.9(c)	Parking or stopping in a "Funeral Vehicles Only" area	\$70
2.9(d)	Parking or stopping in a "Tour Coaches Only" area	\$70
2.9(e)	Parking or stopping in a "Bus Only" area	\$70
2.10	Repeated parking or stopping within 1 hour	\$40
2.11	Parking or stopping other than wholly within a parking space	\$40
2.12(1)	Parking or stopping in an occupied parking space	\$40
2.13	Parking or stopping to effect repairs	\$50
2.14	Parking or stopping to expose vehicle for sale	\$50
2.15(a)	Trading from parked or stopped vehicle	\$90
2.16	Failure to move vehicle when directed	\$70
2.17(2)	Parking or stopping in area set aside for event	\$50
2.18(3)	Parking or stopping in area set aside for authorised persons	\$75
	PARKING IN PARKING STATIONS	
3.2	Failure to pay fee to parking attendant	\$40
3.3(a)(i)	Failure to insert fee into ticket issuing machine	\$40
3.3(a)(ii)	Failure to correctly display ticket issued by ticket issuing machine	\$40
3.3(a)(iii)	Parking or stopping after expiration of ticket	\$40
3.3(b)	Failure to display another form of authorised payment.	\$40
3.4(a)	Removing vehicle without payment of appropriate fee	\$40
3.5	Parking or stopping in prohibited part of parking station	\$40
3.7(1)	Removing vehicle without payment of appropriate fee	\$40
3.9(1)	Inserting anything other than coin into ticket issuing machine	\$60
3.9(2)	Operation of ticket issuing machine other than in accordance with instructions	\$60
3.9(3)	Altering, adding to or defacing ticket	\$90
3.10(1)	Loitering in parking station	\$60
3.10(2)	Failure to leave parking station after direction to do so	\$60
3.11	Damaging, defacing or misusing parking station	\$90
	PARKING OR STOPPING ON ROADS	
4.1(1)(a)	Parking or stopping not parallel with or as close as practicable to boundary of carriageway	\$50
4.1(1)(b)	Parking or stopping headed in wrong direction	\$50
4.1(1)(c)	Parking or stopping with less than 3 metres or road between another vehicle or farther boundary of carriageway	\$70
4.1(1)(d)	Parking or stopping closer than 1.2 metres from another vehicle	\$40
4.2	Double parking	\$70
4.3(a)	Parking or stopping on or alongside median strip	\$70
4.3(b)	Parking or stopping within 9 metres of traffic island	\$70
4.4	Parking or stopping within 20 metres of approach side / 10 metres of departure side of a bus stop	\$70
4.5	Parking or stopping within 20 metres of approach side / 10 metres of departure side of a pedestrian or children's crossing	\$70
4.6	Parking or stopping within 18 metres of a railway crossing	\$70

Local Law	Offence	Modified penalty
4.7(1)	Parking or stopping within 10 metres of an intersection	\$70
4.7(2)	Parking or stopping within 20 metres of an intersection controlled by traffic lights	\$70
4.8	Parking or stopping within 1 metre of fire hydrant or fire plug	\$70
4.9	Parking or stopping within 3 metres of public letter box	\$70
4.10(a)	Obstruction of right-of-way or private driveway	\$90
4.10(b)	Obstruction of footway across a reserve	\$90
4.10(c)	Obstruction of pedestrian footpath, footway, cycleway or combined footpath and cycle path.	\$90
4.10(d)	Obstruction of bridge or other elevated structure	\$70
4.10(e)	Obstruction of tunnel or underpass	\$70
4.10(f)	Obstruction on a carriageway	\$70
4.11	Stopping in a carriageway adjacent a yellow edge line	\$90
PARKING OR STANDING IN OTHER AREAS		
5.2	Parking or stopping on reserves	\$60
5.3	Parking or Stopping on a Road Verge	\$50
5.6	Parking or stopping in right-of-way	\$70
5.7	Parking or stopping on private property without consent	\$90
PENALTIES AND ENFORCEMENT		
7.2(2)	Removing chalk marks from tyres	\$90
7.9	Removing notice attached to vehicle	\$90

16.0 Various clauses making reference to “stand” amended

In the following clauses, delete the word “stand” where it appears in titles and clauses and insert instead the word “stop”—

- 16.1 Clause 1.3 Interpretation of “parking space”
- 16.2 Clause 2.2
- 16.3 Clause 2.4
- 16.4 Clause 2.5
- 16.5 Clause 2.7
- 16.6 Clause 2.8
- 16.7 Clause 2.9
- 16.8 Clause 2.10
- 16.9 Clause 2.11
- 16.10 Clause 2.12 (1)
- 16.11 Clause 2.13
- 16.12 Clause 2.14
- 16.13 Clause 2.15 (1)
- 16.14 Clause 2.16
- 16.15 Clause 2.17 (2)
- 16.16 Clause 2.18 (3)
- 16.17 Clause 3.1 (c)
- 16.18 Clause 3.2
- 16.19 Clause 3.5
- 16.20 Clause 4.1 (1)
- 16.21 Clause 4.2
- 16.22 Clause 4.3
- 16.23 Clause 4.4
- 16.24 Clause 4.6
- 16.25 Clause 4.8
- 16.26 Clause 4.9
- 16.27 Clause 4.10
- 16.28 Clause 5.2

16.29 Clause 5.3

16.30 Clause 5.6

16.31 Clause 5.7

17.0 Various clauses making reference to “standing” amended

In the following clauses, delete the word “standing”, where it appears in titles and clauses and insert instead the word “stopping”—

- 17.1 Clause 1.3 Interpretations of
“carriageway”
“parking sign”
- 17.2 Clause 1.4
- 17.3 Clause 1.5 (c)
- 17.4 Clause 2.1
- 17.5 Clause 2.2
- 17.6 Clause 2.4
- 17.7 Clause 2.5
- 17.8 Clause 2.7
- 17.9 Clause 2.10
- 17.10 Clause 2.12 (1)
- 17.11 Clause 2.15
- 17.12 Clause 3.1 (b) and 3.1 (d)
- 17.13 Clause 3.5
- 17.14 Clause 3.6
- 17.15 Clause 4.1 (1) (b) and 4.1 (1) (c)
- 17.16 Clause 4.2
- 17.17 Clause 4.4
- 17.18 Clause 4.5
- 17.19 Clause 4.6
- 17.20 Clause 4.7
- 17.21 Clause 4.8
- 17.22 Clause 4.9
- 17.23 Clause 4.10
- 17.24 Clause 5.2
- 17.25 Clause 5.3
- 17.26 Clause 5.6
- 17.27 Clause 5.7
- 17.28 Clause 6.6 (1) (b)
- 17.29 Clause 7.2 (1)
- 17.30 Clause 7.5
- 17.31 Clause 7.6
- 17.32 Clause 7.7
- 17.33 Clause 8.1

18.0 Various clauses making reference to “stood” amended

In clause 2.10 delete the word “stood”, where it appears in the clause and insert instead the word “stopped”.

19.0 Various clauses where reference is made to state legislation

- 19.1 The definition of “**Act**” is deleted and the following is inserted instead—
“**Act**” means the Local Government Act 1995;”
- 19.2 The definition of “**coin**” is deleted and the following is inserted instead—
“**coin**” means any coin which is legal tender under the *Currency Act 1965* (Cth);”
- 19.3 The definition of “**owners**” is deleted the following inserted instead—
“**owner**” where used in relation to a vehicle means the person who holds the licence for the vehicle under the *Road Traffic Act 1974* or, if the vehicle is not licensed under that Act, the person who owns the vehicle or is entitled to its possession;”
- 19.4 Paragraph (a) of the definition of “**vehicle**” is deleted and the following inserted instead—
“(a) any vehicle within the interpretation of that expression in the *Road Traffic Act 1974*;”

19.5 Reference to Local Government (Parking for Disabled Persons) Regulations 1988 in Form 1 is deleted and the following inserted instead—

“Local Government (Parking for Disabled Persons) Regulations 1988”

19.6 Reference to “Local Government Act 1995 in Form 1 is deleted and the following inserted instead—

“Local Government Act 1995”

19.7 Reference to Local Government (Parking for Disabled Persons) Regulations 1988 in Form 2 is deleted and the following inserted instead—

“Local Government (Parking for Disabled Persons) Regulations 1988”

19.8 Reference to “Local Government Act 1995 in Form 2 is deleted and the following inserted instead—

“Local Government Act 1995”

19.9 Reference to Local Government (Parking for Disabled Persons) Regulations 1988 in Form 3 is deleted and the following inserted instead—

“Local Government (Parking for Disabled Persons) Regulations 1988”

Dated this 26th day of September 2006.

The Common Seal of the City of Subiaco was affixed by authority of a resolution of the Council in the presence of—

HEATHER HENDERSON, Mayor.
CHESTER BURTON, Chief Executive Officer.

POLICE

PO301*

Security and Related Activities (Control) Act 1996

Security and Related Activities (Control) Amendment Regulations (No. 3) 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Security and Related Activities (Control) Amendment Regulations (No. 3) 2006*.

2. The regulations amended

The amendments in these regulations are to the *Security and Related Activities (Control) Regulations 1997**.

[* Reprint 3 as at 4 November 2005.

For amendments to 7 July 2006 see Gazette 13 and 28 April and 27 June 2006.]

3. Regulation 3 amended

(1) Regulation 3(1) is amended as follows:

- (a) after the definition of “section” by deleting the full stop and inserting a semicolon instead;

(b) by inserting in the appropriate alphabetical position —

“

“training course in firearms discharge” means a training course of a type set out in subregulation (3).

”

(2) After regulation 3(2) the following subregulation is inserted —

“

(3) A training course in firearms discharge is a training course involving —

- (a) elements of firearm safety; and
- (b) training in the use of force; and
- (c) a course of firing of firearms at targets set at various distances,

that has been approved by the Commissioner and that is conducted by training providers who are approved in accordance with regulation 14A.

”

4. **Regulation 10 amended**

Regulation 10 is amended as follows:

- (a) after paragraph (a) by inserting “and”;
- (b) before paragraph (b) by inserting —

“

(ab) evidence that (within the previous 6 months) the applicant has successfully completed a training course in firearms discharge; and

”

5. **Regulation 12 amended**

Regulation 12 is amended as follows:

- (a) after paragraph (a) by inserting “and”;
- (b) before paragraph (b) by inserting —

“

(ab) evidence that (within the previous 6 months) the applicant has successfully completed a training course in firearms discharge; and

”

6. **Regulation 14A inserted**

After regulation 14 the following regulation is inserted —

“

14A. Approval of providers of training course in firearms discharge

- (1) The Commissioner may approve of a person as a provider of a training course in firearms discharge if

the Commissioner is satisfied that the person, and each other person who is or will be involved in providing that training, is a fit and proper person to be providing that training course.

- (2) An approval under subregulation (1) —
 - (a) is to be given in writing; and
 - (b) is subject to the conditions in subregulations (3) and (4); and
 - (c) may be subject to such conditions and restrictions (including as to its duration) as the Commissioner thinks fit.
- (3) An approved training provider is to keep a record of attendance, showing the competence of each attendee, for each training course in firearms discharge conducted by that provider.
- (4) As soon as practicable after conducting a training course and, in any case, no later than 7 days after that course, an approved training provider must provide the records kept under subregulation (3) —
 - (a) to a licensing officer; or
 - (b) where the attendee is an endorsed security officer, to a licensing officer and to the agent or agents that employ the security officer.

”

7. **Regulation 16A inserted**

After regulation 16 the following regulation is inserted —

“

16A. Records required when baton training undertaken

- (1) An approval under regulation 16(2) or (3) involving training that includes the use of a baton is subject to the conditions in subregulations (2) and (3).
- (2) An approved training provider is to keep a record of attendance, showing the competence of each attendee, for each approved training course that includes the use of a baton conducted by that provider.
- (3) As soon as practicable after conducting an approved training course that includes the use of a baton and, in any case, no later than 7 days after that course, an approved training provider must provide the records kept under subregulation (2) to a licensing officer and to any agents that employ the security officer.

”

8. Regulation 21 replaced

Regulation 21 is repealed and the following regulation is inserted instead —

“

21. Prescribed conditions and restrictions on licences and endorsements

For the purposes of section 63 the conditions and restrictions set out in Schedule 1 are taken to be attached to licences or endorsements as follows —

- (a) those in Division 1, to all security agent's licences;
- (b) those in Division 2, to all security officer's licences;
- (c) those in Division 2A, to all endorsements of a security officer's licence, but not the licence itself;
- (d) those in Division 3, to all inquiry agent's licences;
- (e) those in Division 4, to all crowd control agent's licences;
- (f) those in Division 5, to all crowd controller's licences.

”

9. Regulation 38 amended

- (1) Regulation 38 is amended before “A security” by inserting the subregulation designation “(1)”.
- (2) At the end of the regulation by inserting the following subregulation —

“

- (2) A security agent's general records must include any records received from —
 - (a) an approved provider of a training course in firearms discharge; and
 - (b) an approved provider of an approved training course that includes the use of a baton,

that relate to a security officer whose licence is endorsed under section 24 or section 26 and who has performed licensed activities for the business within the last 3 years.

”

10. Schedule 1 amended

- (1) Schedule 1 item 6 is amended by deleting subitem (1) and inserting the following subitem instead —

“

- (1) A security officer whose licence is endorsed under section 24 must not be in possession of a firearm while

performing any licensed activity for the business unless he or she successfully completes a training course in firearms discharge, at least once in every 6 months, commencing on the day on which the endorsement was issued.

”

- (2) Schedule 1 is amended before item 11 by inserting the following Division heading —

“

Division 2A — Security officer’s licence endorsement

”

- (3) Schedule 1 item 11 is amended by deleting subitem (1) and inserting the following subitem instead —

“

- (1) A security officer whose licence is endorsed under section 24 must successfully complete an approved training course in firearms discharge, at least once in every 6 months, commencing on the day on which the endorsement was issued.

”

By Command of the Governor,

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

— PART 2 —

AGRICULTURE

AG401*

BEEKEEPERS ACT 1963
STOCK (IDENTIFICATION AND MOVEMENT) ACT 1970
 APPOINTMENTS

Department of Agriculture and Food,
 SOUTH PERTH WA 6151.

The Lieutenant-Governor and deputy of the Governor is pleased to appoint the following as Inspectors pursuant to—

Section 5 of the *Beekeepers Act 1963*—

Rachel Jane Wallace

Section 37 of the *Stock (Identification and Movement) Act 1970*—

Lori Ann Smart

KIM CHANCE MLC, Minister for Agriculture and Food.

CEMETERIES

CC401*

CEMETERIES ACT 1986

Shire of Manjimup

FEES AND CHARGES

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Council of the Shire of Manjimup hereby records having resolved on 27 July 2006 to set the following Fees and Charges. All fees detailed hereunder are inclusive of the Goods and Services Tax where applicable—

Manjimup Memorial Gardens Cemetery—2006/2007

On application for an Order of Burial and Grant of Right of Burial	
Grave 2.4m x 1.2m (Traditional Section)	\$620.00
Grave 2.4m x 1.2m (Headstone Lawn Section)	\$440.00

Balbarrup, Manjimup, Northcliffe, Pemberton and Walpole Cemeteries

On application for an Order of Burial and Grant of Right of Burial	
Grave 2.4m x 1.2m	\$440.00
Grave 2.4m x 2.4m	\$880.00
Pre-Purchase of Grant of Right of Burial for all Cemeteries \$90.00 (This fee is part of the Grant of Right of Burial fee)	

A credit will be given against the cost of Grant of Right of Burial upon production of receipt for pre-purchase.

Interment Fees

For interment of an adult	\$410.00
For interment of a child under the age of 7 years.....	\$245.00
For interment of stillborn child, or a child who has not lived longer than 48 hours.....	\$140.00
For each interment of cremated ashes	\$70.00

Niche Wall

Single Niche; including plaque, standard inscription and installation	\$235.00
For installation of single niche only	\$110.00
For purchase of a single niche only	\$125.00
Double Niche; including plaque, first inscription and installation.....	\$370.00
Second inscription; includes installation	\$230.00
Niche Wall Reservation (credit against initial cost)	\$55.00

Northcliffe Memorial Wall

Purchase of a single niche & installation.....	\$155.00
Purchase of single niche only	\$115.00

Additional Charges

Re-opening an ordinary grave—by others	\$75.00
Garden of Remembrance	\$290.00
(includes plaque, stone & standard inscription; single interment only)	
Each interment not in usual hours as prescribed by By-law 8	
Monday to Friday.....	\$105.00
Saturday, Sunday & Public Holidays.....	\$160.00
For each interment without due notice under By-Law 10(c)	\$170.00
Fee for exhumation	\$410.00
Undertakers Annual License Fee.....	\$82.00
Undertakers fee—Single Interment.....	\$40.00
For permission to erect a monument	\$70.00
For a copy of the By-Laws and Regulations.....	\$16.00
For a Copy of Grant of Right of Burial.....	\$16.00
For making a search in the Register (Up to 2 location enquiries free).....	\$7.75
Each additional location enquiry (minimum \$5.00)	\$2.60
Photocopy of records; per copy (minimum \$2.00)	\$1.40

W. DeCAMPO, Shire President.
V. L McKAY, Chief Executive Officer.

LAND

LA401

TRANSFER OF LAND ACT 1893

APPOINTMENT

Department of Land Information,
Midland.

DLI File: 1236 2004

His Excellency the Lieutenant-Governor and deputy of the Governor in Executive Council is pleased to appoint under section 6 of the *Transfer of Land Act 1893* Rachel Elizabeth OFFER as Deputy Commissioner of Titles.

GRAHAME SEARLE, Chief Executive.

LOCAL GOVERNMENT

LG401*

DOG ACT 1976*Shire of Dalwallinu*

APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed as Registration Officers under the provisions of the Dog Act 1976 for the municipality of the Shire of Dalwallinu—

Miss Cherie Donnes and Miss Melissa Stephen.

LG402***BUSH FIRES ACT 1954***City of Swan***BUSH FIRE CONTROL OFFICERS**

It is hereby advised that the following persons are appointed as City of Swan Bush Fire Control Officers under The Bush Fires Act 1954, Part IV Division 1 Section 38.

Deputy Chief Bush Fire Control Officers—(1) Kerry Lovett (West Swan VBFB)
 (2) Sean Corbin (East Gidgegannup VBFB)
 (3) Greg Dunstan (City of Swan)

BUSHFIRE CONTROL OFFICERS:

Kevin Richardson (Ranger)	Phillip Corbin (East Gidgegannup VBFB)
David Vickery-Howe (Ranger)	Vince Pullella (East Gidgegannup VBFB)
Patrick Hedges (Ranger)	Les Swannell (East Swan VBFB)
Ian Hollick (Ranger)	Alisdair McCrudden* (East Gidgegannup VBFB)
	John Mangini (West Gidgegannup VBFB)
Gavin Eva (Customer Advocate)	John Eva (West Gidgegannup VBFB)
Gray Godfrey (Customer Advocate)	Peter Cunningham* (Bullsbrook VBFB)
Ian Robinson (Customer Advocate)	Peter Taylor (West Gidgegannup VBFB)
Neill Barry (Customer Advocate)	David Spice (East Swan VBFB)
Jane Lees (Customer Advocate)	Alan Raeburn (Bullsbrook VBFB)
	Mark Baker (Bullsbrook VBFB)
Lindsay Smith* (East Swan VBFB)	Greg Lang* (Bullsbrook VBFB)
	Kellsey Hemmings (West Swan VBFB)
	Greg Holloway (West Swan VBFB)

* refers to restricted role as BFCO

() denotes brigade represented.

CANCELLATIONS: All other previous appointments.

By order of the Council

M. J. FOLEY, Chief Executive Officer.

LG403***SHIRE OF CHITTERING****AUTHORISED PERSONS**

It is hereby notified for public information that the following persons have been appointed Authorised Officers in accordance with the relevant Acts hereunder effective immediately.

- Dog Act 1976 & Regulations, Control of Off-Road Vehicles Act 1978 & Regulations, Litter Act 1979 & Regulations, Local Government Laws, Local Government Act 1995 (Sections 3.39, 9.10, 9.11, 9.15)**

Kenneth Raymond Donohoe
 Denise Roslyn Gobbart
 Anthony Mark Martinovich
 Tanya Politis
 Mark David Penketh
 Gordon Houston
 Azhar Awang
 Max Hipkins
 Dennis James Barrett

Dog Act 1976—Registration Officers Only

Heather Ann Seckold
 Danica Anne Kay
 Glenis Barbra Glead
 Jennifer Pat Haeusler
 Lana Marie Diver
 Jan Peta Green
 Veronica Lee Robinson

- Section 449 of the Local Government (Miscellaneous Provisions) Act 1960—Ranger & Pound Keeper**

Anthony Mark Martinovich

3. **Issue of Infringement Notices—Section 59 (2) (a) of the Bush Fires Act 1954 and Section 64 (1) of the Cemeteries Act 1986**
 Kenneth Raymond Donohoe
 Denise Roslyn Gobbart
 Anthony Mark Martinovich
 Tanya Politis
 Mark David Penketh
4. **Health Act 1911**
 Tanya Politis
 Gordon Houston
5. **Bush Fires Act 1954 Section 38 (Fire Control Officers)**
 Dennis Badcock, Chief Bush Fire Control Officer
 Hartley Read, Deputy Chief Bush Fire Control Officer South
 Greg Cocking, Deputy Chief Bush Fire Control Officer and Fire Weather Officer North
 Lower Chittering Phil Beales, Max Brown (Both are Fire Weather Officers South)
 Upper Chittering Phil Humphrey, Wayne Knight
 Bindoon Phillip Beardsmore, Murray Kay
 Wannamal Kim Haeusler, Graham Taylor—Fire Weather Officer North
 Muchea Dennis Harvey, Paul Martin
 Shire of Chittering Kenn Donohoe, Denise Gobbart (Permit Issuing Only)
- Bush Fires Act 1954 Section 40 (Dual Registered) Fire Control Officers for other Authorities**
 Dennis Badcock, Shires of Toodyay and Gingin
 Hartley Read, Shires of Toodyay and Gingin
 Greg Cocking, Shires of Toodyay and Gingin
 Graham Taylor, Shire of Gingin
 Max Brown, Shire of Toodyay
 Murray Kay, Shire of Toodyay
- From the Shire of Gingin (Dual registered) Fire Control Officers in the Shire of Chittering**
 Arthur Elliot
 George Grant
 Murray Hyne
 Paul Brocklehurst
 Mike Pimm
- From the Shire of Toodyay (Dual registered) Fire Control Officers in the Shire of Chittering**
 Phil Kuhne
 Charles Wroth
 Murray McBride
 Torben Bendtsen
6. **Bush Fires Act 1954—Clover Burning Officer Section 24**
 Kenneth Raymond Donohoe
7. **Certain Provisions About Land—Part 3—Division 3—Subdivision 2 Section 3.24 of the Local Government Act 1995**
 Kenneth Raymond Donohoe
8. **Powers of Entry—Part 3—Division 3 Section 3.28 & 3.29 of the Local Government Act**
 Kenneth Raymond Donohoe
 Denise Roslyn Gobbart
 Anthony Mark Martinovich
 Tanya Politis
 Mark David Penketh
 Azhar Awang
 Max Hipkins
 Dennis James Barrett
 Gordon Houston
9. **Miscellaneous Provisions About Enforcement—part 9—Division 2—Subdivision 1 Sections 9.13, 9.16 & 9.17 of the Local Government Action 1995**
 Kenneth Raymond Donohoe
 Anthony Mark Martinovich
10. **Miscellaneous Provisions About Enforcement—part 9—Division 2—Subdivision 1 Section 9.19 of the Local Government Action 1995**
 Kenneth Raymond Donohoe

11. **Miscellaneous Provisions About Enforcement—part 9—Division 2—Subdivision 1 Section 9.20 of the Local Government Act 1995**

Kenneth Raymond Donohoe

12. **Impounding & Removing Goods Involved in Certain Contraventions Section 3.39 of the Local Government Act 1995**

Kenneth Raymond Donohoe

Anthony Mark Martinovich

All previous authorisations are hereby revoked.

K. R. DONOHOE, Chief Executive Officer.

Updated 19 July 2006

PO Box 70, BINDOON WA 6502

Ph: (08) 9576 1044 Fax: (08) 9576 1250

Email: chatter@chittering.wa.gov.au

Web site: www.chittering.wa.gov.au

LG404*

BUSH FIRES ACT 1954

Serpentine Jarrahdale Shire

APPOINTMENT OF AUTHORISED FIRE CONTROL OFFICERS

In accordance with the Bush Fires Act 1954 as amended, the following persons are hereby appointed as authorised fire control officers as described for the Serpentine Jarrahdale Shire, from 1 July 2006 to 30 June in the year of termination.

Deputy Chief Fire Control Officer—Kenneth George Elliott 3 year term

Operational Fire Control Officers—

Donald Fredrick Montague Wright 1 year term, Paul Walter Maddern 3 year term, Leslie Hugo Harris 1 year term, Geoffrey Graham Fawcett 1 year term, Alan Scott Hambley 3 year term, Frank James Rankin 1 year term, Donald Brian Downey 1 year term, Barry Mort 3 year term, Kenneth Charles Bunney 3 year term.

Permit Issuing Fire Control Officers—

Lennard Charles Hofert-Smith 3 year term, Paul Chapman 3 year term, Ray Stanley Elliott 3 year term, Paul Bernard Brodie 1 year term.

The appointment of David George Gossage as Chief Fire Control Officer is until further notice.

Council Fire Control Officers—

The appointment of Kim Michelle Maddern, Brian Douglas Owston, Sarah Kirsty Downes is until further notice.

Cancellations—

The appointments of John Woodland and Russell Douglas Farmer are hereby cancelled.

D. LONG, Acting Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

City of Canning

FIREBREAK REQUIREMENTS

Notice to all Owners and/or Occupiers of land

Pursuant to the powers contained in Section 33 of the Bush Fires Act, you are hereby required on or before 31 October 2006 or within 14 days after the date of you becoming an owner or occupier should this be after 31 October 2006 and thereafter up to and including 31 March 2007 to have a firebreak clear of all flammable material at least three (3) metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated in the land. You are additionally required to clear and remove all vegetation overhanging adjacent properties and remove all dense vegetation from vacant properties and install further firebreaks on the land if necessary to achieve this.

If it is considered impractical for any reason to clear firebreaks or carry out other work as required by this notice, you may apply to the Council or a duly authorised officer not later than 14 October 2006 for permission to install firebreaks in alternative locations on the land. If the Council or a duly authorised officer does not grant permission, you shall comply with the requirements of this notice.

Flammable material is defined for the purpose of this notice to include bush, (as defined in the Bush Fires Act) boxes, cartons, paper and like flammable materials, rubbish and also any other combustible matter, but does not include green standing trees or plants in gardens or lawns.

The penalty for failing to comply with the requirements of this notice is a penalty of not less than \$250 or more than \$5,000 and such person in default is also liable, whether prosecuted or not, to pay the costs of a private contractor being engaged by the City of Canning to carry out the required work.

Further information regarding the requirements of this notice or other related matters may be obtained from Patrol & Security Services on telephone 9231 0699.

LG502*

BUSH FIRES ACT 1954

Shire of Chittering

NOTICE TO ALL OWNERS AND OCCUPIERS OF LAND

Pursuant to the powers contained in Section 33 of the above Act you are hereby required, on or before 16 October 2006 to establish firebreaks on the property, not less than three (3) metres wide clear of all flammable material and thereafter maintain such firebreaks clear of all flammable materials up to and including 12 April 2007 as follows—

All Landowners or Occupiers of Property Shall—

Clear firebreaks not less than three (3) metres wide completely surrounding and not more than twenty (20) metres from the perimeter of all buildings, haystacks and fuel storage areas situated on the land.

Rural land: By 16th of October you MUST have at least a three (3) metre wide firebreak. The firebreak must be around the inside of the property and clear of all flammable material. If your land is an area 120 hectares or more you MUST have at least a three (3) metre wide firebreak in such a position which divides the land into areas not exceeding 120 hectares. All firebreaks must be kept clear until April 12 2007.

Bindoon, Wannamal & Muchea Town sites—

All lots greater than two (2) hectares shall maintain three (3) metre wide firebreaks immediately inside and along those boundaries with land of other owners or public property.

If unsure if your property is within a Town Site contact the Shire of Chittering on 9576 1044

Alternative Firebreaks

If it is impractical for you to install a firebreak along your boundary, you can request permission from the Shire to install a firebreak in an alternative location or of a different nature. Your request must be received by October 15th to be considered.

Examples of Variations that are likely to be approved—

- Maintained lawns and gardens which are not likely to carry fire.
- Firebreaks that isolate wetlands or areas of remnant vegetation.
- Firebreaks designed to avoid steep slopes.
- Examples of Firebreaks that are not likely to be approved—
- Firebreaks that are not accessible and trafficable by fire fighting vehicles.
- Firebreaks on verges or adjoining properties.
- Firebreaks that come to a dead-end.

When Shire permission has been obtained written confirmation to provide firebreaks in alternative positions will be provided to the applicant by the Shire.

If permission is not granted to vary the requirement, you shall comply with this notice.

Penalties

The Penalty for failing to comply with this notice is a Fine of not less than \$250.00 nor more than \$5,000.00 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice.

Fire Management Plans

Where fire management plans have been implemented as part of the condition of subdivision property owners must ensure their property meets the requirements as outlined in the plan.

General Fire Hazard Reduction

Reduce the fire hazards on your property prior to the summer season. Maintain grassed areas, as far as reasonably practicable, to 50mm over the entire area, by slashing or the application of stock. It is recommended that property owners program their hazard reduction in conjunction with the installation and maintenance of firebreaks. This may be achieved by slashing, stocking or burning.

Restricted and Prohibited Burning Periods

Lighting fires on your property can be extremely dangerous. To help reduce the risk, prohibited and restricted burning times are set according to seasonal conditions and may be adjusted. These dates indicate when you are required to seek a Burning Permit for burning and when lighting fires is prohibited. There is a requirement to notify neighbours of planned burning.

Burning is Prohibited—

1st December to 28th February inclusive.

Also on any day when the Fire Danger index reaches Very High or Extreme.

Burning Restrictions Apply—

19th October to 30th November and 1st March to 1st May inclusive.

You are not permitted to burn without a Burning Permit during this period. You may obtain a Burning Permit from your local Fire Control Officer. Fire Control Officers are not obligated to issue Permits to Burn and may provide advice on alternatives to burning off.

Burning is prohibited on any day when the Fire Danger Index reaches Very High or Extreme.

K. R. DONOHOE, Chief Executive Officer.

LG503*

BUSH FIRES ACT 1954
Serpentine Jarrahdale Shire
FIREBREAK NOTICE 2006/2007

Property Owners/Occupiers are required to have 3 metre clear mineral earth trafficable firebreaks constructed in accordance with this notice by 30 November 2006 and maintained until 30 May 2007.

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954 (as amended) you are hereby required on or before the 30th day of November 2006 to remove from land owned or occupied by you all flammable material and/or to clear bare mineral earth trafficable firebreaks in accordance with the following, and thereafter to maintain the land and/or clear bare mineral earth trafficable firebreaks clear of flammable material up to and including the 30th day of May 2007, in such positions/dimensions and specifications as required by this Notice or approved in writing by Council or its authorised officer.

DEFINITIONS

“**FIREBREAK**” means a strip of land that has been cleared of all trees, bushes, grasses and any other object or thing or combustible material leaving clear bare mineral earth. This includes the trimming back of all overhanging trees, bushes, shrubs and any other object or thing over the fire break area.

“**FLAMMABLE**” means any bush, plant, tree, grass, mineral, vegetable, substance, object, thing or material that may or is likely to catch fire and burn

“**TRAFFICABLE**” means to be able travel from one point to another in a 4 x 4 fire vehicle on a firm and stable surface, unhindered without any obstruction or getting stuck, bogged or trapped .

“**VERTICAL AXIS**” means a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak.

1. ALL AREAS OF LAND within the Shire LESS THAN 4047m² (one acre)

Have the entire land clear of all flammable material by mowing, slashing or other means. All grasses are to be maintained below 25mm in height and all trees, bushes, shrubs are to be trimmed back over driveways and access ways to all buildings to four (4) metres wide with a clear vertical axis over it to afford access for emergency services to all structures and points of the property.

2. ALL LAND OVER 4047m² (one acre) in Byford & West Wards

Install bare mineral earth trafficable firebreaks clear of all inflammable material a minimum of three (3) metres wide immediately inside all external boundaries of the land with all overhanging branches, trees, limbs, etc to be trimmed back four (4) metres wide with a clear vertical axis over the firebreak area.

Install clear bare mineral earth trafficable Firebreaks a minimum of three (3) metres wide immediately surrounding all buildings and haystacks or groups of buildings and haystacks situated on the land, with all overhanging branches, trees, limbs, etc. to be trimmed back four (4) metres wide with a clear vertical axis over the firebreak area. This includes driveways and access to buildings on the land.

3. ALL LAND OVER 4047m² (one acre) in Central & South Wards

Install clear bare mineral earth trafficable firebreaks not less than three (3) metres wide inside and along all boundaries of land abutting road, rail and drain reserves and all public open space/crown reserves, with all overhanging branches, trees, limbs, etc to be trimmed back four (4) metres wide with a clear vertical axis over the firebreak area. Install clear bare mineral earth trafficable firebreaks not less than three (3) metres wide so far as to surround all buildings, sheds and haystacks. The inner perimeter of such firebreaks to be within fifteen (15) metres of the buildings, sheds and haystacks, with all overhanging branches, trees, limbs, etc. to be trimmed back four (4) metres wide with a clear vertical axis over the firebreak area.

4. PLANTATIONS: all plantations shall comply with Councils info note for plantations or as per previous Council approvals.

5. HAZARD REDUCTION: Where Council or the Authorised Officer, requires that extra fire prevention works be undertaken within the property to reduced the hazard, Council, or the

Authorised Officer, may instruct in writing the owner and/or occupier to comply with the required works specified within the notice.

6. APPLICATION TO VARY FIREBREAK

If you considered you can not clear firebreaks as required by this Notice, you may apply in writing to Council on or before 31st day of October, 2006, requesting permission to provide firebreaks in an alternative position or take alternative action to comply with this firebreak order. If the Council or its authorised officer does not grant permission for your variation, you shall comply with the requirements of this Notice in its entirety. Council has an information note that is available by contacting 95261111 for what will be accepted as a variation. Council does not issue exemptions. Mowed firebreaks are NOT permitted.

7. DOES YOUR PROPERTY HAVE A FIRE MANAGEMENT PLAN?

All properties with a fire management plan approved as part of a subdivision consent shall comply with the plan in its entirety.

PENALTY: \$5,000.00

8. FUEL STORAGE

On all land where fuel drum ramps are located and where fuel dumps, whether containing fuel or not, are stored, clear maintained firebreaks 4 metres wide with a clear vertical axis over it around any drum, ramp or stack of drums.

TOTAL FIRE BAN: No Fires between 1st DECEMBER to 31st MARCH, INCLUSIVE.

Failure to install and maintain firebreaks in accordance with this notice will result in a \$5000 fine.

BURNING OFF AND PERMITS

PERMITS TO BURN ARE REQUIRED DURING THE RESTRICTED BURNING PERIODS **NO BURNING IS PERMITTED ON DAYS THAT THE FORECAST IS *VERY HIGH* OR *EXTREME* FIRE DANGER THIS INCLUDES SOLID FUEL BBQ's AND GARDEN REFUSE.**

RESTRICTED BURNING PERIODS ARE—

1st OCTOBER TO 30th NOVEMBER, INCLUSIVE

1st APRIL TO 31st MAY, INCLUSIVE

No Sunday permit burning permitted.

These dates may be varied to suit local conditions and will be advertised in the Examiner and on local notice boards.

This Order/Notice has effect from 1st October 2006 until 30th September 2007.

By order of Council,

D. LONG, Acting Chief Executive Officer.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIAN MARINE ACT 1982 NAVIGABLE WATERS REGULATIONS

WATER SKI AREAS

Barkers Bridge/Lilac Hill

Barefoot Water Skiing

Department for Planning and Infrastructure,
Fremantle WA, 3 October 2005.

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department for Planning and Infrastructure, by this notice defines and sets aside all that portion of the Swan River commencing at a point 175 metres upstream of Barkers Bridge and extending for 750 metres upstream, for the purpose of barefoot water skiing, providing that this area is confined to members of the Australian Barefoot Water Ski Club (Western Australian Division (Inc)) and will only apply between the times as shown on the dates listed hereunder—

Day	Date	Month	Year	Time
Wednesday	4th	October	2006	0800-Sunset
Saturday	7th	October	2006	0800-1800
Wednesday	11th	October	2006	0800-Sunset
Saturday	14th	October	2006	0800-Sunset
Wednesday	18th	October	2006	0800-Sunset
Saturday	21st	October	2006	0800-1800
Wednesday	25th	October	2006	0800-Sunset
Saturday	28th	October	2006	0800-Sunset

Day	Date	Month	Year	Time
Wednesday	1st	November	2006	0800-Sunset
Saturday	4th	November	2006	0800-Sunset
Wednesday	8th	November	2006	0800-Sunset
Saturday	11th	November	2006	0800-1700
Sunday	12th	November	2006	0800-1700
Wednesday	15th	November	2006	0800-Sunset
Saturday	18th	November	2006	0800-Sunset
Wednesday	22nd	November	2006	0800-Sunset
Saturday	25th	November	2006	0800-Sunset
Wednesday	29th	November	2006	0800-Sunset
Saturday	2nd	December	2006	0800-1800
Wednesday	6th	December	2006	0800-Sunset
Saturday	9th	December	2006	0800-Sunset
Wednesday	13th	December	2006	0800-Sunset
Saturday	16th	December	2006	0800-1800
Wednesday	20th	December	2006	0800-Sunset
Saturday	23rd	December	2006	0800-Sunset
Wednesday	27th	December	2006	0800-Sunset
Saturday	30th	December	2006	0800-Sunset
Wednesday	3rd	January	2007	0800-Sunset
Saturday	6th	January	2007	0800-Sunset
Wednesday	10th	January	2007	0800-Sunset
Saturday	13th	January	2007	0800-Sunset
Wednesday	17th	January	2007	0800-Sunset
Saturday	20th	January	2007	0800-1800
Wednesday	24th	January	2007	0800-Sunset
Saturday	27th	January	2007	0800-Sunset
Wednesday	31st	January	2007	0800-Sunset
Saturday	3rd	February	2007	0800-Sunset
Wednesday	7th	February	2007	0800-Sunset
Saturday	10th	February	2007	0800-Sunset
Wednesday	14th	February	2007	0800-Sunset
Saturday	17th	February	2007	0800-1800
Wednesday	21st	February	2007	0800-Sunset
Saturday	24th	February	2007	0800-Sunset
Wednesday	28th	February	2007	0800-Sunset
Saturday	3rd	March	2007	0800-Sunset
Wednesday	7th	March	2007	0800-Sunset
Saturday	10th	March	2007	0800-Sunset
Wednesday	14th	March	2007	0800-Sunset
Saturday	17th	March	2007	0800-Sunset
Wednesday	21st	March	2007	0800-Sunset
Saturday	24th	March	2007	0800-1800
Wednesday	28th	March	2007	0800-Sunset
Saturday	31st	March	2007	0800-Sunset
Wednesday	4th	April	2007	0800-Sunset
Saturday	7th	April	2007	0800-1800
Wednesday	11th	April	2007	0800-Sunset
Saturday	14th	April	2007	0800-Sunset
Wednesday	18th	April	2007	0800-Sunset
Saturday	21st	April	2007	0800-1700
Wednesday	25th	April	2007	0800-Sunset
Saturday	28th	April	2007	0800-Sunset
Wednesday	2nd	May	2007	0800-Sunset
Sunday	6th	May	2007	0800-1200
Wednesday	9th	May	2007	0800-Sunset
Saturday	12th	May	2007	0800-Sunset
Wednesday	16th	May	2007	0800-Sunset
Saturday	19th	May	2007	0800-1200
Wednesday	23rd	May	2007	0800-Sunset
Saturday	26th	May	2007	0800-Sunset
Wednesday	30th	May	2007	0800-Sunset

Day	Date	Month	Year	Time
Saturday	2nd	June	2007	0800-Sunset
Wednesday	6th	June	2007	0800-Sunset
Saturday	9th	June	2007	0800-Sunset
Wednesday	13th	June	2007	0800-Sunset
Saturday	16th	June	2007	0800-Sunset
Wednesday	20th	June	2007	0800-Sunset
Saturday	23rd	June	2007	0800-Sunset
Wednesday	27th	June	2007	0800-Sunset
Saturday	30th	June	2007	0800-Sunset
Wednesday	4th	July	2007	0800-Sunset
Saturday	7th	July	2007	0800- Sunset
Wednesday	11th	July	2007	0800-Sunset
Saturday	14th	July	2007	0800-Sunset
Wednesday	18th	July	2007	0800-Sunset
Saturday	21st	July	2007	0800-Sunset
Wednesday	25th	July	2007	0800-Sunset
Saturday	28th	July	2007	0800-Sunset
Wednesday	1st	August	2007	0800-Sunset
Saturday	4th	August	2007	0800-Sunset
Wednesday	8th	August	2007	0800-Sunset
Saturday	11th	August	2007	0800-Sunset
Wednesday	15th	August	2007	0800-Sunset
Saturday	18th	August	2007	0800-Sunset
Wednesday	22nd	August	2007	0800-Sunset
Saturday	25th	August	2007	0800-Sunset
Wednesday	29th	August	2007	0800-Sunset

DAVID HARROD, General Manager, Marine Safety,
Department for Planning and Infrastructure.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estates of the undermentioned deceased persons are required to send particulars of their claim to Plan B Trustees Limited of Level 28, 152-158 St George's Terrace, Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Collins, Frederick Clifford of Room 33, Ella Williams, 77 Camboon Road, Noranda, Retired Industrial Officer, died 24 August 2006

Allen, Andrew Thomas Malcolm of The Little Sisters of the Poor Kalgoorlie formerly of 71 Ardagh Avenue, Kalgoorlie, Retired Council Employee, died 21 June 2006

Lang, Jean Esther of Lady McCusker Home, 27 Beddi Road, Duncraig formerly of 87 Florence Road, Nedlands, Widow, died 21 September 2006

Castrique, Jean Elizabeth late of 4/68 Bondi Crescent, Warnbro, Married Woman, died 26 August 2006.

Dated this 27th day of September 2006.

BERNADINE DOVE, Manager Estate & Trust Administration.

PUBLIC NOTICES

ZZ401

**PARTNERSHIP ACT 1895
DISSOLUTION OF PARTNERSHIP**

Notice of dissolution is hereby given that the partnership previously subsisting between Edwin Bryan Taylor and Darryl Edward Hackett carrying on business as Hackett Taylor & Associates at 21 Forrest Avenue, Bunbury WA has been dissolved as from the 30th June 2006 by mutual consent.

All debts due to and owing by the said firm will be received and paid respectively by Edwin Bryan Taylor who will continue to carry on the business under the firm of E.B. Taylor & Associates.

Dated: 28th September 2006.

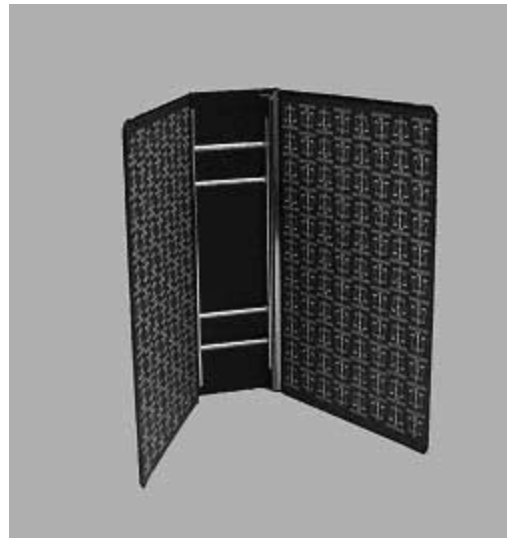
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