



WESTERN AUSTRALIAN GOVERNMENT Gazette

ISSN 1448-949X PRINT POST APPROVED PP665002/00041

1667



PERTH, FRIDAY, 13 APRIL 2007 No. 78

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

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PUBLISHING DETAILS

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

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

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

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

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

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
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GOVERNMENT GAZETTE

ANZAC DAY PUBLISHING DETAILS

Public Holiday—Wednesday, 25th April 2007

Copy for the Gazette published on Friday, 27th April will close at
noon on Tuesday, 24th April.

— PART 1 —

ENVIRONMENT

EV301*

Environmental Protection Act 1986

Environmental Protection (Controlled Waste) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Environmental Protection (Controlled Waste) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation on 16 April 2007.

3. The regulations amended

The amendments in these regulations are to the *Environmental Protection (Controlled Waste) Regulations 2004**.

[* *Published in Gazette 1 July 2004, p. 2627-73.*]

4. Regulation 3 amended

Regulation 3(1) and (2) are repealed.

5. Regulation 54 replaced

Regulation 54 is repealed and the following regulation is inserted instead —

“

54. Fees

The fees in Schedule 3 are the prescribed fees payable in respect of the matters specified in that Schedule.

”

6. Schedule 3 replaced

Schedule 3 is repealed and the following Schedule is inserted instead —

“

Schedule 3 — Fees

[r. 54]

Item	Type of fee	Fee \$
1.	Licence as a carrier (r. 4(1), 11(1))	225.00
2.	Licence as a driver (r. 4(1), 17, 20(1))	225.00
3.	Licence for a vehicle or tank (r. 4(1), 21)	225.00
4.	Renewal of licence as a carrier (r. 9(1))	165.00
5.	Renewal of licence as a driver (r. 9(1))	60.00
6.	Renewal of licence for a vehicle or tank (r. 9(1))	60.00
7.	Application for a condition of a licence to be changed or removed (r. 6(5))	105.00
8.	Controlled waste tracking number (r. 37(1)) —	
	(a) issued electronically on or after 16 April 2007 and on or before 15 April 2008	29.00
	(b) issued other than electronically on or after 16 April 2007 and on or before 15 April 2008	34.50
	(c) issued electronically on or after 16 April 2008 and on or before 15 April 2009	30.50
	(d) issued other than electronically on or after 16 April 2008 and on or before 15 April 2009	36.00
	(e) issued electronically on or after 16 April 2009 and on or before 15 April 2010	32.00
	(f) issued other than electronically on or after 16 April 2009 and on or before 15 April 2010	37.50
	(g) issued electronically on or after 16 April 2010 and on or before 15 April 2011	33.50
	(h) issued other than electronically on or after 16 April 2010 and on or before 15 April 2011	39.00
	(i) issued electronically on or after 16 April 2011 and on or before 15 April 2012	35.00

Item	Type of fee	Fee \$
	(j) issued other than electronically on or after 16 April 2011 and on or before 15 April 2012	40.50

By Command of the Governor,

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

JUSTICE

JU301*

Supreme Court Act 1935
Corporations (Ancillary Provisions) Act 2001
Corporations Act 2001 of the Commonwealth

Supreme Court (Corporations) (WA) Amendment Rules 2007

Made by the Judges of the Supreme Court.

1. Citation

These rules are the *Supreme Court (Corporations) (WA) Amendment Rules 2007*.

2. The rules amended

The amendments in these rules are to the *Supreme Court (Corporations) (WA) Rules 2004**.

[* *Published in Gazette 21 May 2004, p. 1603-95.*
For amendments to 26 March 2007 see Western Australian Legislation Information Tables for 2005, Table 4.]

3. Rule 2.2 amended

- (1) Rule 2.2(1)(b) is amended by inserting after “in any other case” —

“

, and whether or not final or interlocutory relief is claimed

”.

- (2) Rule 2.2(4)(b)(i) is amended by deleting “interlocutory”.

4. Rule 2.7 amended

Rule 2.7(2) is amended as follows:

- (a) in paragraph (a) by deleting “interlocutory application” and inserting instead —
“ application in the interlocutory process ”;
- (b) in paragraph (b) by deleting “interlocutory application” and inserting instead —
“ application in the interlocutory process ”.

5. Rule 6.1 amended

Rule 6.1(1) is repealed and the following subrule is inserted instead —

“

- (1) An application for an official liquidator to be appointed under the Corporations Act section 472(2) as a provisional liquidator of a company must be accompanied by the written consent of the official liquidator.

”.

6. Rule 12.1B inserted

After rule 12.1A the following rule is inserted —

“

12.1B. Notification to Court where proceeding is commenced before end of takeover bid period (Corporations Act s. 659B)

- (1) This rule applies to a party to a proceeding who suspects or becomes aware that —
- (a) the proceeding was commenced in relation to a takeover bid, or proposed takeover bid, before the end of the bid period; and
- (b) the proceeding falls within the definition of court proceedings in relation to a takeover bid or proposed takeover bid in the Corporations Act section 659B(4).
- (2) The party identified in subrule (1) must, immediately on suspecting or becoming aware of the matters mentioned in subrule (1), notify any other party to the proceeding and the Court of that suspicion or knowledge.
- (3) The party must comply with subrule (2), unless any other party to the proceeding has given a notice under this rule to the party.

”.

7. Schedule 1 amended

Schedule 1 Form 3 is amended as follows:

- (a) in heading A. by deleting “INTERLOCUTORY”;
- (b) by deleting “This interlocutory application” in both places where it occurs and inserting instead —
“ This application ”;
- (c) by deleting “the following interlocutory” and inserting instead —
“ the following ”.

Dated 3rd April 2007.

WAYNE MARTIN,
Chief Justice’s signature.

Murray J	McLure J
Owen J	Pullin J
Steytler J	Heenan J
Templeman J	Barker J
Wheeler J	Johnson J
Miller J	Le Miere J
McKechnie J	Jenkins J
Hasluck J	Simmonds J
Roberts-Smith J	Buss J
Judges’ signatures	

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995
Shire of Donnybrook-Balingup
KEEPING AND WELFARE OF CATS LOCAL LAW 2007

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SCHEDULE 1**SCHEDULE 2****SCHEDULE 3****SCHEDULE 4****LOCAL GOVERNMENT ACT 1995***Shire of Donnybrook-Balingup*

Keeping and Welfare of Cats 2007

Under the powers conferred by the *Local Government Act 1995* and by all other powers, the Council of the Shire of Donnybrook-Balingup resolved to make the following local law on (date).

PART 1—PRELIMINARY**1 Citation**

1.1 This local law may be cited as the *Shire of Donnybrook-Balingup Keeping and Welfare of Cats Local Law 2007*.

2 Objects

2.1 The objects of this local law are to:—

- (a) Promote responsible cat ownership;
- (b) Reduce the nuisance to the community caused by cats;
- (c) Limit the damage to and the loss of wildlife caused by cats; and
- (d) Promote the welfare and safety of domestic cats.

3 Interpretation

3.1 In this local law unless the context otherwise requires—

“**Act**” means the Local Government Act 1995;

“**Adult cat**” means a cat of the age of 3 months or over;

“**Approved Cattery**” means a cattery, which is the subject of a valid planning approval, granted under a scheme or which is a non-conforming use that may continue under the scheme;

“**Authorised person**” means a person authorised by the Chief Executive Officer of the local government to perform the functions conferred on an authorised person under this local law;

“**Cat**” means any member of species *Felis Catus* (domestic cat) of the family Felidae. This includes all domestic, feral and stray cats but does not include any other Feline species, eg. Lions, Tigers, etc;

“**Cat pound**” means a pound referred to in Clause 9.1;

“**CEO**” means the Chief Executive Officer of the Local Government;

“**Clause**” means a clause of this local law;

“**Council**” means the Council of the local government;

“**District**” means the district of the local government;

“**Keeper**” in relation to a cat means each of the following—

- (a) The owner of the cat;
- (b) A person by whom the cat is ordinarily kept;

- (c) A person who has or appears to have immediate custody or control of the cat;
- (d) A person who keeps the cat, or has the cat in her or his possession for the time being;
- (e) A person who occupies any premises in which a cat is ordinarily kept or ordinarily permitted to live;
- (f) A permit holder of a permit which relates to the cat; or
- (g) The holder of an exemption issued in relation to the cat.

“**Local Government**” means the Shire of Donnybrook-Balingup;

“**Local Public Notice**” has the same meaning as is given to it in the Act;

“**Manager**” means the person or persons appointed by the Chief Executive Officer of the local government to perform this function;

“**Multiple dwelling**” means any building or place designed for habitation by more than one (1) domestic group and includes, but is not limited to, units, flats, town houses, duplexes or apartments;

“**Notice to abate**” means a notice to abate a nuisance referred to in Clause 7;

“**Notice of Impounding**” means the notice referred to in Clause 9.7;

“**Nuisance**” means if a cat—

- (a) Is injurious or dangerous to the health of any person or domestic or Australian indigenous animal or is in the opinion of an authorised person likely to be injurious or dangerous to the health of any person or domestic or Australian indigenous animal;
- (b) Creates a noise which persistently occurs or continues to a degree or extent which in the opinion of an authorised person, and has or could have a disturbing effect on the state of reasonable physical, mental, or social well-being of a person; or
- (c) behaves in a manner that is contrary to reasonable standard of behaviour expected of an animal in the locality of the premises where the cat is normally resident;

“**Permit holder**” means a person who holds a permit granted under this local law;

“**Premises**” includes—

- (a) Any land and any improvements; and,
- (b) Any part of any building in separate ownership or separate occupation, or any unit, flat, town house, duplex or apartment;

“**Public place**” includes any place to which the public has access;

“**Registered and identified cat**” means a cat which is registered and identified under Clause 4;

“**RSPCA**” means the Royal Society for the Prevention of Cruelty to Animals (Inc) of Western Australia;

“**Sterilised**” means rendered sterile—

- (a) In the case of a female cat, by ovariectomy or ovariohysterectomy; and
- (b) In the case of a male cat, by castration;

“**Unidentified cat**” means a cat, which is not identified under Clause 4;

“**Veterinary surgeon**” means a veterinary surgeon registered under the *Veterinary Surgeons Act 1960*.

PART 2—KEEPING OF CATS

4 Cats to be Identified and Registered

4.1 Subject to Clause 4.7, a keeper of a cat must register the cat with the local government and identify the cat in accordance with Clause 4.

4.2 An application to register a cat with the local government must include details of—

- (a) The current name, address and telephone number of the owner;
- (b) The location of the premises at which the cat is kept;
- (c) The sex of the cat;
- (d) The breed of the cat; and
- (e) Whether the cat is sterilised or unsterilised.

4.3 The local government may by resolution of its Council prescribe a fee to be paid by the keeper of a cat upon registration of a cat. The fee set may be different for a sterilised cat as distinct from an entire cat.

4.4 The local government may by a resolution of its Council set the period of registration and date of renewal.

4.5 The keeper of the cat shall notify the local government of any change in registration details as outlined in Clause 4.2.

4.6 A cat will be taken to be identified if—

- (a) The cat has a microchip implanted in its body containing the name, current address and telephone number of the keeper of the cat; or
- (b) A collar around its neck and the collar, or tag securely attached to the collar, is marked with the name, current address and telephone number of the keeper of the cat.

4.7 The requirements of Clause 4 to be registered and identified do not apply to a cat—

- (a) While at any refuge conducted by the RSPCA or any other animal welfare organisation;
- (b) While at an animal pound, which has been approved by the local government;
- (c) While at a pet shop;
- (d) While at a veterinary surgery;
- (e) Less than 3 months of age;
- (f) Until the cat has been kept within the district for more than 28 days; or
- (g) Until the keeper has been a resident of the district for more than 28 days.

4.8 Except for a veterinary surgeon a person must not, without reasonable excuse, interfere with or remove the means by which a cat is identified under this local law.

5 Cats for which a Permit is Required

5.1 Subject to Clause 5.2, a keeper is required to have a permit:—

- (a) To keep 3 or more cats on any premises;
- (b) To use any premises as a cattery.

5.2 A permit is not required under Clauses 5.1(a) or (b) if the premises concerned are—

- (a) A refuge of the RSPCA or of any other animal welfare organisation;
- (b) An animal pound, which has been approved by the local government; or
- (c) A veterinary surgery.

5.3 An application for a permit under clause 5.1:—

- (a) Must be in a form approved by the CEO, and must be accompanied by the application fee for the permit determined by the local government from time to time;
- (b) Is not deemed to have been made until the application fee has been paid; and
- (c) Is to be accompanied by the plans to the specification and satisfaction of the local government of the premises to which the application relates.

5.4 The local government may—

- (a) Approve an application for a permit subject to conditions; or
- (b) Refuse to approve an application for a permit.

5.5 In determining an application for a permit the local government may have regard to—

- (a) The physical suitability of the premises for the proposed use;
- (b) The suitability of the zoning of the premises for the proposed use;
- (c) The environmental sensitivity and general nature of the location surrounding the premises for the proposed use;
- (d) The structural suitability of any enclosure in which any cat is to be kept;
- (e) The likelihood of a cat causing nuisance, inconvenience, or annoyance to the occupiers of adjoining land;
- (f) The likely effect on the amenity of the surrounding area of the proposed use;
- (g) The likely effect on the local environment including any pollution or other environmental damage, which may be caused by the proposed use;
- (h) The applicant's infringement history with the local government or any other local government, relevant to any cat or person to which a permit relates; and
- (i) Such other factors which the local government may consider to be relevant in the circumstances of the particular case.

5.6 The additional conditions contained in Schedule 1 of this Local Law shall form part of the conditions of any permit issued under Clause 5.

5.7 Any cat to which a permit relates must be a registered and identified cat.

5.8 An authorised person may, during the term of the permit seize and impound any or all of the cats on the premises, if the authorised person suspects that a breach of the permit, or of any condition of the permit, has occurred.

5.9 A permit may be revoked by the local government if there is a breach of any condition of that permit or if the permit holder is convicted of a breach of any provision of this local law.

5.10 A permit relates to specific premises and to a specific permit holder, and is not transferable on—

- (a) The sale or lease of the premises to which the permit relates; or
- (b) The sale or lease of a cattery.

5.11 A person shall not contravene a condition of a permit.

5.12 Unless otherwise specified on a permit, a permit commences on the date of issue and expires on the 30th day of June next following.

PART 3—CONTROL OF CATS

6 Cats in Public or Other Places

6.1 (a) A cat shall not be in a public place unless the cat is, in the opinion of an authorised person, under effective control;

- (b) If a cat is at any time in a public place in contravention of Clause 6.1(a):—
- (i) The keeper of the cat commits an offence; and
 - (ii) An authorised person may seize and impound the cat.

6.2 (a) A cat shall not be in any place that is not a public place unless—

- (i) Consent to its being there has been given by the occupier, or a person apparently authorised to consent on behalf of the occupier; and
 - (ii) It is under effective control.
- (b) If a cat is at any time in any place in contravention of Clause 6.2(a):—
- (i) The keeper of the cat commits an offence; and
 - (ii) An authorised person may seize and impound the cat.

7 Nuisances

7.1 The keeper of a cat, or any other person in control of a cat, shall not allow a cat to create a nuisance.

7.2 Where, in the opinion of an authorised person, a cat is creating a nuisance, the local government may give written notice to the keeper of the cat or any other person apparently in control of the cat, requiring that person to abate the nuisance.

7.3 When a nuisance has occurred and a notice to abate the nuisance is given, the notice remains in force for the period specified by the local government on the notice or until the local government withdraws the notice.

7.4 A person given a notice to abate the nuisance shall comply with the notice within the period specified in the notice.

8 Cat Prohibited Areas

8.1 All land under the care, control and management of the local government is classified as a Cat Prohibited Area.

8.2 No person shall keep a cat in a Cat Prohibited Area.

8.3 Notwithstanding anything to the contrary in this local law, an authorised person, the owner or occupier of a Cat Prohibited Area, or a person authorised for that purpose by the owner or the occupier, may seize, detain and deliver to the local government for impounding any cat found in a Cat Prohibited Area.

8.4 A person who seizes or detains a registered and identified cat must, as soon as practicable, take reasonable steps to inform the keeper of the cat of the action taken.

PART 4—IMPOUNDING OF CATS

9 Cat Pound

9.1 The local government may establish and maintain a pound or pounds, and may approve an animal pound maintained by any person, for the impounding of cats under this local law.

9.2 The local government may determine from time to time—

- (a) The times when a cat pound will be open for the reception and release of cats;
- (b) Times for the sale of cats from the pound; and
- (c) A scale of impounding fees to be paid on the release of impounded cats.

9.3 The local government is to keep a proper record of impounded cats (the "Impounding Register").

9.4 The Impounding Register is to contain the following information about each impounded cat—

- (a) If known the breed and sex of the cat;
- (b) The colour, distinguishing markings and features of the cat;

- (c) If known—the name and address of the keeper;
- (d) The date and time of seizure and impounding;
- (e) The name and address of the authorised person who impounded the cat and, if applicable, the person who delivered a cat under Clause 9.1 for impounding;
- (f) The reason for the impounding;
- (g) A note of any order made by an authorised person relating to the cat; and
- (h) The date of the sale, release or destruction of the cat.

9.5 The Impounding Register is to be available for inspection by the public.

9.6 A person shall not—

- (a) Unless the person is a pound keeper, or an employee of the local government duly authorised in that regard, release or attempt to release a cat from a cat pound;
- (b) Destroy, break into, damage or in any other way interfere with or render not cat proof a cat pound; or
- (c) Destroy, break into, damage, or in any other way interfere with any container used for the purpose of catching, holding or conveying cats, which have been seized.

9.7 Where—

- (a) A keeper wishes to collect a cat within 7 days of a notice having been given under sections 3.42(1) (b) or 3.44 of the Act; and
- (b) A permit is required for the keeping of the cat,

the cat shall not be released until the keeper obtains a permit.

9.8 The removal, impounding and disposal of cats is dealt with in Subdivision 4 of Division 3 of Part 3 of the Act and regulation 29 of the *Local Government (Functions and General) Regulations 1996*.

PART 5—DESTRUCTION OF CATS

10 Destruction at Request of Keeper

10.1 A keeper of a cat may request the local government to destroy the cat.

10.2 Where a keeper requests that a cat be destroyed, the keeper must complete and sign a form of authorisation showing—

- (a) The name and residential address of the keeper making the request;
- (b) A description of the cat including its breed, colour, sex and age;
- (c) The reason for destruction; and
- (d) A signature authorising destruction,

and produce reasonable evidence to the satisfaction of the local government that the person making the request is the keeper of the cat.

10.3 The local government may charge a keeper a fee in respect of the destruction of a cat under Clause 10.1, and the local government from time to time shall determine the fee.

11 Abandonment of Cats

11.1 A person must not abandon a cat.

11.2 A person who delivers a cat into the custody of an authorised person or to a cat pound is not to be regarded as having abandoned the cat.

PART 6—MISCELLANEOUS

12 Serving of Notices

12.1 A notice served under this Local Law may be given to a person—

- (a) Personally;
- (b) By registered mail addressed to the person; or
- (c) By leaving it for the person at her or his address.

13 Evidence

13.1 In proceedings for an offence against any provision of this local law:—

- (a) A copy of an entry in a register certified by an authorised person shall, without proof of the signature of the person appearing to have signed the copy or that he or she is an authorised person be evidence of the matters relevant to the proceedings set out in that certified copy.

14 Objections and Appeals

14.1 When—

- (a) The local government makes a decision to,
 - (i) Grant or refuse to grant a person a permit under this local law; or
 - (ii) Renew, vary or cancel a permit that a person has under this local law;
- the provisions of Division 1 of Part 9 of the Act and Regulations 33 and 34 of the *Local Government (Functions and General) Regulations 1996* apply to that decision.

15 General Offence and Penalty Provisions

- 15.1 (a) Any person failing to do any act required to be done, or doing any act forbidden to be done by any provision under this local law, or any notice or order given or made under any provision of this local law commits an offence.
- (b) An offence against any provision of this local law is a prescribed offence for the purposes of Section 9.16(1) of the Act.
- (c) Any person who commits an offence under this local law shall be liable, upon conviction, to a penalty not exceeding \$5,000, and if the offence is of a continuing nature, to an additional penalty not exceeding \$500 for each day or part of a day during which the offence has continued.
- 15.2 The amount appearing in the final column of Schedule 2 directly opposite an offence described in that Schedule, is the modified penalty for that offence.
- 15.3 An infringement notice in respect of an offence against this local law may be given under Section 9.13 of the Act and is to be in the form of Schedule 3.
- 15.4 A notice sent under Section 9.20 of the Act withdrawing an infringement notice is to be in the form of Schedule 4.
- 15.5 A penalty for an offence against this local law may be recovered by the local government taking proceedings against the alleged offender in a Magistrates Court.
- 15.6 The local government shall cause to be kept adequate records of all infringement notices given, and all penalties received under this local law.

16 Defence

- 16.1 It is a defence to a charge of an offence of contravening clause 5.11, 6.1 (b), 6.2 (b) if the keeper charged satisfies the court that at the material time some other person (whom he or she shall identify) over the age of 18 years was the keeper of the cat(s).

SCHEDULE 1**ADDITIONAL CONDITIONS APPLICABLE TO PARTICULAR PERMITS****A PERMIT TO KEEP 3 OR MORE CATS.**

ADDITIONAL CONDITIONS

- (1) The premises will during the currency of the permit remain adequately fenced (premises will be deemed not to be adequately fenced if there is more than one escape of a cat from the premises)
- (2) The keeper will have during the term of the permit adequate space for the exercise of the cats;
- (3) In the case of a multiple dwelling, where there is no suitable dividing fence, the written consent to the application for a permit of the occupier of the adjoining multiple dwellings has been obtained;
- (4) Without the consent of the local government, the permit holder will not substitute or replace any cat once that cat—
 - (a) Dies; or
 - (b) Is permanently removed from the premises.

B PERMIT TO USE PREMISES AS A CATTERY

ADDITIONAL CONDITIONS

- (1) All building enclosures must be structurally sound, have impervious flooring, be well lit and ventilated and otherwise comply with all legislative requirements.
- (2) There is to be a feed room, wash area, isolation cages and maternity section.
- (3) Materials used in structures are to be approved by the local government.
- (4) The internal surfaces of walls are, where possible, to be smooth, free from cracks, crevices and other defects.
- (5) All fixtures, fittings and appliances are to be capable of being easily cleaned, resistant to corrosion and constructed to prevent the harbourage of vermin.

- (6) Washing basins and running hot and cold water are to be available to the satisfaction of the local government.
- (7) The maximum number of cats to be kept on the premises stated on the permit is not to be exceeded.
- (8) An entry book is to be kept recording in respect of each cat the—
 - (a) Date of admission;
 - (b) Date of departure;
 - (c) Breed, age, colour and sex; and
 - (d) The name and residential address of the keeper;
- (9) The entry book is to be made available for inspection on the request of an authorised person.
- (10) Enclosures are to be thoroughly cleaned each day and disinfected at least once a week to minimise disease.
- (11) No sick or ailing cat is to be kept on the premises.

SCHEDULE 2

Local Government Act 1995

Shire of Donnybrook-Balingup

KEEPING AND WELFARE OF CATS LOCAL LAW 2007

Item No.	Clause No.	Nature of Offence	Penalty	Penalty Cat prohibited Area
1	4.1	Failure of a keeper to register a cat	\$100.00	\$500.00
2	4.6	Failure of a keeper to identify a cat	\$100.00	\$500.00
3	5.1	Failure of an occupier to hold a permit	\$250.00	\$250.00
4	5.11	Breach of a condition of a permit	\$100.00	\$100.00
5	6.1	Cat in a public place	\$200.00	\$200.00
6	6.2	Cat in other than a public place	\$200.00	\$250.00
7	7.4	Failure to comply with a notice to abate a nuisance	\$200.00	\$200.00
8	8.1	Cat in a Cat Prohibited Area		\$500.00
9	11.1	Abandonment of cat	\$250.00	\$250.00

SCHEDULE 3

Local Government Act 1995

Shire of Donnybrook-Balingup

KEEPING AND WELFARE OF CATS LOCAL LAW 2007

INFRINGEMENT NOTICE

Serial No.

Date/...../.....

To: ⁽¹⁾

Of: ⁽²⁾

It is alleged that on/...../..... At ⁽³⁾

.....

At ⁽⁴⁾

You committed the following offence—

.....

Contrary to Clause of the Shire of Donnybrook/Balingup Keeping and Welfare of Cats Local Law 2007.

The modified penalty for the offence is \$

If you do not wish to have a complaint of the alleged offence heard and determined by a court, the amount of the modified penalty must be paid within a period of 28 days after the giving of this notice. The modified penalty may be paid by either posting this form together with the amount of the modified penalty to the Chief Executive Officer of the Shire of Donnybrook-Balingup at Bentley Street, Donnybrook-Balingup or by paying the amount of the modified penalty to an authorised person at the Shire of Donnybrook-Balingup at Bentley Street, Donnybrook-Balingup between the hours of 8.30am to 4.30pm Monday to Friday.

If you take no action this infringement notice may be registered with the Fines Enforcement Registry after which your driver's licence or any vehicle licence held by you may be suspended. If the matter is registered with the Registry additional costs will also be payable.

If the above address is not your current address, or if you change your address, it is important that you advise us immediately. Failure to do so may result in your driver's licence or any vehicle licence you hold being suspended without your knowledge.

Name and title of authorised person giving the notice

Signature:

Insert—

- (1) Name of alleged offender
- (2) Address of alleged offender
- (3) Time at which offence allegedly committed
- (4) Place at which offence allegedly committed

SCHEDULE 4

Local Government Act 1995

Shire of Donnybrook-Balingup

Keeping and Welfare of Cats Local Laws 2007

NOTICE OF WITHDRAWAL OF INFRINGEMENT NOTICE

Serial No.

Date/...../.....

To: (1)

Of: (2)

Infringement Notice No..... dated/...../..... for the alleged offence has been withdrawn.

The modified penalty of \$

- * Has been paid and a refund is enclosed.
- * Has not been paid and should not be paid.
- * Delete as appropriate

Name and title of authorised person giving the notice

Signature:

Insert—

- (1) Name of alleged offender to whom infringement notice was given
- (2) Address of alleged offender



STATE ADMINISTRATIVE TRIBUNAL

SD301*

State Administrative Tribunal Act 2004

**State Administrative Tribunal Amendment
Rules 2007**

Made by the Rules Committee under the *State Administrative Tribunal Act 2004* section 170.

1. Citation

These rules are the *State Administrative Tribunal Amendment Rules 2007*.

2. The rules amended

The amendments in these rules are to the *State Administrative Tribunal Rules 2004**.

[* *Published in Gazette 30 December 2004, p. 6849-89.*
For amendments to 15 March 2007 see Western Australian Legislation Information Tables for 2005, Table 4, and Gazette 13 April 2006.]

3. Rule 3 amended

Rule 3 is amended as follows:

- (a) in paragraph (a) of the definition of “address for service in the proceedings” by deleting “or response” and inserting instead —
“ or a notice of representation ”;
- (b) in paragraph (b) of the definition of “address for service in the proceedings” by deleting “it has not given an address in a response but”;
- (c) by deleting the definition of “response”;
- (d) by inserting in the appropriate alphabetical position —

“

“**notice of representation**” means a notice of representation filed under rule 34(6) or (8);

”.

4. Rule 13 amended

Rule 13(1) and (2) are repealed and the following subrules are inserted instead —

“

- (1) If a party considers that any document comprises or contains protected matter and would, in accordance with an order of the Tribunal, be required to be included in that party's bundle of documents to be filed with the Tribunal and given to another party, the party must file with the Tribunal and give to the other party, within the period specified in the order for the filing of and giving the party's bundle of documents, a list of documents which —
 - (a) indicates which document or documents comprise or contain protected matter; and
 - (b) sufficiently identifies any document that comprises or contains protected matter without disclosing the protected matter; and
 - (c) indicates that any protected matter has been included within Part B of the party's bundle of documents.
- (2) If subrule (1) applies, a party's bundle of documents must be divided into 2 parts, Part A and Part B.
- (2a) If a document contains protected matter and non-protected matter, the protected matter must be excised from the document before it is included in Part A.
- (2b) Subject to subrule (2a), Part A must —
 - (a) include all documents in the party's bundle excluding protected matter; and
 - (b) be filed with the Tribunal and given to the other party within the period specified in the order for the filing of and giving the party's bundle of documents.
- (2c) Part B must —
 - (a) include all documents in the party's bundle which the party considers comprise or contain protected matter; and
 - (b) be clearly marked as containing protected matter and must be placed into a sealed envelope clearly marked as containing protected matter; and
 - (c) be filed with the Tribunal within the period specified in the order for the filing of the party's bundle of documents but must not be given to any other party.

”

5. Rule 34 amended

After rule 34(5) the following subrules are inserted —

“

- (6) If a party to a proceeding is represented by a legal practitioner or an agent and the name and address of the legal practitioner or agent is not provided in the application, the legal practitioner or agent must within 7 days of receiving instructions to represent the party —
- (a) file with the executive officer a notice of representation in an approved form duly completed; and
 - (b) give a copy of the notice to each other party to the proceeding or, if a party is represented by a legal practitioner or agent, that legal practitioner or agent.
- (7) If —
- (a) a party to a proceeding is represented by a legal practitioner or an agent; and
 - (b) the name and address of the legal practitioner or agent is not provided in the application; and
 - (c) the legal practitioner or agent has not complied with subrule (6),
- the legal practitioner or agent may not appear in or file any document with the Tribunal or executive officer in relation to the proceeding.
- (8) If a legal practitioner or agent ceases to represent a party in proceedings, the legal practitioner or agent must within 7 days of ceasing to represent the party —
- (a) file with the executive officer a notice of representation in an approved form duly completed stating —
 - (i) the legal practitioner or agent has ceased to represent the party; and
 - (ii) the party’s address for service in the proceedings;and
 - (b) give a copy of the notice to each other party in the proceeding or, if a party is represented by a legal practitioner or agent, that legal practitioner or agent.

”

6. Rule 57 amended

Rule 57(1) and (2) are amended by deleting “(WA)”.

7. Rule 58 amended

- (1) Rule 58(5) is repealed.
- (2) Rule 58(6) is amended by deleting “Commissioner or Police” and inserting instead —
“ Commissioner of Police ”.

Dated: 22 March 2007.

Hon Justice ML BARKER,
President’s signature.

Judge JA CHANEY SC,
Deputy President.

Judge JE ECKERT,
Deputy President.

MJ ALLEN,
Senior Member.

DR PARRY,
Senior Member.

TJ CAREY,
Member.

J MANSVELD,
Member.

MJ HARDY.

M SCOTT.

WATER/SEWERAGE

WA301*

Metropolitan Water Supply, Sewerage, and Drainage Act 1909

Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 2007

Made by the Minister for Water Resources under section 146 of the Act and the *Water Agencies (Powers) Act 1984* section 34(1).

1. Citation

These by-laws are the *Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 2007*.

2. Commencement

These by-laws come into operation on the day on which the *Water Agencies (Charges) Amendment By-laws 2007* come into operation.

3. The by-laws amended

The amendments in these by-laws are to the *Metropolitan Water Supply, Sewerage and Drainage By-laws 1981**.

[* Reprint 5 as at 14 July 2006.]

4. By-law 1.1 amended

By-law 1.1 is amended by inserting in the appropriate alphabetical position —

“

“**Garden Purposes**”, in relation to the supply of water, means the use of water for watering lawns and gardens appurtenant to land, including lawns and gardens growing in a street or road adjoining the land.

”.

5. By-law 6.2 amended

By-law 6.2.1 is amended by inserting after paragraph (a) the following paragraph —

“

(aa) Garden purposes.

”.

JOHN KOBELKE, Minister for Water Resources.

WA302*

Water Agencies (Powers) Act 1984

Water Agencies (Charges) Amendment By-laws 2007

Made by the Minister for Water Resources under section 34(1) of the Act.

1. Citation

These by-laws are the *Water Agencies (Charges) Amendment By-laws 2007*.

2. The by-laws amended

The amendments in these by-laws are to the *Water Agencies (Charges) By-laws 1987**.

[* Reprint 4 as at 31 March 2006.
For amendments to 20 March 2007 see Gazette 31 March, 30 June and 14 November 2006.]

3. Schedule 1 amended

- (1) Schedule 1 Division 1 item 1 is amended by deleting “or 6” and inserting instead —

“ , 6, 7 or 8 ”.

- (2) After Schedule 1 Division 1 item 1 the following item is inserted —

“

1A. Metropolitan residential garden supply

In respect of each residential property in the metropolitan area, not being land mentioned in item 2, 3, 6 or 7, that is provided with a water supply that is reticulated separately from any other water supply provided in respect of the land and is provided solely for garden purposes as defined in the *Metropolitan Water Supply, Sewerage and Drainage By-laws 1981* by-law 1.1 —

- (a) if the area of land is less than 400 m², in addition to any other charge applicable to the land under this Schedule, a charge of \$60.00
- (b) if the area of land is equal to, or greater than, 400 m², in addition to any other charge applicable to the land under this Schedule, a charge of \$120.00

”.

- (3) Schedule 1 Division 1 item 11 is amended by deleting “not the subject of a charge under item 14” and inserting instead —

“

, not being a connection the subject of a charge under item 14 or a connection for a water supply the subject of item 1A or 17A

”.

- (4) After Schedule 1 Division 1 item 17 the following item is inserted —

“

17A. Garden supply for metropolitan Vacant Land

In respect of land in the metropolitan area that is classified as Vacant Land and is provided with a water supply that is reticulated separately from any other water supply provided in respect of the land and is provided solely for garden

purposes as defined in the *Metropolitan Water Supply, Sewerage and Drainage By-laws 1981* by-law 1.1 —

- (a) if the area of land is less than 400 m², in addition to any other charge applicable to the land under this Schedule, a charge of \$60.00
- (b) if the area of land is equal to, or greater than, 400 m², in addition to any other charge applicable to the land under this Schedule, a charge of \$120.00

”

- (5) Schedule 1 Division 3 item 18 is amended by inserting after “this Division” —

“

or water from a water supply the subject of item 1A or 17A

”

4. Schedule 3 amended

Schedule 3 Division 2 is amended in the Table to item 10 by inserting in the appropriate alphabetical position —

“

Tambellup	12.000	12.000
Wiluna	12.000	12.000

”

JOHN KOBELKE, Minister for Water Resources.



— PART 2 —

AGRICULTURE

AG401*

PLANT DISEASES ACT 1914
APPOINTMENT

Department of Agriculture and Food,
SOUTH PERTH WA 6151.

I, the undersigned Minister for Agriculture and Food, being the Minister responsible for the administration of the *Plant Diseases Act 1914* hereby appoint James Richard Herbert as Inspector under Section 7A of the *Plant Diseases Act 1914* to carry out all the functions authorised to be performed by an Inspector.

KIM CHANCE MLC, Minister for Agriculture and Food.

HEALTH

HE401

PHARMACY ACT REGULATIONS 1976
REGULATION 14
Elected Members

The Pharmaceutical Council of Western Australia.

The following persons have been elected members of the Pharmaceutical Council of Western Australia—

Zoe Lenette Mullen
3 Haig Road, Attadale WA 6156

Michael John Garlepp
4A Evandale Street, Floreat WA 6014

The following persons have been elected to the offices shown—

President: Zoe Lenette Mullen
3 Haig Road, Attadale WA 6156

Deputy President: Michael John Garlepp
4A Evandale Street, Floreat WA 6014

5 April 2007.

R. J. BRENNAN, Registrar.

JUSTICE

JU401

JUSTICES OF THE PEACE ACT 2004
RESIGNATIONS

It is hereby notified for public information that the Minister has accepted the resignation of—

Mr Kenneth Maxwell Castlehow of 153 Tapping Way, Quinns Rock
from the Office of Justice of the Peace for the State of Western Australia.

JOANNE STAMPALIA, A/Executive Director,
Court and Tribunal Services.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995*Shire of Serpentine-Jarrahdale*

BASIS OF RATES

Department of Local Government
and Regional Development,

19 March 2007.

DLGRD: SJ5-4#03

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government being charged for the time being, with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 February 2007.

CHERYL GWILLIAM, Director General.

Schedule

Additions to Gross Rental Value Area

Shire of Serpentine-Jarrahdale

All those portions of land being Lots 201 to 228 inclusive as shown on Deposited Plan 51299.

LG402

LOCAL GOVERNMENT ACT 1995*City of Wanneroo*

BASIS OF RATES

Department of Local Government
and Regional Development,

19 March 2007.

DLGRD: WC5-4#05

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government being charged for the time being, with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 March 2007.

CHERYL GWILLIAM, Director General.

Schedule

Additions to Gross Rental Value Area

City of Wanneroo

All those portions of land being Lots 906 to 909 inclusive, Lots 911 to 914 inclusive, Lots 916 to 921 inclusive and Lot 9500 as shown on Deposited Plan 47585 and Lots 700 to 702 inclusive as shown on Deposited Plan 47159.

LG403**LOCAL GOVERNMENT ACT 1995***City of Rockingham***BASIS OF RATES**

Department of Local Government
and Regional Development,
19 March 2007.

DLGRD: RK5-4#04

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government being charged for the time being, with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 9 February 2007.

CHERYL GWILLIAM, Director General.

Schedule

Additions to Gross Rental Value Area

City of Rockingham

All those portions of land being Lots 122 to 130 inclusive, Lots 138 to 144 inclusive, Lots 151 to 162 inclusive, Lots 179 to 191 inclusive and Lots 196 to 208 inclusive as shown on Deposited Plan 51149.

LG404**CITY OF COCKBURN***AUTHORISED OFFICERS**

It is hereby notified for public information that as from 11 April 2007, Russell John Hallberg has been appointed as a Temporary Ranger and is a duly authorised officer in accordance with the various Acts, Regulations and Local Laws as detailed hereunder.

1. Dog Act 1976
2. Control of Vehicles (Off Road Areas) Act 1978
3. Litter Act 1979
4. Local Government Act 1995
5. City of Cockburn (Local Government Act) Local Laws 2000 as detailed hereunder—
 - (1) Divisions 3, 4, 5 and 6 of Part II—Animals.
 - (2) Part III—Reserves, Foreshores and Beaches except section (t) and section 3.4(f), (g), (j), (k) and (l) thereof.
 - (3) Divisions 2, 5 and 6 of Part V—Dangerous and Offensive Things.
 - (4) Part VI—Hawkers, Stallholders and Street Traders.
 - (5) Divisions 4 and 5 of Part VII—Management and Control of Council Property.
 - (6) Sections 8.22 and 8.23 of Part VIII—Signs, Hoardings, Bill Posting.
 - (7) Part IX—Streets and Public Places except sections 9.4, 9.5, 9.6, 9.7 and 9.8 thereof.
 - (8) Part X—Traffic and Vehicles except section 10.4.
 - (9) Part XI—Law, Order and Security.

S. CAIN, Chief Executive Officer.

LG405**TOWN OF PORT HEDLAND***AUTHORISED OFFICERS**

It is hereby notified for public information that Kevin Fitzgerald has been appointed as a Ranger/Authorised Officer in accordance with the various Acts, Regulations and Local Laws as detailed hereunder—

- Dog Act 1976 and Regulations
- Control of Vehicles (Off Road Areas) Act 1978 and Regulations
- Litter Act 1979 and Regulations
- Local Government Act 1995 and Regulations
- Local Government (Miscellaneous Provisions) Act 1960
- Town of Port Hedland Local Laws
- Bush Fires Act 1954 and Regulations
- Caravan and Camping Grounds Act 1995

Additionally the following staff members be authorised as Dog Registration Officers—

Dylan Owen, Cay Norman, Kay Hanare, Nicole Koenikia, Cheryl Crick, Claire Tocock, Christine Maddison, Lauren Archibald, Sesina Granquist, Paula Maguire.

That Leighah Carney, Jo Barbi, Nadia Hendriksen, Danielle Cowan, Debbie Evans, Christina Rodriguez Logie authorised as Dog Registration Officers are to be cancelled.

CHRIS ADAMS, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

FIRE BREAK NOTICE

Notice to all Owners and Occupiers of land in the Shire of Broome

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required to complete on or before **15 May 2007** and maintain up to and including **31 December 2007** all fire hazard reduction works as required in accordance with the following—

(1) RURAL AND PASTORAL LAND; (Refers to all land outside the town site)

Trafficable firebreaks are required to be clear of all inflammable material.

- (a) Trafficable firebreaks not less than three (3) metres wide are to be installed inside, along and within ten (10) metres of all external boundaries and around all haystacks.
- (b) A twenty-metre “*parkland cleared*” low fuel buffer zone installed around all buildings, which shall be clear of all inflammable material.

(2) TOWNSITE LAND: (Refers to all land within the town site of Broome)

- (a) Where the area of land is 2,000 square metres or less, remove all inflammable materials from the whole of the land.
- (b) Where the area of the land is greater than 2,000 square metres, trafficable firebreaks not less than three (3) metres wide are to be installed inside and within two metres of the external boundaries of the land and a twenty-metre “*parkland cleared*” low fuel buffer zone developed around all buildings, which shall be clear of all inflammable material

(3) RUBBISH SITES: (Being all rubbish sites for pastoral stations, town site and community use)

Trafficable firebreaks to be installed not less than two metres wide and within three metres of the perimeter of the rubbish site.

(4) FUEL DUMPS AND DEPOTS—

Remove all inflammable material from within five (5) metres of all fuel drums and ramps, whether the drums contain fuel or not.

The works referred to in paragraphs (1), (2), (3) and (4) herein must be performed to the satisfaction of a duly authorised Fire Control Officer of the Shire of Broome.

These conditions are considered the minimum standard of fire protection required. The Shire reserves the right to place further conditions upon individual land as may be necessary to reduce fire risk.

If it is considered impracticable for any reason to clear firebreaks or to remove inflammable material from the land as required by this Notice, you may apply in writing to the Shire’s Manager Emergency, Ranger and Beach Services not later than 7th May 2007 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land.

Definitions

- “**Inflammable material**” is defined for the purpose of this notice to include long dry grass, leaves, bark, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include living trees, shrubs, growing bushes and plants under cultivation.
- “**Parkland cleared**” is defined for the purpose of this notice as land that is maintained in a low fuel state. It may contain regularly maintained gardens, trees, shrubs and short grass. It shall be kept in such a state that fire cannot be sustained readily upon the land. For further information as to what would constitute “*parkland cleared*” please contact the Shire Rangers on (08) 9191 3456

Garden Refuse & Rubbish

Burning of bush, grass rubbish or garden refuse throughout the Shire is not permitted unless a written permit has firstly been obtained from an appointed Bush Fire Control Officer.

‘Burning off is NOT permitted within the townsite of Broome’

The penalty for failing to comply with this notice is a fine of \$5,000.00 or a modified penalty of \$250. Any person failing to comply with this Notice may also be liable, whether prosecuted or not, to pay the cost of the Shire of Broome obtaining contractors to perform any fire hazard reduction work on your property.

IAN BODILL, Chief Executive Officer.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS

Water Ski Area

LAKE KUNUNURRA

*Shire of Wyndham / East Kimberley*Department for Planning and Infrastructure,
Fremantle WA, 13 April 2007.

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations the Department for Planning and Infrastructure by this notice revokes paragraph (1) (b) (25) as published in the *Government Gazette* on 25 October 1991, relating to the water ski area at Lake Kununurra, Shire of Wyndham/East Kimberley.

Providing that this revocation will apply only on Sunday 22nd April 2007 to allow for an approved aquatic event being held by the Kununurra Water Ski Club.

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

MINERALS AND PETROLEUM

MP401*

PETROLEUM PIPELINES ACT 1969

APPLICATION FOR A PIPELINE LICENCE

I, William Lee Tinapple, Director of the Petroleum and Royalties Division in the Department of Industry and Resources for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 20 March 2006 and published in the *Government Gazette* of Western Australia on 24 March 2006, give notice pursuant to Section 8(4) of the Petroleum Pipelines Act, 1969 that an application recorded as 3P/06-7 has been received from—

ARC ENERGY Pty Ltd

For a pipeline licence to construct and operate a pipeline for the conveyance of natural gas from Yulleroo, 70 km east of Broome, 630 km to Boodarie near Port Hedland.

A map showing the position of the proposed pipeline may be examined during public office hours from 13 April 2007 until 23 May 2007 at the Petroleum and Royalties Division, Department of Industry and Resources, 11th Floor, Mineral House, 100 Plain Street, East Perth, W.A. and at the office of the Mining Registrar, Karratha, W.A. and the Mining Registrar, Marble Bar, W.A.

Dated this 5th day of April 2007.

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

MP402*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Section 37(1)

DECLARATION OF A LOCATION

I, William Lee Tinapple, Director Petroleum and Royalties Division of the Department of Industry and Resources for the State of Western Australia, delegate of the Designated Authority, in respect of the area specified as being adjacent to the State of Western Australia by virtue of an instrument of

delegation dated 20 March 2006 and published in the *Government Gazette* of Western Australia on 24 March 2006, declare the blocks hereunder to be a location for the purpose of Part III of the Act.

Block Nos.	Rowley Shoals Map Sheet Field	Location No.
3184		
3185	Wheatstone	6SL/06-7
3256		
3257		

The block is the subject of Exploration Permit No. WA-253-P held by—

Chevron Australia Pty Ltd

Chevron (TAPL) Pty Ltd

Dated at Perth on this 4th day of April 2007.

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

MP403*

MINING ACT 1978

Section 96(1)(A)

INTENDED HEARING OF APPLICATION FOR FORFEITURE OF MINING TENEMENTS

In accordance with Regulation 49(2) of the *Mining Regulations 1981*, notice is hereby given that application for the forfeiture of the following mining tenements pursuant to the provisions of Section 96(1)(a) of the *Mining Act 1978* for non-compliance with the expenditure condition for the year set out below are to be heard before the Warden in Open Court, Court Room 36, Level 3, Central Law Courts, 30 St George's Terrace, Perth at 9.30am on 4 May 2007.

Tenement Type	Number	Holder	Mineral Field	Year Ending
Prospecting Licence	70/1465	Chinampa Pty Ltd	South West	3 November 2006
Prospecting Licence	74/239	Jaurdie Pty Ltd	Phillips River	29 December 2006

Objections (Form 16) against the forfeiture of the mining tenements by the Warden may be lodged at the office of the Mining Registrar, Level 3, 100 Plain St, East Perth at any time prior to 4 May 2007.

G. CALDER SM, Warden.

MP404*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry and Resources,
Kalgoorlie WA 6430.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following Prospecting Licences are liable to forfeiture under the provisions of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, viz. non payment of rent.

K. AUTY (SM), Warden.

To be heard in the Warden's Court, Kalgoorlie on 13 July 2007.

BROAD ARROW MINERAL FIELD

24/3789 Zetek Resources Pty Ltd
24/3938 Zeedam Enterprises Pty Ltd

EAST COOLGARDIE MINERAL FIELD

25/1689 Fleetdale Pty Ltd
25/1691 Fleetdale Pty Ltd
25/1692 Fleetdale Pty Ltd
25/1693 Fleetdale Pty Ltd
25/1694 Fleetdale Pty Ltd

25/1695 Fleetdale Pty Ltd
 25/1696 Fleetdale Pty Ltd
 25/1697 Fleetdale Pty Ltd
 25/1700 Fleetdale Pty Ltd
 25/1701 Fleetdale Pty Ltd
 25/1702 Fleetdale Pty Ltd
 25/1703 Fleetdale Pty Ltd
 25/1704 Fleetdale Pty Ltd
 25/1705 Fleetdale Pty Ltd
 25/1706 Fleetdale Pty Ltd
 25/1707 Fleetdale Pty Ltd

NORTH EAST COOLGARDIE MINERAL FIELD

28/975 Harris, Clifford Burge

MP405***MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry and Resources,
 Kalgoorlie WA 6430.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following Prospecting Licences are liable to forfeiture under the provisions of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, viz. non-compliance with the expenditure condition &/or non-compliance with the reporting requirement.

K. AUTY (SM), Warden.

To be heard in the Warden's Court, Kalgoorlie on the 13.07.2007.

BROAD ARROW MINERAL FIELD

24/2970 Paddington Gold Pty Ltd
 24/2972 Paddington Gold Pty Ltd
 24/3389 Allen, Royce William
 24/3395 Allen, Royce William
 24/3789 Zetek Resources Pty Ltd
 24/3938 Zeedam Enterprises Pty Ltd

EAST COOLGARDIE MINERAL FIELD

25/1689 Fleetdale Pty Ltd
 25/1691 Fleetdale Pty Ltd
 25/1692 Fleetdale Pty Ltd
 25/1693 Fleetdale Pty Ltd
 25/1694 Fleetdale Pty Ltd
 25/1695 Fleetdale Pty Ltd
 25/1696 Fleetdale Pty Ltd
 25/1697 Fleetdale Pty Ltd
 25/1700 Fleetdale Pty Ltd
 25/1701 Fleetdale Pty Ltd
 25/1702 Fleetdale Pty Ltd
 25/1703 Fleetdale Pty Ltd
 25/1704 Fleetdale Pty Ltd
 25/1705 Fleetdale Pty Ltd
 25/1706 Fleetdale Pty Ltd
 25/1707 Fleetdale Pty Ltd
 26/1858 Optimum Resources Pty Ltd
 26/2212 Black Mountain Gold NL

NORTH EAST COOLGARDIE MINERAL FIELD

27/1217 Dalla-Costa, Melville Raymond
 28/975 Harris, Clifford Burge

NORTH COOLGARDIE MINERAL FIELD

31/1710 Hampton Nickel Ltd
 31/1711 Hampton Nickel Ltd
 31/1712 Hampton Nickel Ltd
 31/1713 Hampton Nickel Ltd

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA ROYAL ASSENT TO BILLS

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 dates shown, to the undermentioned Bills 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.
Local Government (Official Conduct) Amendment Bill 2005	28 March 2007	1 of 2007
Racing and Wagering Legislation Amendment Bill 2006	28 March 2007	2 of 2007
Racing and Wagering Western Australia Tax Amendment Bill 2006	28 March 2007	3 of 2007

MIA BETJEMAN, Clerk of the Parliaments.

3 April 2007.

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005 METROPOLITAN REGION SCHEME AMENDMENT 1141/57 Heathcote Point

Call for Public Submissions

The Western Australian Planning Commission (WAPC) intends to amend the Metropolitan Region Scheme (MRS) for land in the local government of Melville and is seeking public comment.

The amendment proposes to—

- (i) transfer lot 300 (2.42 ha) on portion of the lower land at Heathcote Point from the public purpose (hospital) reservation to parks and recreation reservation; and
- (ii) transfer the small triangular portion of reserve 25599 between the existing urban zone for the South of Perth Yacht Club and lot 300 to the urban zone.

The planning objective of the amendment is to increase the foreshore reservation to complement the upper land at Heathcote Point.

Certificate

The WAPC certifies that, in its opinion, the proposed amendment does not constitute a substantial alteration to the MRS.

Display locations

The plans showing the proposed change and the WAPC amendment report which explains the proposal, will be available for public inspection from Friday 13 April 2007 to Friday 15 June 2007 at each of the following places—

- Western Australian Planning Commission, 469 Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal offices of the City of Perth, Fremantle and Melville

Documents are also available from the WAPC website www.wapc.wa.gov.au.

Submissions

Any person who desires to make a submission to support, object or provide comment on any part of the proposed amendment should do so on a form 57. This submission form is available from the display locations, the amendment report and the internet.

Submissions must be lodged with the: Secretary, Western Australian Planning Commission, 469 Wellington Street, PERTH WA 6000; on or before 5.00pm **Friday, 15 June 2007**.

Late submissions will not be considered.

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

PI403*

PLANNING AND DEVELOPMENT ACT 2005TOWN PLANNING SCHEME
AMENDMENT AVAILABLE FOR INSPECTION*Town of Claremont*

Town Planning Scheme No. 3—Amendment No. 105

Ref: TP-TPS3-105

Notice is hereby given that the local government of the Town of Claremont has initiated the above mentioned scheme amendment for the purpose of—

Rezoning a portion of 10 (Lot 32) Albert Street and a portion of 5 (Lot 12) Dean Street from “Residential R30/40” to “Special Zone—Restricted Use” as depicted on the proposed zoning map and including development provisions accordingly in Appendix VII Location-Particulars.

Documents setting out and explaining the scheme amendment have been deposited at Council Offices, 308 Stirling Highway, Claremont and will be available for inspection during office hours up to and including 29 May 2007.

Submissions on the Town Planning Scheme Amendment may be made in writing on a Form No. 4 and lodged with the undersigned on or before 29 May 2007—

Arthur Kyron
Chief Executive Officer
Town of Claremont
PO Box 54
CLAREMONT WA 6910

ARTHUR KYRON, Chief Executive Officer.

PI402*

PERRY LAKES REDEVELOPMENT ACT 2005*Town of Cambridge and City of Nedlands*NOTICE OF PUBLIC COMMENT—
DRAFT AK RESERVE REDEVELOPMENT PLAN**General Description**

In December 2005, State Parliament passed the *Perry Lakes Redevelopment Act 2005* (hereafter referred to as “PLRA”) transferring responsibility for the replacement of the Perry Lakes sporting facilities to the *AK redevelopment area* from the Town of Cambridge to the Minister for Sport and Recreation.

The Draft AK Reserve Redevelopment Plan (hereafter referred to as the “Redevelopment Plan”) describes the planning for the proposed basketball, athletics and rugby facilities and how these facilities may form part of the wider sports precinct. It explains the evolution of the proposals and provides the planning provisions to guide future development within the *AK redevelopment area*.

The WA Planning Commission (WAPC) has consented to the public notification of the Redevelopment Plan in accordance with *Section 24* of the *PLRA* (for a period of sixty [60] days, ending on 11 June 2007).

Section 25 of the *PLRA* enables any person to make a written submission about the Redevelopment Plan, to Department of Sport and Recreation. Submissions should be made by close of business on 11 June 2007 and sent to—

AK Reserve Redevelopment Plan: Department of Sport and Recreation
PO Box 138
Burswood WA 6100

Or electronically to—

akreserve@dsr.wa.gov.au

Purpose of the Redevelopment Plan

The AK Reserve Minister, Hon. John Kobelke MLA, has responsibility on behalf of the State to ensure that three sporting facilities (for basketball, athletics and rugby) are constructed “*wholly of partly on the AK Reserve land or on land in the AK redevelopment area or on land outside of the AK redevelopment area, as the Minister decides, but not on the Perry Lakes land*”; and to prepare a draft redevelopment plan for the *AK redevelopment area*. The purpose of this Redevelopment Plan is—

“To facilitate the orderly and proper planning and development of three sporting facilities and associated infrastructure in the AK redevelopment area, in accordance with the Perry Lakes Redevelopment Act 2005 and Perry Lakes Redevelopment Regulations 2006.”

Where the Redevelopment Plan is Available for Public Inspection

Department for Planning and Infrastructure 1st Floor 469 Wellington St PERTH WA	Municipal Office of City of Nedlands 71 Stirling Highway NEDLANDS WA
Collection Development State Library of Western Australia Perth Cultural Centre PERTH WA 6000 DOCUMENTS FOR DISPLAY	Town of Cambridge Library Floreat Forum Shopping Centre 99 The Boulevard FLOREAT WA
Department of Sport and Recreation 246 Vincent St LEEDERVILLE WA	Mount Claremont Library 105 Montgomery Avenue MT CLAREMONT WA
Municipal Office of Town of Cambridge Bold Park Drive FLOREAT WA	

The Redevelopment Plan is also available for viewing on the Department of Sport and Recreation website www.dsr.wa.gov.au

RON ALEXANDER, Director General Department of Sport and Recreation.

PREMIER AND CABINET

PC401***INTERPRETATION ACT 1984****MINISTERIAL ACTING ARRANGEMENTS**

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

Hon J. R. Ford MLC, to act temporarily in the office of Minister for Agriculture and Food; Forestry; the Mid West and Wheatbelt; Great Southern in the absence of the Hon K. M. Chance MLC for the period 9 to 25 April 2007 inclusive.

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

PC402***APPOINTMENT OF DEPUTY OF THE GOVERNOR**

It is hereby notified for public information that the Governor, under clause XVI of the *Letters Patent relating to the Office of Governor of the State of Western Australia* dated 14 February 1986, has appointed the Lieutenant-Governor the Honourable David Kingsley Malcolm AC, QC, to be deputy of the Governor and in that capacity to perform and exercise all the powers and functions of the Governor during the following period—

13 to 16 April 2007 (both dates inclusive).

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

PC403***CONSTITUTION ACTS AMENDMENT ACT 1899****APPOINTMENT OF PARLIAMENTARY SECRETARIES**

It is notified for public information that the Governor, in Executive Council, has under section 44A(1)(b) of the *Constitution Acts Amendment Act 1899*, revoked the appointment of the following persons as Parliamentary Secretaries—

Mr Michael Philip Murray MLA
Parliamentary Secretary to the Minister for Regional Development; Fisheries; the Kimberley, Pilbara and Gascoyne

Mr Martin Paul Whitely MLA
Parliamentary Secretary to the Minister for Energy; Resources; Industry and Enterprise

Under section 44A(1)(a) of the *Constitution Acts Amendment Act 1899*, appointed the following persons as Parliamentary Secretaries—

Honourable Adele Farina MLC as Parliamentary Secretary to the Minister for Disability Services; Tourism; Culture and the Arts; Consumer Protection

Honourable Sally Elizabeth Talbot MLC as Parliamentary Secretary to the Minister for the Environment; Climate Change; Peel

Mr John Norman Hyde MLA as Parliamentary Secretary to the Attorney General; Minister for Health; Electoral Affairs

Mr Michael Philip Murray MLA as Parliamentary Secretary to the Minister for Education and Training; South West

Mr Peter Bruce Watson MLA as Parliamentary Secretary to the Minister for Agriculture and Food; Forestry; the Mid West and Wheatbelt; Great Southern

Mr Martin Paul Whitely MLA as Parliamentary Secretary to the Minister for Agriculture and Food; Forestry; the Mid West and Wheatbelt; Great Southern

Ms Jaye Amber Radisich MLA as Parliamentary Secretary to the Minister for Energy; Resources; Industry and Enterprise

with effect on and from 11 April 2007.

For public information, the following persons now hold office as Parliamentary Secretaries—

Honourable Catherine Esther Doust MLC
Parliamentary Secretary to the Deputy Premier; Treasurer; Minister for State Development

Honourable Adele Farina MLC
Parliamentary Secretary to the Minister for Planning and Infrastructure
Parliamentary Secretary to the Minister for Disability Services; Tourism; Culture and the Arts; Consumer Protection

Honourable Sally Elizabeth Talbot MLC
Parliamentary Secretary to the Minister for the Environment; Climate Change; Peel

Mr John Norman Hyde MLA
Parliamentary Secretary to the Attorney General; Minister for Health; Electoral Affairs

Mr Michael Philip Murray MLA
Parliamentary Secretary to the Minister for Education and Training; South West

Ms Jaye Amber Radisich MLA
Parliamentary Secretary to the Minister for Energy; Resources; Industry and Enterprise

Mr Peter Bruce Watson MLA
Parliamentary Secretary to the Minister for Police and Emergency Services; Community Safety; Water Resources; Sport and Recreation
Parliamentary Secretary to the Minister for Agriculture and Food; Forestry; the Mid West and Wheatbelt; Great Southern

Mr Martin Paul Whitely MLA
Parliamentary Secretary to the Minister for Agriculture and Food; Forestry; the Mid West and Wheatbelt; Great Southern

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

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			
11905	Acacia Ridge Holdings Pty Ltd	Application for the grant of a Producer's licence in respect of premises situated in Frankland and known as Acacia Ridge Vineyards	15/4/2007

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE—continued			
11906	The Eco Company Pty Ltd	Application for the grant of a Special Facility—Tourism licence in respect of premises situated in Karijini and known as Karijini Eco Retreat	13/4/2007
11907	Saruman Holdings Pty Ltd	Application for the grant of a Tavern licence in respect of premises situated in High Wycombe and known as Dundas Road Tavern and Restaurant	30/4/2007
11908	Slovenian Club of Perth WA Inc	Application for the grant of a Club Restricted licence in respect of premises situated in Bayswater and known as Slovenian Club of Perth WA	18/4/2007
11909	Susan Leaver and Gregory Leaver	Application for the grant of a Restaurant licence in respect of premises situated in Fremantle and known as Xwray Café	18/4/2007
11912	Woolworths Limited	Application for the grant of a Liquor Store licence in respect of premises situated in Ellenbrook and known as BWS—Beer Wine Spirits—Ellenbrook	2/5/2007
APPLICATION FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
29884	Ambergold Holdings Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Leederville and known as Fibber McGees	17/4/2007
APPLICATION TO ADD, VARY OR CANCEL A CONDITION OF LICENCE			
270633	Hazam Pty Ltd	Application to add, vary or cancel a condition of the Special Facility licence in respect of premises situated in Middle Swan and known as Chapel Farm	17/4/2007

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

Dated: 11 April 2007.

P. MINCHIN, Director of Liquor Licensing.

SALARIES AND ALLOWANCES TRIBUNAL

SX401*

SALARIES AND ALLOWANCES ACT 1975

PARLIAMENTARY SUPERANNUATION ACT 1970

DETERMINATION OF THE SALARIES AND ALLOWANCES TRIBUNAL

Pursuant to Provisions of Section 6a of the *Salaries and Allowance Act 1975* and Sections 28(3)(5) and (6) of the *Parliamentary Superannuation Act 1970*

PREAMBLE

The present arrangements for the splitting of superannuation interests for Family Law purposes, provide that the Parliamentary Pension Scheme (the scheme) is subject to the minimum or 'default' option under the Commonwealth's Superannuation and Family Law legislation in respect of valuing and dividing superannuation benefits upon marriage breakdown.

Under this arrangement the non-member spouse's 'interest' in the Member's benefit is identified and accrues at a prescribed rate. However, the non-member spouse is not entitled to receive their portion of the Member's superannuation benefit until the time the Member is paid their benefit.

The Commonwealth's preferred approach is for superannuation benefits to be divided between the parties at the time of the separation. This is referred to as the 'clean break' approach and allows a separate superannuation interest to be created for the non-member spouse, over which they then have full control. This interest can be transferred or rolled-out to another superannuation fund.

By removing, where practicable, the link between the Member and the non-member spouse, administration of benefits is simplified considerably and both parties have the flexibility to deal with their respective entitlements without any further reference to the courts or each other. In particular, it avoids the necessity for the non-member spouse to wait until the Member retires before gaining access to their superannuation interest.

Section 28 of the *Parliamentary Superannuation Act 1970* (the Act) was amended with effect from 31 May 2006 to allow the Tribunal to provide for the immediate splitting of superannuation upon marriage breakdown, in line with the provisions of the *Family Law Act 1975* and regulations made under that Act.

The Parliamentary Superannuation Board Actuary appointed by the Treasurer under Section 27 of the *Parliamentary Superannuation Act 1970* determines the Associate Pension (referred to below) and scheme pension valuation factors used for the purpose of this determination. These factors will be reviewed by the Actuary from time to time.

The references to 'growth phase', 'payment phase', 'base amount' and 'non-member spouse' have the same meaning as defined in either Part VIII B of the *Family Law Act 1975* or the *Family Law (Superannuation) Regulations 2001*.

The following determination allows for immediate splitting of superannuation interests in the scheme upon marriage breakdown, in line with the Commonwealth's objectives to encourage a "clean break" for separating couples.

The determination will now issue.

Dated at Perth this 28th day of March 2007.

PROFESSOR M. WOOD,
Chairman.

J. A. S. MEWS,
Member.

M. L. NADEBAUM,
Member.

SX402*

SALARIES AND ALLOWANCES ACT 1975
PARLIAMENTARY SUPERANNUATION ACT 1970

DETERMINATION OF THE SALARIES AND ALLOWANCES TRIBUNAL

Pursuant to Provisions of Section 6a of the *Salaries and Allowance Act 1975* and
Sections 28(3)(5) and (6) of the *Parliamentary Superannuation Act 1970*

The Tribunal determines that—

- (1) where a member or former member of the Parliamentary Pension Scheme is subject to a 'superannuation agreement', 'flag lifting agreement' or 'splitting order' (as defined in section 28(6) of the *Parliamentary Superannuation Act 1970* made on or after the date of this determination, the following arrangements are to apply to provide for the immediate splitting of the member's superannuation benefit—
 - Where the benefit is in the growth phase, or a base amount (lump sum) order or agreement is made and the benefit is in the payment phase, a separate lump sum superannuation interest is to be provided to the non-member spouse. This benefit is to be subject to Commonwealth preservation requirements and is to be either paid to a complying superannuation fund nominated by the non-member spouse or, if the non-member spouse is eligible to cash the benefit, they may elect for a direct payment of the benefit.
 - Where the benefit is in the payment phase, the non-member spouse is to be offered the further option of a non-reversionary Associate Pension.
 - The factors used for converting the member's pension entitlement to the lump sum to be paid to the non-member spouse are to be—
 - In the growth phase the higher of the Parliamentary Pension Scheme commutation factors and the relevant factors set out in the *Family Law (Superannuation) Regulations 2001*
 - In the payment phase, the higher of the scheme pension valuation factors and the relevant factors set out in the *Family Law (Superannuation) Regulations 2001*
 - In the payment phase where an Associate Pension is selected, by using the Associate Pension factors and, where appropriate, the scheme pension valuation factors.
 - The member's pension entitlement is to be reduced by the percentage required to be converted to the lump sum that is payable to the non-member spouse, or the percentage required under the terms of the order or agreement.
 - If the benefit is in the growth phase, the maximum pension entitlement that the member may accrue is reduced by the percentage utilised for a payment under this determination.
 - If a non-member spouse receives a payment in accordance with these arrangements, then they are no longer entitled to a reversionary pension upon the death of the member under Section 18 of the *Parliamentary Superannuation Act 1970*.
- (2) where the 'superannuation agreement', 'flag lifting agreement' or 'splitting order' was made before the date of this determination, the immediate splitting arrangements as outlined above are to be optional to the non-member spouse.

Dated at Perth this 28th day of March 2007.

PROFESSOR M. WOOD,
Chairman.

J. A. S. MEWS,
Member.

M. L. NADEBAUM,
Member.

TREASURY AND FINANCE

TF401

COMMONWEALTH PLACES (MIRROR TAXES) ACT 1998

REGISTRATION OF NOTICE

On 1 February 2007 the *Commonwealth Places (Mirror Taxes) (Modification of Applied Laws (WA)) Notice 2007* was registered in the Federal Register of Legislative Instruments (under the *Legislative Instruments Act 2003* of the Commonwealth).

The notice was made by the Treasurer of Western Australia under the *Commonwealth Places (Mirror Taxes) Act 1998* of the Commonwealth. The notice came into operation on 2 February 2007 under clause 2.

Commissioner of State Revenue.

WATER/SEWERAGE

WA401*

WATER AGENCIES (POWERS) ACT 1984

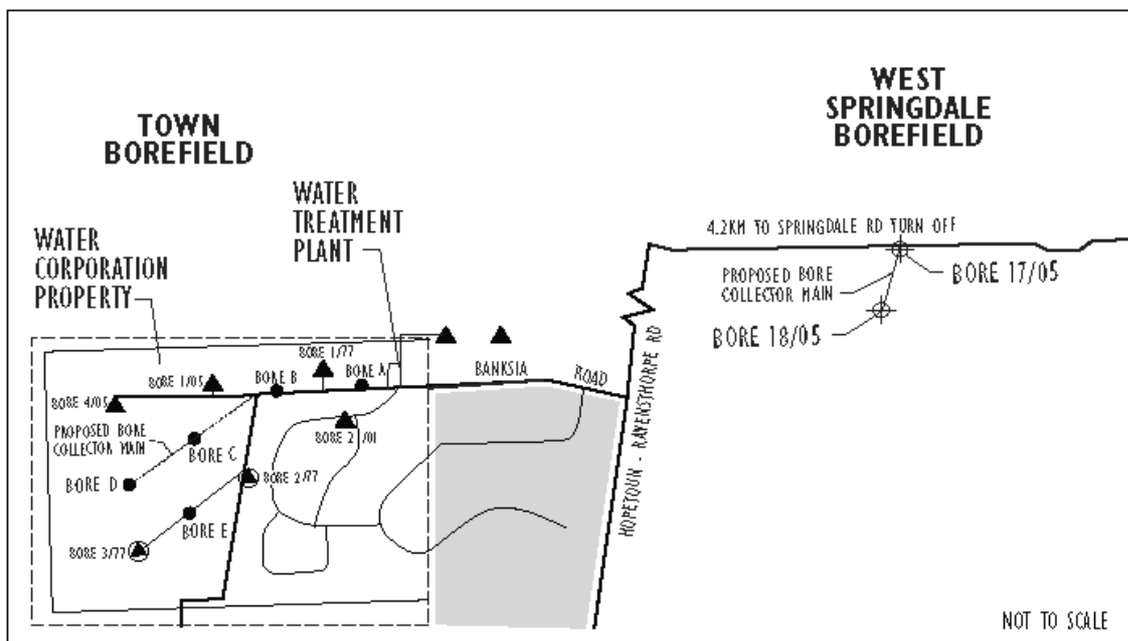
HOPETOUN WATER SUPPLY IMPROVEMENTS

To meet the anticipated growth in Hopetoun's water demand, the Water Corporation proposes to construct a series of works for the summer of 2007/08. Two existing bores will be re-drilled, with an additional five new bores to be drilled and equipped in the town borefield. The new bores will improve the evenness of draw on the aquifer and improve the long term management of the local ground water resource. Additional monitoring bores are also to be constructed. Two additional bores are to be equipped and a length of collector main constructed in the West Springdale borefield (west of Jerdacuttup River) to supplement the water supply from the existing bores located to the south along Springdale Road.

Additional interim water treatment facilities, tanks and pumps are to be constructed at the existing Water Treatment Plant in the Town Borefield to improve the operation of the existing plant and manage the increased flows.

A copy of the Notice of Proposal (referred to as HW62-0-1A) is available for viewing during office hours, at the Water Corporation's Albany Business Office, 215-217 Lower Stirling Tce, Albany. Further information may also be obtained by contacting the Project Manager, Fred Shier on (08) 9420 2992.

Objections to the proposed works will be considered if lodged in writing, and addressed to the Project Manager, Fred Shier, Water Corporation, PO Box 100, Leederville, 6902, before the close of business on 11 May 2007.



DECEASED ESTATES

ZX401**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Freda Mabel Millard, late of Pines Aged Care, Monaco Avenue, Ellenbrook in the State of Western Australia, previously of 54A Balfour Road, Swan View in the said State, Widow, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased who died on the 19th day of February 2006, are required by David Percival Millard of 15 Alandale Road, Greenmount, Western Australia as the grantee of a Grant of Probate of the Will of the said deceased, to send particulars of their claims to him care of Brian Smith & Stewart, Solicitors, of 26 Helena Street, Midland, Western Australia 6056 by no later than Monday, the 11th day of June 2007, after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Kristian Wednesday Cochrane, late of 746 Burringbar Road, Upper Burringbar, New South Wales.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 5 June 2006, are required by the trustee of the late Kristian Wednesday Cochrane of c/- Haynes Robinson Solicitors of 70-74 Frederick Street, Albany, Western Australia to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 3rd day of April 2007.

HAYNES ROBINSON.

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 13th May 2007 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Grant, Donald, late of 12A Fortini Court, Hamilton Hill, died 11/2/07, (DE19821657EM12)

Kealley, Ada Elizabeth, late of Hollywood Village, 118 Monash Avenue, Nedlands, died 20/3/07, (DE19700394EM35)

Phillips, Gaynor Elizabeth, late of 48 Enfield Street, Lathlain, died 4/3/07, (DE20001242EM15)

Samata, Mirofora, also known as Myrofora Samata, late of Brightwater Care Group, The Village, 150 Dundas Road, Inglewood, died 8/3/07, (DE19914751EM26)

Scullin, Francis Joy, late of 5 Webb Street, Rossmoynne, died 15/1/07, (DE19930435EM32)

Ward, Nina Maud, also known as Nena Ward, late of Ascot Nursing Home, Nelville Street, Bayswater, formerly of 34 Robinson Street, Inglewood, died 2/2/07, (DE19832341EM17)

JOHN SKINNER, 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 11th day of April 2007.

JOHN SKINNER, Public Trustee,
565 Hay Street, Perth WA 6000.

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

Price, Phyllis Joan (DE19870387EM36); Melville; 3 December 2006; 23 March 2007.

Wheildon, Lenard Patrick (DE19682519EM37); Subiaco; 10 January 2007; 2 April 2007.

Horn, Eric Edward (DE33054698EM37); East Perth; 10 December 2006; 3 April 2007.

PUBLIC NOTICES

ZZ401

DISPOSAL OF UNCOLLECTED GOODS ACT 1970
DISPOSAL OF GOODS

Notice under Part IX Section 26 of Intention to Apply to the Court for
an Order to Sell or otherwise Dispose of Goods

To: Austin James of 220 Dugald Way, Karratha WA 6714 (“**the Bailor**”)

1. You were given notice on 10 October 2006 and 10 April 2007 that the following goods—
 - 6-metre Fraser cabin cruiser boat (registration number 70936) and trailer (registration number 6RL 597) located at Chameleon Resources, 1513 Lambert Road, Karratha WA 6714 were ready for re-delivery.
2. Unless not more than one (1) month after the date of giving this notice you either take re-delivery of the goods or give directions for their re-delivery, David Ashley Norman Hurt, joint and several voluntary liquidator of Regalriver Pty Ltd (In Liquidation) CAN 087 074 146 formerly trading as “K Marine” (“the Bailee”), intends making an application to the Court for an order to sell or otherwise dispose of the abovementioned goods in accordance with the Disposal of Uncollected Goods Act 1970.

Dated this 10th day of April 2007.

D. HURT, Liquidator,
SimsPartners,
Level 12,
40 St George’s Terrace,
PERTH WA 6000.

WESTERN AUSTRALIA

FAIR TRADING (RETIREMENT VILLAGES CODE) REGULATIONS 2006

***Price: \$9.05 counter sales
Plus postage on 120 grams**

* Prices subject to change on addition of amendments.

WorkSafe Online

Information and advice on workplace safety and health is available direct to your workplace through the WorkSafe website.

www.worksafe.wa.gov.au

The WorkSafe website is user friendly and packed with valuable information to assist employers, employees, and all those involved in work to meet their obligations under the *Occupational Safety Act 1984*.

For further information call WorkSafe on (08) 93278777

WANTED!!!

Old copies of the *Government Gazette*

State Law Publisher is in the process of scanning all *Government Gazettes* (back to the first one ever published in the 1840's) with the intention of adding the archived copies to our existing on-line service.

We are looking for **donations** of any copies (pre 1994) that are no longer required by clients and would be appreciative of any assistance you can offer in this undertaking.

The scanning process requires single pages, therefore we need to trim the spine off each gazette, which unfortunately ruins the gazettes for future use.

Our preference is for unwanted copies, however, if a client requires their gazettes returned, State Law Publisher will reprint and replace individual editions. If a bound copy is supplied and is to be returned we will reprint all gazettes and arrange to have them rebound for the client.

The benefits of having all the gazettes and indices on-line and searchable will be enormous. This service should remove the need for clients to retain hard copies and will free up valuable storage space.

Barring any unforeseen delays, it should take around a month to scan each year and then release on our website.

Please contact John Thompson on 9426 0010 if you can assist by supplying editions of the *Government Gazette*. For large quantities we will arrange for them to be collected.