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— PART 1 —

PROCLAMATIONS

AA101*

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE ACT 1909

PROCLAMATION

Western Australia

*By His Excellency**Doctor Kenneth Comminos Michael,
Companion of the Order of Australia,
Governor of the State of Western Australia*

[L.S.]

KENNETH COMMINOS MICHAEL
Governor

I, the Governor, acting under the *Metropolitan Water Supply, Sewerage, and Drainage Act 1909* section 57A on the recommendation of the Water and Rivers Commission and with the advice and consent of the Executive Council—

1. abolish the Gnangara Underground Water Pollution Control Area constituted and declared by a proclamation published in *Gazette* 23 March 2007 at page 1193-4; and
2. constitute and declare the following part of the Metropolitan Water Supply, Sewerage and Drainage Area to be the Gnangara Underground Water Pollution Control Area, namely all that area—
 - (a) outlined  on plan WRC 3296-01 held by the Department of Water at its office at Level 4, 168 Saint George's Terrace, Perth; and
 - (b) defined by straight lines connecting the Australian Map Grid coordinates (Geodetic Datum Australia 1994) for zone 50 specified on the annexure to the plan and extending along those coordinates in a clockwise direction from the first coordinate back to that coordinate,

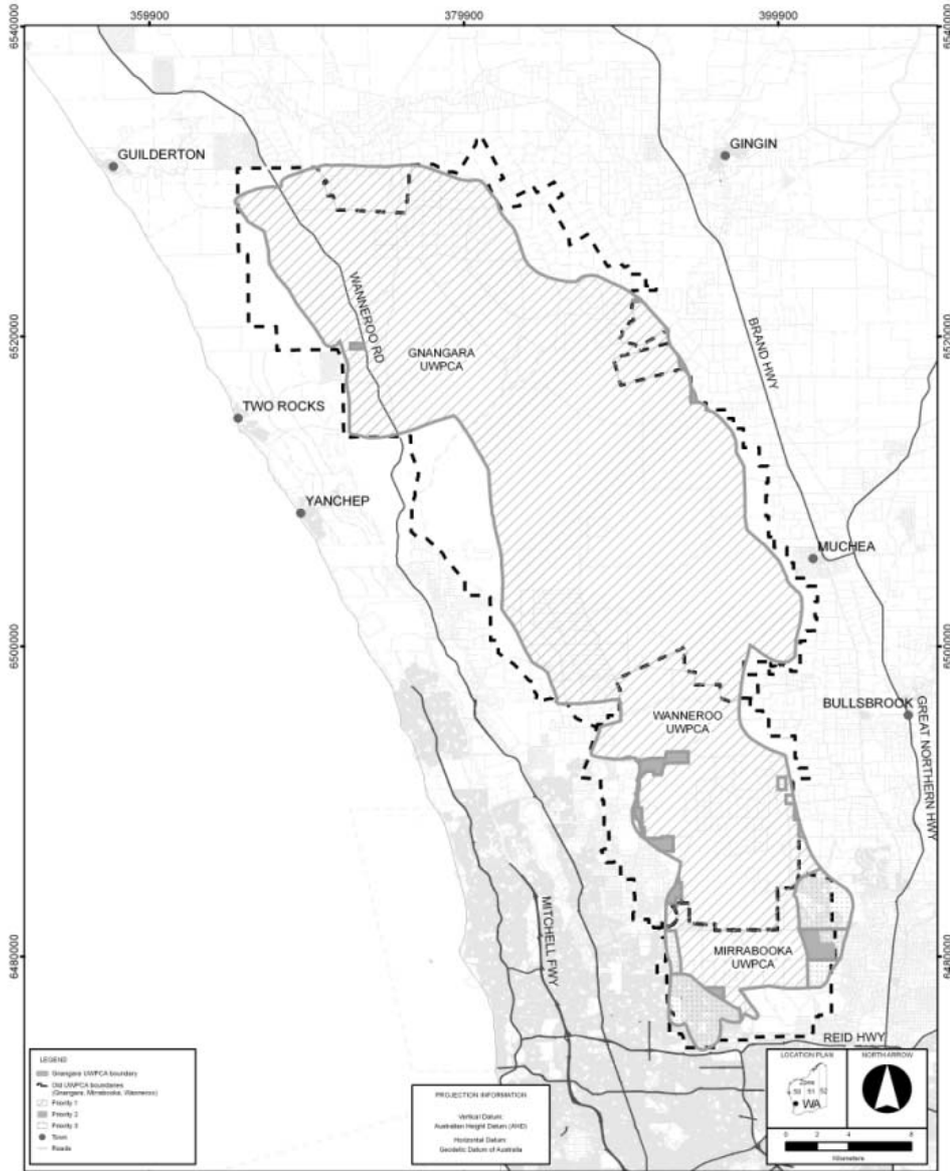
which area is represented for information purposes in the plan in Schedule 1.

Given under my hand and the Public Seal of the State on 6 June 2007.

By Command of the Governor,

JOHN KOBELKE, Minister for Water Resources.

Schedule 1—Gnangara Underground Water Pollution Control Area



Recommended	I certify that this plan (WRC 3296-01) referred to in the Proclamation of the Gnangara UWPCA, made by the Governor on _____ under section 11 of the Metropolitan Water Supply, Sewerage and Drainage Act 1959 published to him at the time of the making of the Proclamation.	SOURCE DATA FDWSA, WRC, 2006 Collection No. 2006 Hydrography DOE, 2005	 Department of Water Government of Western Australia	Metropolitan Water Supply, Sewerage and Drainage Act, 1959 Gnangara Underground Water Pollution Control Area Constitution and Definition Plan to Accompany Proclamation	Original Sheet Size
Approval	CLERK OF THE EXECUTIVE COUNCIL	Note: Some of the numbers in brackets do not necessarily accord with the Act.		DIGITAL PROJECT 1 Jun 2007 10:15:00AM Gnangara_uwpcp_04.mxd	PLAN WRC 3296-01
DIRECTOR WATER RESOURCES MANAGEMENT					10P

AGRICULTURE

AG301*

Aerial Spraying Control Act 1966

**Aerial Spraying Control Amendment
Regulations 2007**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Aerial Spraying Control Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Aerial Spraying Control Regulations 1971**.

[* *Reprint 3 as at 4 March 2005.*

For amendments to 10 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4.]

4. Regulation 4 amended

Regulation 4(3)(b) is amended by deleting “\$11.00.” and inserting instead —

“ \$11.50. ”.

5. Regulation 9 amended

Regulation 9(2)(b) is amended by deleting “\$20.60” and inserting instead —

“ \$21.50 ”.

By Command of the Governor,

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

AG302*

Agriculture and Related Resources Protection Act 1976

Agriculture and Related Resources Protection (Declared Animals) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Agriculture and Related Resources Protection (Declared Animals) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Agriculture and Related Resources Protection (Declared Animals) Regulations 1985**.

[* Reprinted as at 4 January 2000.

For amendments to 15 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Regulation 15 amended

Regulation 15(2) is amended by deleting “\$131” and inserting instead —

“ \$136.50 ”.

By Command of the Governor,

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

AG303*

Artificial Breeding of Stock Act 1965

Artificial Breeding (Cattle) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Artificial Breeding (Cattle) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Artificial Breeding (Cattle) Regulations 1978**.

[* Reprinted as at 25 February 2000.

For amendments to 10 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Regulation 5 amended

Regulation 5(2) is repealed and the following subregulation is inserted instead —

“

- (2) The following fees are payable in respect of the matters listed below —
 - (a) for the issue or renewal of a licence for the collection and processing of semen for general sale or use 630.00
 - (b) for the issue or renewal of a licence for storage and sale of semen 420.00
 - (c) for the issue or renewal of a licence for the transplanting of ova and processes of production, handling, fertilisation, implantation and storage of ova for general sale or use 630.00
 - (d) for the transfer or variation of a licence 105.00

- (e) for an application for a certificate of competency —
- (i) in respect of the class of herdsman-inseminator 63.00
- (ii) in respect of any other class 420.00

By Command of the Governor,

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

AG304*

Beekeepers Act 1963

Beekeepers Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Beekeepers Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Beekeepers Regulations 1963**.

[* Reprint 2 as at 21 January 2005.

For amendments to 10 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Third Schedule amended

The Third Schedule is amended as follows:

- (a) in item 1 by deleting “\$29.00” and inserting instead —
“ \$30.50 ”;
- (b) in item 2 by deleting “\$17.50” and inserting instead —
“ \$18.30 ”.

By Command of the Governor,

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

AG305*

Exotic Diseases of Animals Act 1993

Exotic Diseases (General) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Exotic Diseases (General) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Exotic Diseases (General) Regulations 1970**.

[* *Reprint 1 as at 11 April 2003.*

*For amendments to 10 May 2007 see Western Australian
Legislation Information Tables for 2006, Table 4.]*

4. Regulation 13E amended

Regulation 13E(4) is amended by deleting “\$237.00.” and inserting instead —

“ \$248.00. ”.

By Command of the Governor,

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

AG306*

Plant Diseases Act 1914

Plant Diseases Amendment Regulations (No. 3) 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Plant Diseases Amendment Regulations (No. 3) 2007*.

2. Commencement

These regulations come into operation on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Plant Diseases Regulations 1989**.

[* *Reprint 4 as at 3 March 2006.*

For amendments to 14 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4, and Gazette 6 March 2007.]

4. Regulation 19P amended

(1) Regulation 19P(1) is amended as follows:

(a) in paragraph (a) by deleting “\$103” and inserting instead —

“ \$200.00 ”;

- (b) in paragraph (b) by deleting “\$41.25.” and inserting instead —
 “ \$200.00. ”.
- (2) Regulation 19P(2) is amended by deleting “\$41.25.” and inserting instead —
 “ \$43.00. ”.

5. Schedule 2 amended

Schedule 2 is amended in each item listed in column 1 of the Table to this regulation by deleting the figure set out in column 2, and inserting instead the figure set out in column 3 opposite that item.

Table

Column 1 Item	Column 2 Delete	Column 3 Insert instead
1(a)	32.75	34.25
1(b)	33.75	35.25
1(c)	41.25	43.25
1(c)	42.25	44.25
1(c)	32.75	34.25
1(c)	101.00	106.00
2(a)	43.25	45.25
2(b)	57.50	60.00
2(b)	43.25	45.25
2(b)	128.00	134.00
3(a)	320.00	335.00
3(a)	49.50	52.00
3(b)	430.00	451.00
3(b)	64.00	67.00
3	128.00	134.00
4	19.00	20.00
5	57.00	59.50

By Command of the Governor,

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

AG307*

Seeds Act 1981

Seeds Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Seeds Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Seeds Regulations 1982**.

[* *Reprint 2 as at 16 September 2005.*

For amendments to 9 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4.]

4. Regulation 15 amended

- (1) Regulation 15(2) is amended by deleting “\$415” and inserting instead —

“ \$420.30 ”.

- (2) Regulation 15(6) is amended by deleting “\$285,” and inserting instead —

“ \$320 ”.

5. Seventh Schedule replaced

The Seventh Schedule is repealed and the following Schedule is inserted instead —

“

Seventh Schedule Seed analysis and report fees

Fees for the analysis of a seed sample provided under section 25 of the Act and for a report of the result of the analysis are —
Pure seed content analysis, group 1

[r. 13]
\$

50.00

	\$
Pure seed content analysis, group 2	65.00
Pure seed content analysis, group 3	80.00
Pure seed content analysis, group 4	95.00
<i>The pure seed content analysis group is displayed in column 6 of the First Schedule.</i>	
Germination analysis, group 1	50.00
Germination analysis, group 2	55.00
Germination analysis, group 3	60.00
<i>The germination analysis group is displayed in column 7 of the First Schedule.</i>	
Pure seed content analysis of chaffy seed	99.00
Cultivar determination by grow-on test	160.00
Moisture content determination	60.00
Pest or disease test	65.00
Weed seed presence test (general)	68.00
Weed seed presence test (vegetable seed)	57.00
Weed seed presence test (harvester/hay) (per hour)	127.00
Caryopsis presence test	60.00
Pigmented seed content	42.00
Number of seeds (per unit volume)	55.00
Seed identification	30.00

”.

By Command of the Governor,

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

AG308*

Stock Diseases (Regulations) Act 1968

Enzootic Diseases Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Enzootic Diseases Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Enzootic Diseases Regulations 1970**.

[* *Reprint 4 as at 28 October 2005.*

For amendments to 9 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4.]

4. Schedule 4 replaced

Schedule 4 is repealed and the following Schedule is inserted instead —

“

Schedule 4 — Charges

[r. 28, 31, 42 and 60]

Charges	\$
1. Charges for inspection of stock being imported or exported (regulations 28 and 31) —	
A. Inspection on week day inside normal hours (6 a.m. to 6 p.m.) —	
per 15 minute unit or part of 15 minute unit	26.25
Travel on week day inside normal hours (6 a.m. to 6 p.m.) —	
(i) For the first 25 km from headquarters plus	26.25
(ii) For each 25 km or part of 25 km in excess of 25 km from headquarters	26.25
B. Inspection on week day outside normal hours — per 15 minute unit or part of 15 minute unit	32.00
Travel on week day outside normal hours —	
(i) For the first 25 km from headquarters plus	32.00
(ii) For each 25 km or part of 25 km in excess of 25 km from headquarters	32.00
C. Inspection on Saturday, Sunday or public holiday — minimum fee	436.00
per 15 minute unit or part of 15 minute unit	36.25
Travel on Saturday, Sunday or public holiday —	
(i) For the first 25 km from headquarters plus	36.25
(ii) For each 25 km or part of 25 km in excess of 25 km from headquarters	36.25

Charges	\$
2. Charges for supply of Triclabendazole —	
Minimum charge per session (<i>regardless of number of animals</i>)	22.70
or per kg body weight of each animal (where the sum is greater than minimum fee) —	
up to 35 kg	0.60
36 — 100 kg	1.85
101 — 300 kg	4.20
301 — 600 kg	8.45
more than 600 kg	10.90

By Command of the Governor,

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

AG309*

Stock (Identification and Movement) Act 1970

Stock (Identification and Movement) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Stock (Identification and Movement) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Stock (Identification and Movement) Regulations 1972**.

[* Reprint 3 as at 7 October 2005.

For amendments to 15 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Schedule 2 replaced

Schedule 2 is repealed and the following Schedule is inserted instead —

“

Schedule 2 — Fees

[r. 13, 14, 16, 17 and 18]

Item	Reg.	Service	Fee \$
1.		Information concerning a registered brand —	
		(a) single brand	no charge
		(b) 2 — 200 brands or 1 — 10 pages	16
		(c) 201 — 1 500 brands or 11 — 200 pages	33
		(d) a printed copy of more than 1 500 brands or 200 pages	165
		(e) an electronic copy of information by way of a computer disk of more than 1 500 brands	164
2.	14(2)	Application to register a brand	55
3.	16	Provision of a duplicate certificate	18
4.	17(2)	Application to transfer a registered brand	55
5.	18	Application to re-register a brand	55

”

By Command of the Governor,

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

CONSUMER AND EMPLOYMENT PROTECTION

CE302*

Builders' Registration Act 1939

Builders' Registration Amendment Regulations (No. 2) 2007

Made by the Builders' Registration Board of Western Australia and approved by the Governor in Executive Council.

1. Citation

These regulations are the *Builders' Registration Amendment Regulations (No. 2) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations —
 - (i) on 1 July 2007; or
 - (ii) if these regulations are published in the *Gazette* on a later day — on that day.

3. The regulations amended

The amendments in these regulations are to the *Builders' Registration Regulations**.

[* Reprint 2 as at 3 February 2006.

For amendments to 15 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Second Appendix replaced

The Second Appendix is repealed and the following Appendix is inserted instead —

“

Second Appendix

Fees

Item no. section/ regulation	Description of circumstance	Fee \$
1. s. 4(1a) r. 8A	On an application, by an unregistered person, for an authorisation to construct a specified building	255

Item no. section/ regulation	Description of circumstance	Fee \$
2. s. 9(6)(a)	To obtain from the registrar a list of the names and addresses of all persons registered in the register	32
3. s. 9(6)(b)	To obtain from the registrar a certificate as to the registration or non-registration of a named person on a specific date or during a specific period	19
4. s. 9A(1)(e)	For an individual who is an architect, engineer etc. with 5 years experience to be registered under the Act	245
5. s. 10(1)(a)	For an individual to be registered under the Act	245
6. s. 10(2)(a) r. 8B(2)	For a partnership to be registered under the Act	185
7. s. 10(2)(a) r. 8C(2)	For a company or other body corporate to be registered under the Act	245
8. s. 22(1) r. 8(6)	For the issue of a certificate of registration (Form No. 3)	26
9. s. 24(1)(i) r. 15(2)	On an application for a temporary licence — (a) for an individual (b) for a partnership (c) for a company or other body corporate	230 315 715

The common seal of the)
 Builders' Registration Board)
 of Western Australia was)
 affixed in the presence of —)

MARK CUOMO

NIGEL LILLEY

Approved by the Governor,

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

CE301*

Associations Incorporation Act 1987

Associations Incorporation Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Associations Incorporation Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations —
 - (i) on 1 July 2007; or
 - (ii) if these regulations are published in the *Gazette* on a later day, on that day.

3. The regulations amended

The amendments in these regulations are to the *Associations Incorporation Regulations 1988**.

[* *Reprint 3 as at 3 November 2006.*

For amendments to 21 May 2007 see Gazette 12 January 2007.]

4. Schedule 2 amended

Schedule 2 is amended as follows:

- (a) in item 1 by deleting “\$32.50” and inserting instead —
“ \$35.00 ”;
- (b) in item 2 by deleting “\$108.00” and inserting instead —
“ \$117.00 ”;
- (c) in item 4 by deleting “\$18.00” in the 3 places where it occurs and inserting instead —
“ \$19.50 ”;
- (d) in items 5 and 7 by deleting “\$32.50” and inserting instead —
“ \$35.00 ”;

- (e) in item 9(b) by deleting “\$6.75” and inserting instead —
“ \$7.35 ”;
- (f) in item 9(b) by deleting “\$1.40” and inserting instead —
“ \$1.50 ”;
- (g) in item 10 by deleting “\$25.50” and inserting instead —
“ \$27.50 ”;
- (h) in items 11 and 12 by deleting “\$10.00” and inserting
instead —
“ \$10.80 ”.

By Command of the Governor,

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

CE303*

Builders’ Registration Act 1939

Builders’ Registration Amendment Regulations (No. 3) 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Builders’ Registration Amendment Regulations (No. 3) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations —
 - (i) immediately after the *Builders’ Registration Amendment Regulations (No. 2) 2007* regulation 4 comes into operation; or

- (ii) if these regulations are published in the *Gazette* on a day that is later than the day on which the *Builders' Registration Amendment Regulations (No. 2) 2007* regulation 4 comes into operation — that later day.

3. The regulations amended

The amendment in these regulations is to the *Builders' Registration Regulations**.

[* *Reprint 2 as at 3 February 2006.*

For amendments to 15 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4.]

4. Second Appendix amended

The Second Appendix is amended by inserting after item 9 the following item —

“

10.	s. 34A	On a complaint or application to the Disputes Tribunal —	
	r. 19	(a) by a financially disadvantaged person	18
		(b) by any other person	30

”.

By Command of the Governor,

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

CE304*

Companies (Co-operative) Act 1943

Companies (Co-operative) (Fees) Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Companies (Co-operative) (Fees) Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. Companies (Co-operative) Act 1943 amended

The amendments in these regulations are to the *Companies (Co-operative) Act 1943**.

[* *Reprint 3 as at 19 August 2005.*

For subsequent amendments see Western Australian Legislation Information Tables for 2006, Table 1.]

4. Tenth Schedule replaced

The Tenth Schedule is repealed and the following Schedule is inserted instead —

“

Tenth Schedule

Table of fees to be paid to the Commissioner

		\$
1.	On submission of the memorandum of a company	255.00
2.	For the registration of a company	255.00
3.	For every authorisation by the Governor under the provisos to section 28(7)	68.00
4.	For every approval of the Commissioner to the change of name of a company	68.00
5.	On lodgment of request to the Commissioner to exercise the powers conferred by section 297, 299 or 300 (Application fee)	35.50
6.	For every act done by the Commissioner as representing a defunct company under section 297, 299 or 300 (Application fee)	68.00
7.	On late lodgment, registration or filing of any document under this Act, in addition to any other fee —	
	(a) if lodged, registered or filed within one month after the period prescribed by law	13.00
	(b) if lodged, registered or filed more than one month after the period prescribed by law, in addition to the fee payable in paragraph (a)	39.00
<i>The Commissioner, if satisfied that just cause existed for the late lodgment, may waive in whole or in part the additional fee under paragraph (b).</i>		
8.	For every application for the reservation of a name	23.00
9.	For every application for extending the time of such reservation	23.00
10.	On filing any statement in lieu of prospectus	33.00
11.	On filing any prospectus	565.00

	\$
12. On filing an annual return of a company	73.50
13. For every application for the consent of the Minister under section 46(3a)(a)	68.00
14. For every application for the consent of the Minister under section 173(2)	68.00
15. For every application for exemption from the provisions of section 369(1)	68.00
16. On lodging any other application	23.00
17. For every certificate issued by the Commissioner	8.65
18. For every inquiry as to the availability of any name sought to be adopted by a company — for every name the subject of the inquiry	8.00
19. For production at the Stamp Duties Office of documents lodged by or in relation to a company	12.50
20. (a) For every inspection of a document or documents filed or lodged with the Commissioner by or in relation to a company or of any transparency or reproduction of such document or documents	7.05
(b) For the supply of an uncertified copy or print of any document where the fee prescribed by paragraph (a) has been paid — for each page of the copy or print	1.20
(c) For the supply on an uncertified copy or print of a document without inspection having been made — For the first 2 pages of the copy or print	4.90
For each additional page	1.20
(d) For every inspection of any document filed or lodged with the Commissioner not being an inspection in respect of which paragraph (a) applies	2.20
(e) For every written inquiry involving a search for any document filed or lodged by or in relation to a company	9.00
(f) For the supply of an uncertified copy or print of a document where the fee prescribed by paragraph (e) has been paid — for each page of the copy or print	1.10
21. (a) For certifying a copy of or extract from any document filed or lodged with the Commissioner of which a typewritten or printed copy is supplied by an applicant — For one page	5.60
For each additional page	2.20
(b) For the supply of a certified copy or print of any document filed or lodged with the Commissioner — For one page	8.00
For each additional page	4.50

	\$
22. For the deposit of any book or document under section 288 (provided that the total fees to be paid by a liquidator under section 288 in respect of any one company shall not exceed \$10.00)	3.50
	”.

By Command of the Governor,

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

CE305*

Credit (Administration) Act 1984

Credit (Administration) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Credit (Administration) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Credit (Administration) Regulations 1985**.

[* *Reprint 2 as at 10 November 2006.*]

4. Regulation 4 amended

Regulation 4(1)(b) is amended by deleting “\$500 and shall not exceed \$16 292.” and inserting instead —

“ \$600 and shall not exceed \$20 000. ”.

5. Regulation 7 amended

Regulation 7(1) is amended by deleting “\$350 and shall not exceed \$16 292.” and inserting instead —

“ \$425 and shall not exceed \$20 000. ”.

By Command of the Governor,

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

CE306*

Debt Collectors Licensing Act 1964

Debt Collectors Licensing Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Debt Collectors Licensing Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations —
 - (i) on 1 July 2007; or
 - (ii) if these regulations are published in the *Gazette* on a later day, on that day.

3. The regulations amended

The amendments in these regulations are to the *Debt Collectors Licensing Regulations 1964**.

[* *Reprint 3 as at 10 November 2006.*

For amendments to 17 May 2007 see Gazette 12 January 2007.]

4. Regulation 4 amended

Regulation 4 is amended as follows:

- (a) by deleting “350” and inserting instead —
“ 450 ”;
- (b) by deleting “200” and inserting instead —
“ 275 ”.

By Command of the Governor,

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

CE307*

Employment Agents Act 1976

Employment Agents Amendment Regulations (No. 2) 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Employment Agents Amendment Regulations (No. 2) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Employment Agents Regulations 1976**.

[* Reprint 3 as at 20 October 2006.

For amendments to 11 May 2007 see *Gazette 20 April 2007*.]

4. Regulation 10 amended

Regulation 10(1) is amended by deleting the Table and inserting instead —

“

Table

	\$
Grant of a general licence for a period not exceeding the prescribed period	1 279.00
Renewal of a general licence for a period not exceeding the prescribed period	955.00
Grant of a restricted licence for a period not exceeding the prescribed period	1 279.00
Renewal of a restricted licence for a period not exceeding the prescribed period	955.00
Renewal of a general or a restricted licence for a period of 3 years	955.00
Application for an interim licence	32.50
Duplicate licence	55.00
Application for transfer of licence under section 19(6) of the Act	59.70
The penalty prescribed under section 13(2) of the Act for any late application for the renewal of a licence is 25% of the fee due for the granting of that renewal.	
Inspection of record under section 51 of the Act	12.50
Inspection of the Register	24.60
Copy (certified or uncertified) of an individual registration in the Register —	
first page	24.60
each subsequent page	5.00
Copy (certified or uncertified) of all registrations in the Register	317.20

”.

By Command of the Governor,

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

CE308*

Finance Brokers Control Act 1975

Finance Brokers Control (General) Amendment Regulations (No. 5) 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Finance Brokers Control (General) Amendment Regulations (No. 5) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Finance Brokers Control (General) Regulations 2005**.

[* *Published in Gazette 14 October 2005, p. 4585-613.*
For amendments to 10 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4, and Gazette 5 January, 2 February and 20 April 2007.]

4. Schedule 1 amended

Schedule 1 is amended in items 1, 2, 3 and 4 by deleting “525” in each place where it occurs and inserting instead —

“ 750 ”.

By Command of the Governor,

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

CE309*

Limited Partnerships Act 1909

Limited Partnerships Amendment Rules 2007

Made by the Governor in Executive Council.

1. Citation

These rules are the *Limited Partnerships Amendment Rules 2007*.

2. Commencement

These rules come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The rules amended

The amendments in these rules are to the *Limited Partnerships Rules 1909**.

[* *Reprint 1 as at 21 March 2003*.

For amendments to 7 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4.]

4. Rule 3 amended

Rule 3 is amended as follows:

- (a) in paragraph (a) by deleting “\$142.” and inserting instead —
“ \$154. ”;
- (b) in paragraph (d) by deleting “\$9.50” and inserting instead —
“ \$10.50 ”.

By Command of the Governor,

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

CE310*

Motor Vehicle Dealers Act 1973

Motor Vehicle Dealers (Licensing) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Motor Vehicle Dealers (Licensing) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Motor Vehicle Dealers (Licensing) Regulations 1974**.

[* Reprint 3 as at 5 March 2004.

For amendments to 10 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Third Schedule replaced

The Third Schedule is repealed and the following Schedule is inserted instead —

“

Third Schedule — Fees

[r. 7]

\$

- 1. Application for a dealer's licence or renewal of a dealer's licence for the period prescribed by regulation 6A —
 - (a) if the dealer only specifies single premises to be authorised under section 20E(5) in relation to the licence 1 335.00

	\$
(b) if the dealer specifies 2 or more premises to be authorised under section 20E(5)	667.00
plus	
in respect of each further premises to be authorised under section 20E(5) in relation to the licence, a further	667.00
2. Application under section 20F in respect of alteration of premises	112.00
3. Application under section 20F in respect of each added premises	667.00
4. Application for a temporary permit under section 20H	44.50
5. Application for yard manager's licence or renewal of yard manager's licence for the period prescribed by regulation 6A	341.00
6. Application for salesperson's licence or renewal of salesperson's licence for the period prescribed by regulation 6A	231.00
7. Application for car market operator's registration or renewal of car market operator's registration —	
(a) if the operator only specifies single premises to be authorised under section 21A(5) in relation to the registration	1 335.00
(b) if the operator specifies 2 or more premises to be authorised under section 21A(5) in relation to the registration	667.00
plus	
in respect of each further premises to be authorised under section 21A(5) in relation to the registration, a further	667.00
8. Application under section 21B in respect of alteration of premises	112.00
9. Application under section 21B in respect of each added premises	667.00
10. Application for certificate of exemption from the Act under section 31(1)	112.00
11. Application for temporary authorisation under section 16(2) or 17(2)	44.50
12. Individual dealer — change to firm	112.00
13. Individual dealer — change to body corporate	112.00
14. Firm — change to sole proprietor	112.00
15. Firm — change to body corporate	112.00
16. Body corporate change to individual or firm	112.00
17. Duplicate licence	35.75
18. Copy (certified or uncertified) or an extract of an individual registration in the register kept under section 24 of the Act —	
first page	16.20
each subsequent page	3.25

	\$
19. Copy (certified or uncertified) or an extract of all registrations in the register kept under section 24 of the Act	206.50
20. Inspection of register kept under section 24 of the Act	16.20
	”.

By Command of the Governor,

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

CE312*

Travel Agents Act 1985

Travel Agents Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Travel Agents Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Travel Agents Regulations 1986**.

[* Reprint 3 as at 2 February 2007.]

4. Regulation 6 amended

- (1) Regulation 6(1)(a) and (b) are amended as follows:
 - (a) by deleting “\$950” and inserting instead —
“ \$996 ”;
 - (b) by deleting “\$200” and inserting instead —
“ \$209 ”.
- (2) Regulation 6(1)(c) is amended as follows:
 - (a) by deleting “\$1 400” and inserting instead —
“ \$1 467 ”;
 - (b) by deleting “\$200” and inserting instead —
“ \$209 ”.
- (3) Regulation 6(2) is amended by deleting “\$2 000” and inserting instead —
“ \$2 090 ”.

5. Regulation 9 amended

Regulation 9 is amended by deleting “\$22.30” and inserting instead —

“ “\$23.30 ”.

6. Regulation 10 amended

- (1) Regulation 10(2) and (3)(a) and (b) are amended by deleting “\$14” and inserting instead —
“ \$14.60 ”.
- (2) Regulation 10(3)(b) is amended by deleting “\$3” and inserting instead —
“ \$3.10 ”.
- (3) Regulation 10(3)(c) is amended by deleting “\$170” and inserting instead —
“ \$178 ”.

By Command of the Governor,

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

CE311*

Painters' Registration Act 1961

Painters' Registration Board Amendment Rules 2007

Made by the Painters' Registration Board and approved by the Governor in Executive Council.

1. Citation

These rules are the *Painters' Registration Board Amendment Rules 2007*.

2. Commencement

These rules come into operation as follows:

- (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules —
 - (i) on 1 July 2007; or
 - (ii) if these rules are published in the *Gazette* on a later day, on that day.

3. The rules amended

The amendments in these rules are to the *Painters' Registration Board Rules 1962**.

[* Reprinted as at 22 March 2002.

For amendments to 17 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Second Appendix amended

The Second Appendix is amended as follows:

- (a) in Form 2 by deleting “3rd Floor, Lombard House, 251 Adelaide Terrace, PERTH, Western Australia 6000” and inserting instead —

“

18 Harvest Terrace,
West Perth, Western Australia 6005

”.

- (b) in Forms 4, 6 and 7 by deleting “115 St. Georges Terrace, Perth.” and inserting instead —

“

18 Harvest Terrace,
West Perth, Western Australia 6005

”.

5. Third Appendix replaced

The Third Appendix is repealed and the following Appendix is inserted instead —

“

Third Appendix**Fees**

The following fees are prescribed for the purpose of these rules —

	\$
For examination	6.30
For application for registration —	
Companies	110.00
Individuals	110.00
Partnerships	85.00
For annual registration fee —	
Companies	315.00
Individuals	210.00
Partnerships	130.00
For any certificate	10.00

”.

Passed by a resolution of the Painters' Registration Board at a meeting held on 22nd May 2007.

The Common Seal of)
the Painters')
Registration Board was)
affixed at the time of)
the resolution in the)
presence of)

MARK CUOMO
Chairman

NIGEL LILLEY
Secretary

Approved by the Governor,

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

CE313*

Land Valuers Licensing Act 1978

**Land Valuers Licensing Amendment
Regulations 2007**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Land Valuers Licensing Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Land Valuers Licensing Regulations 1979**.

[* Reprint 2 as at 3 March 2006.

For amendments to 9 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4.*]

4. Schedule 1 amended

Schedule 1 is amended by deleting “460.00” in both places where it occurs and inserting instead —

“ 600.00 ”.

By Command of the Governor,

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

ENERGY

EN301*

Electricity Act 1945

**Electricity (Licensing) Amendment
Regulations (No. 2) 2007**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Electricity (Licensing) Amendment Regulations (No. 2) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Electricity (Licensing) Regulations 1991**.

[* *Reprint 3 as at 2 June 2006*.

For amendments to 10 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4.]

4. Schedule 1 amended

Schedule 1 is amended as follows:

- (a) in item 1(a) by deleting “34” and inserting instead —
“ 36 ”;
- (b) in item 1(b) by deleting “60” and inserting instead —
“ 63 ”;
- (c) in item 1(d) by deleting “34” and inserting instead —
“ 36 ”;
- (d) in item 2(a) by deleting “66” and inserting instead —
“ 70 ”;
- (e) in item 2(b) by deleting “352” and inserting instead —
“ 370 ”;

- (f) in item 2(c) by deleting “176” and inserting instead —
“ 185 ”;
- (g) in item 2(g) by deleting “34” and inserting instead —
“ 36 ”;
- (h) in item 3 by deleting “70” and inserting instead —
“ 100 ”.

By Command of the Governor,

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

EN302*

Gas Standards Act 1972

Gas Standards (Gasfitting and Consumer Gas Installations) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Gas Standards (Gasfitting and Consumer Gas Installations) Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Gas Standards (Gasfitting and Consumer Gas Installations) Regulations 1999**.

[* Reprint 2 as at 14 July 2006.]

4. Schedule 4 amended

Schedule 4 is amended as follows:

- (a) by deleting “\$60” and inserting instead —
“ \$63 ”;
- (b) by deleting “\$316” and inserting instead —
“ \$350 ”.

By Command of the Governor,

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

JUSTICE

JU302*

Defamation Act 2005

**Defamation (Damages for Non-economic Loss)
Order 2007**

Made by the Minister under section 35(3) of the Act.

1. Citation

This order is the *Defamation (Damages for Non-economic Loss) Order 2007*.

2. Adjustment to maximum damages amount

It is declared that from 1 July 2007 the amount that applies for the purposes of section 35(1) is \$267 500.

JIM McGINTY, Attorney General.

JU301*

Births, Deaths and Marriages Registration Act 1998

Births, Deaths and Marriages Registration Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Births, Deaths and Marriages Registration Amendment Regulations 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Births, Deaths and Marriages Registration Regulations 1999**.

[* Reprint 1 as at 28 January 2005.]

4. Regulations 3 and 4 replaced

Regulations 3 and 4 are repealed and the following regulations are inserted instead —

“

3. Term used in these regulations

In these regulations —

“**10 year search**” means a search about a particular registrable event that is conducted in the Register, an index to the Register or both in respect of a period of 10 consecutive years or less.

4. Fees

The fees set out in column 3 of the Table to this regulation are payable in respect of the corresponding matters set out in column 2 of the Table.

Table

Item	Matter	Fee
Certificates and searches		
1.	Certified copy of a registration other than one provided under item 2, 3, 5, 6 or 7 (including one 10 year search)	\$42
2.	Commemorative certificate (including one 10 year search and a certified copy of the registration)	\$52
3.	Certified copy of a registration at least 75 years old if the applicant provides the registration number and identifies the registration district	\$30
4.	Each 10 year search other than one provided under item 1 or 2 (including a Result of Search certificate)	\$30
Registrations and changes to the Register		
5.	Registration of a change of name (including one certified copy of the change of name registration)	\$150
6.	Addition to, or correction of, information in respect of a registration (including one certified copy of the amended registration)	\$42
7.	Change to a child's name, in respect of a birth registration, within 12 months of birth (including one certified copy of the amended registration)	\$42
Miscellaneous		
8.	Priority service	\$33 in addition to any other fee

By Command of the Governor,

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

MINERALS AND PETROLEUM

MP301*

Mines Safety and Inspection Act 1994

Mines Safety and Inspection Amendment Regulations (No. 2) 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Mines Safety and Inspection Amendment Regulations (No. 2) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Mines Safety and Inspection Regulations 1995**.

[* *Reprint 3 as at 4 March 2005.*

For amendments to 11 May 2007 see Western Australian Legislation Information Tables for 2006, Table 4.]

4. Schedule 2 replaced

Schedule 2 is repealed and following Schedule is inserted instead —

“

Schedule 2 — Fees

[r. 2.31 and 2.33]

Item	Description	Fee (\$)
1.	Application for a certificate referred to in regulation 2.31	130.00
2.	Issue of a replacement certificate	130.00

”

By Command of the Governor,

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

PLANNING AND INFRASTRUCTURE

PI301*

Planning and Development Act 2005

Planning Fees Notice 2007

Made by the Minister for Planning and Infrastructure under section 20 of the Act.

1. Citation

This notice is the *Planning Fees Notice 2007*.

2. Commencement

The fees set out in Schedule 1 are the fees to be charged on and from 1 July 2007 in respect of things referred to in that Schedule.

Note: The fees set out in this notice supersede those set out in the *Planning Fees Notice 2006*.

3. Forms

- (1) A reference to a Form in this notice refers to the WAPC form for the particular type of application.
- (2) A form referred to in this notice can be found at the web address www.wapc.wa.gov.au under the subcategory "Applications".

4. Payments

- (1) Each relevant application fee is payable at the time the application is lodged, and applications cannot be accepted if not accompanied by the correct fee at the time of the application.
- (2) Fees are not subject to GST and cheques should be made payable to the Western Australian Planning Commission.

Schedule 1 — Fees

[cl. 2 and 3]

1. Calculation of fee to accompany Form 1A

Application for approval of freehold or survey-strata subdivision.

Amalgamation — \$935

For example: an application proposing that multiple lots be amalgamated into a single lot attracts an application fee of \$935.

2 or more lots (up to and including 100 lots) — \$1 295 and \$30 per lot.

For example: where 5 lots are proposed, the application fee is \$1 295 plus \$150 (5 lots multiplied by \$30), which totals \$1 445.

101 or more lots — \$4 295 and \$10 per lot in excess of 100 lots.

For example: where 105 lots are proposed, the application fee is \$4 295 plus \$50 (5 lots multiplied by \$10), which totals \$4 345.

Note: Each common property lot is counted as one lot. Areas reserved for the purpose of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

2. Calculation of fee to accompany Form 2A

Amended plan/s for application for approval of freehold or survey-strata subdivision.

Amalgamation — \$620

For example: amended plans for an application proposing that multiple lots be amalgamated into a single lot attracts an application fee of \$620.

2 or more lots (up to and including 100 lots) — \$920 and \$20 per lot.

For example: amended plans where 5 lots are proposed, the application fee is \$920 plus \$100 (5 lots multiplied by \$20), which totals \$1 020.

101 or more lots — \$2 920 and \$3 per lot in excess of 100 lots.

For example: amended plans where 105 lots are proposed, the application fee is \$2 920 plus \$15 (5 lots multiplied by \$3), which totals \$2 935.

Note: As for the original application (Form 1A), each common property lot is counted as one lot. Areas reserved for the purpose of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

Note: Where a minor variation is made at the request of the WAPC, the WAPC may waive some or all of the applicable fee.

3. Calculation of fee to accompany Form 3A

An application to the WAPC to reconsider a refusal under the Planning and Development Act 2005 section 144(1) or reconsider a condition(s) under the Planning and Development Act 2005 section 151(1).

Amalgamation — \$545

For example: reconsideration of an application proposing that multiple lots be amalgamated into a single lot attracts an application fee of \$545.

2 or more lots (up to and including 100 lots) — \$670 and \$15 per lot.

For example: for reconsideration of an application where 5 lots are proposed, the application fee is \$670 plus \$75 (5 lots multiplied by \$15), which totals \$745.

101 or more lots — \$2 170 and \$3 per lot in excess of 100 lots.

For example: for reconsideration of an application where 105 lots are proposed, the application fee is \$2 170 plus \$15 (5 lots multiplied by \$3), which totals \$2 185.

Note: As for the original application (Form 1A), each common property lot is counted as one lot. Areas reserved for the purpose of a pedestrian access way, right of way, truncation, road widening, drainage reserve or recreation reserve are not counted as lots.

4. Calculation of fee to accompany Form 1C

An application for endorsement of a deposited plan or survey-strata plan.

The fee is to be calculated in accordance with the following scale —

Total number of lots to be created	Form 1C - For each application for endorsement of a deposited plan or survey-strata plan \$
1	65
2	85
3	110
4	135
5	170
6-10	195
11-15	215
16-20	255
21-25	295
26-30	335
31-35	390
36-40	440
41-45	500
46-50	555
51-55	615
56-60	660
61-65	725
66-70	775
71-75	835
Over 75	\$835 + \$5 per lot in excess of 75 lots

5. Calculation of fee to accompany Form 1B

For an application for approval by the WAPC for a proposed class of lease/licence under the *Planning and Development Act 2005* section 139 — **\$215**.

For an application for endorsement of approval by the WAPC on an executed class of lease/licence under the *Planning and Development Act 2005* section 139 — **\$26**.

6. Calculation of fee to accompany Form 1D

For an application for endorsement of approval by the WAPC on an executed lease/licence under the *Planning and Development Act 2005* section 136 — **\$215**.

7. Peel Region Scheme Application; clause 47 — Calculation of fee to accompany form

For an application for the issue of certificate under the Peel Region Scheme clause 47 — **\$25**.

ALANNAH MacTIERNAN, Minister for Planning and Infrastructure.

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

Occupational Safety and Health Amendment Regulations (No. 5) 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Occupational Safety and Health Amendment Regulations (No. 5) 2007*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2007.

3. The regulations amended

The amendments in these regulations are to the *Occupational Safety and Health Regulations 1996**.

[* Reprint 5 as at 2 June 2006.

For amendments to 17 May 2007 see *Western Australian Legislation Information Tables for 2006, Table 4, and Gazette 27 April 2007.*]

4. Schedule 6.1 amended

Schedule 6.1 is amended by deleting “\$26.25” and inserting instead —

“ \$27.50 ”.

5. Schedule 6.1A amended

Schedule 6.1A is amended as follows:

- (a) in item 1 by deleting “\$3 465” and inserting instead —
“ \$3 630 ”;
- (b) in item 2 by deleting “\$2 300” and inserting instead —
“ \$2 410 ”;
- (c) in item 3 by deleting “\$1 150” and inserting instead —
“ \$1 205 ”.

6. Schedule 6.2 amended

Schedule 6.2 is amended as follows:

- (a) in item 1 by deleting “\$75.00” and inserting instead —
“ \$78.00 ”;
- (b) in item 2 by deleting “\$68.00” and inserting instead —
“ \$71.00 ”.

7. Schedule 6.2A amended

Schedule 6.2A item 1 is amended by deleting “\$3 553” and inserting instead —

“ \$3 723 ”.

8. Schedule 6.3 amended

Schedule 6.3 is amended as follows:

- (a) by deleting the heading and inserting instead —

“

Schedule 6.3 — Fees under Part 6

[r. 6.2, 6.6, 6.7 and 6.8]

”;

- (b) in item 1 by deleting “\$68.00” and inserting instead —
“ \$71.00 ”;

- (c) in item 2 by deleting “\$36.25” and inserting instead —
“ \$37.50 ”;
- (d) in item 3 by deleting “\$818.00” and inserting instead —
“ \$857.00 ”;
- (e) in item 4 by deleting “\$136.00” and inserting instead —
“ \$142.00 ”;
- (f) in item 5 by deleting “\$409.00” and inserting instead —
“ \$428.00 ”.

By Command of the Governor,

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

— PART 2 —

AGRICULTURE

AG401*

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976 IMPOSING RATES

Agriculture Protection Board,
South Perth, 15 June 2007.

The Agriculture Protection Board of Western Australia, acting pursuant to Sections 60 and 61 of the *Agriculture and Related Resources Protection Act 1976*, and with the approval of the Minister for Agriculture and Food, hereby imposes—

- in accordance with Section 60 of the *Agriculture and Related Resources Protection Act 1976*, a (matched) rate of—
 - (a) 2.34 cents in the dollar on the unimproved value of the land held in the Kimberley Zone, comprising the municipal districts of Broome, Derby-West Kimberley, Wyndham-East Kimberley and Halls Creek; and
 - (b) 2.89 cents in the dollar on the unimproved value of the land in the Pilbara Zone, comprising the municipal districts of Ashburton, Roebourne, Port Hedland, East Pilbara;
 - (c) 3.54 cents in the dollar on the unimproved value of the land held in the Carnarvon Zone, comprising the municipal districts of Shark Bay, Carnarvon, Exmouth, Upper Gascoyne, Murchison;
 - (d) 3.53 cents in the dollar on the unimproved value of the land held in the Meekatharra Zone, comprising the municipal districts of Yalgoo, Mount Magnet, Cue, Meekatharra;
 - (e) 3.97 cents in the dollar on the unimproved value of the land held in the Kalgoorlie Zone, comprising the municipal districts of Ngaanyatjarraku, Wiluna, Sandstone, Leonora, Laverton, Menzies, Coolgardie, Kalgoorlie/Boulder, Dundas; and
 - (f) 2.93 cents in the dollar on the unimproved value of the other land within the State of Western Australia not forming part of the Kimberley, Pilbara, Carnarvon, Meekatharra, or Kalgoorlie Zones

for the financial year commencing on the first day of July 2007.

The Common Seal of the Agriculture Protection Board of Western Australia was hereunto affixed in the presence of—

CHRIS RICHARDSON, Chairman,
Agriculture Protection Board.

Approved—

KIM CHANCE MLC, Minister for Agriculture and Food.

AG402*

BEEKEEPERS ACT 1963 STOCK (IDENTIFICATION AND MOVEMENT) ACT 1970 STOCK DISEASES (REGULATIONS) ACT 1968 APPOINTMENTS

Department of Agriculture and Food,
South Perth, WA 6151.

The Governor is pleased to appoint the following as Inspectors pursuant to—

Section 5 of the *Beekeepers Act 1963*—

John Matthew	Colebrook
Catherine (Kate) Anne	Detchon
Kym Michele	George

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

John Matthew	Colebrook
Catherine (Kate) Anne	Detchon

Section 8 (1) of the *Stock Diseases (Regulations) Act 1968*—

John Matthew	Colebrook
Catherine (Kate) Anne	Detchon
Melissa Ann	Meaney

KIM CHANCE MLC, Minister for Agriculture and Food.

HEALTH

HE401*

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994
HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE)
ORDER (NO. 2) 2007

Made by the Chief Medical Officer (as delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Order (No. 2) 2007*.

Commencement

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

Committee

3. The Maintenance of Professional Standards Committee established by the Council of the Australian and New Zealand College of Anaesthetists is an approved quality improvement committee for the purposes of the Act.

Expiry of order

4. This order expires three years after its commencement.

Dated this 30th day of May 2007.

Dr SIMON TOWLER, Executive Director and
Chief Medical Officer, Health Policy and Clinical Reform.

HE402*

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994
HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE)
ORDER (NO. 3) 2007

Made by the Chief Medical Officer (as delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Order (No. 3) 2007*.

Commencement

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

Committee

3. The Clinical Practice, Morbidity, Mortality Review Committee established by the Chief Executive Officer of St John of God Health Care (Bunbury) exercising the delegated authority of the Board of St John of God Health Care Inc is an approved quality improvement committee for the purposes of the Act.

Expiry of order

4. This order expires three years after its commencement.

Dated this 1st day of June 2007.

Dr SIMON TOWLER, Executive Director and
Chief Medical Officer, Health Policy and Clinical Reform.

HE403***HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994**
HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE)
ORDER (NO. 4) 2007

Made by the Chief Medical Officer (as delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Order (No. 4) 2007*.

Commencement

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

Committee

3. The WA Country Health Service—South West Clinical Review and Risk Management Committee established by the Director General of Health in his capacity as the Board of WA Country Health Service is an approved quality improvement committee for the purposes of the Act.

Expiry of order

4. This order expires three years after its commencement.

Dated this 1st day of June 2007.

Dr SIMON TOWLER, Executive Director and
Chief Medical Officer, Health Policy and
Clinical Reform.

HE404***MEDICAL ACT 1894****MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 18) 2007**

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

Citation

1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No.18) 2007*.

Commencement

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

Unmet area of need

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

Expiry of determination

4. This determination expires 5 years after its commencement.

Schedule

Consultant Paediatrician for the South Metropolitan Area Health Service.

Dated this 11th day of June 2007.

JIM MCGINTY MLA, Minister for Health.

HERITAGE

HR101***CORRECTION****HERITAGE OF WESTERN AUSTRALIA ACT 1990****ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES**

In the notice published in the *Government Gazette* dated 19 January 2007, item HR401 on page 142 an error occurred. Under Schedule 1, the land description for Gwalia Townsite Precinct at Gwalia was incorrect. The correct entry for that part of the notice should read—

Ptn of Leonora Lot 988 being ptn of Res 38442; Res 39909 comprising of Lots 516 to 521 and 565 on DP 222756 and Lot 742 on DP 222759 being the whole of the land comprised in CLTs V 3059 F 609, V 3059 F 613, V 3126 F 218, V 3126 F 219, V 3059 F 628, V 3126 F 220, V 3059 F 796,

V 3060 F 22 respectively; Res 25802 comprising of Lots 500 –505 on DP 222756, Lot 741 on DP 222759 and Lot 1132 on DP 188940 and being the whole of the land contained in CLTs V 3059 F 557, V 3059 F 559, V 3059 F 560, V 3059 F 561, V 3059 F 563, V 3059 F 564, V 3060 F 19 and V 3123 F 780 respectively; Res 35047 comprising of Lots 511-515 on DP 222756 and being the whole of the land contained in CLTs V 3059 F 593, V 3059 F 595, V 3059 F 600, V 3059 F 601, V 3059 F 604 respectively; Res 10026 being Lots 553-560 on DP 222756 being the whole of the land contained in CLTs V 3059 F 757, V 3059 F 761 V 3059 F 762, V 3059 F 763, V 3059 F 764, V 3059 F 766, V 3059 F 769 and V 3059 F 771 respectively; Res 25897 being Lots 483, 537 and 576 on DP 222756 and being the whole of the land contained in CLTs V 3140 F 862, V 3140 F 863, V 3140 F 864 respectively; Res 9268 being Lots 533, 534 and 575 on DP 222756 and being the whole of the land contained in CLTs V 3140 F 859, V 3140 F 869, V 3140 F 861 respectively; Lot 1357 on DP 120024 being Res 9979 and being the whole of the land contained in CLT V 3132 F 613; Lot 936 on DP 181313 being the whole of the land contained in CLT V 3122 F 581; Ptn Leonora Town Lots 489 and 490 being the whole of the land contained in C/T V 359 F 49; Lot 487 on DP 222756 being the whole of the land contained in CLT V 3059 F 532; Lot 474 on DP 222756 being the whole of the land contained in CLT V 3116 F 152; Lot 481 on DP 222756 being the whole of the land contained in CLT V 3059 F 517; Lot 856 on DP 135043 being the whole of the land contained in CLT V 3060 F 105; Lot 868 on DP 135043 being the whole of the land contained in C/T V 1806 F 876; Lot 1267 on DP 28160 being the whole of the land contained in CLT V 3089 F 268; Lot 588 on DP 159355 being the whole of the land contained in CLT V 3137 F 683; Lot 577 on DP 222756 being the whole of the land contained in CLT V 3059 F 840; Lot 913 on DP 144234 being the whole of the land contained in CLT V 3060 F 160; Lot 542 on DP 222756 being the whole of the land contained in CLT V 3110 F 113; Lot 524 on DP 222756 being the whole of the land contained in CLT V 3059 F 640; Lot 498 on DP 222756 being the whole of the land contained in CLT V 3116 F 175, Lot 499 on DP 222756 being the whole of the land contained in CLT V 3059 F 555, Lot 494 on DP 222756 being the whole of the land contained in CLT V 3059 F 544; Lot 479 on DP 222756 being the whole of the land contained in CLT V 3059 F 512; Lot 872 on DP 135043 being the whole of the land contained in CLT V 3137 F 682; Lot 482 on DP 222756 being the whole of the land contained in CLT V 3059 F 521; Lots 535, 536, 538-540, 543-552, 561-564, 566-574 and 578 on DP 222756 being the whole of the land contained in CLTs V 3141 F 360, V 3141 F 361, V 3141 F 362, V 3141 F 363, V 3141 F 364, V 3141 F 366, V 3059 F 734, V 3141 F 367, V 3141 F 368, V 3141 F 369, V 3141 F 370, V 3141 F 371, V 3141 F 372, V 3141 F 373, V 3141 F 374, V 3141 F 375, V 3141 F 376, V 3141 F 377, V 3141 F 378, V 3141 F 379, V 3141 F 380, V 3141 F 381, V 3141 F 382, V 3141 F 383, V 3141 F 384, V 3141 F 385, V 3141 F 386, V 3141 F 387 respectively; Lots 585-587 on DP 156854 being the whole of the land contained in CLTs V 3141 F 388, V 3141 F 389 V 3141 F 390 respectively; Lots 591, 593-599, 907-912, 916 and 917 on DP 144234 being the whole of the land contained in CLTs V 3141 F 391, V 3141 F 392, V 3141 F 393, V 3141 F 394, V 3141 F 395, V 3141 F 396, V 3141 F 397, V 3141 F 398, V 3141 F 622, V 3141 F 623, V 3141 F 624, V 3141 F 625, V 3141 F 626, V 3141 F 628, V 3141 F 629 respectively; Lots 850-855, 857-867, 869-871 and 873 on DP 135043 being the whole of the land contained in CLTs V 3060 F 98, V 3060 F 99, V 3141 F 603, V 3141 F 604, V 3141 F 605, V 3141 F 606, V 3141 F 607, V 3141 F 608, V 3141 F 609, V 3060 F 111, V 3141 F 610, V 3141 F 611, V 3141 F 612, V 3141 F 613, V 3141 F 614, V 3141 F 615, V 3141 F 616, V 3141 F 617, V 3141 F 618, V 3141 F 619, V 3141 F 620 respectively; Lots 738, 739, 740 and 743 on DP 222759 being the whole of the land contained in CLT V 3141 F 399, V 3128 F 274, V 3141 F 601, V 3141 F 602 respectively; Lot 1331 on DP 213525 being the whole of the land contained in CLT V 3026 F 952; Lot 906 on DP 159355 being the whole of the land contained in CLT V 3141 F 621; Leonora Lots 522, 523, 525-532, 475-478, 480, 484-486, 488, 495-497, 904, 932, 933 and 934 together with other unnumbered Unallocated Crown lands; Ptns of Ferry Street, Station Street, Tower Street, Otterburn Street and the whole of Johnston Street, Loring Street, Kane Street and Gwalia Street road Res and various rights of ways, together as is defined on Heritage Council drawing number 1459 as amended and prepared by Cadgraphics WA and dated 14 May 2007.

Dated this 15th day June 2007.

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

JUSTICE

JU402*

JUSTICES OF THE PEACE ACT 2004

RESIGNATION

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

Mrs Erin Margaret Peskett of 1 Swan Avenue, Collie
from the Office of Justice of the Peace for the State of Western Australia.

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

JU401*

PRISONS ACT 1981
PERMIT DETAILS

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

Surname	Other Names	Permit No.	Revocation Date
Gidgup	Raymond Noel	AP 0060	12/06/2007

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

Dated: 11 June 2007.

BRIAN LAWRENCE, Manager Acacia Prison Contract.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

DISTRICT OF CUE (DISCONTINUATION OF WARD SYSTEM) ORDER 2007

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

1. Citation

This order is the *District of Cue (Discontinuation of Ward System) Order 2007*.

2. Ward system abolished (s.2.2 (1) (d) of the Act)

All of the wards in the district of Cue are abolished immediately before the first ordinary elections day after the commencement of this order.

3. Consequential directions (s.9.62 of the Act)

(1) Part 4 of the Act, modified to the extent necessary to give effect to clause 2, applies to preparing for and conducting the next ordinary elections of the Shire of Cue as if the change effected by that clause had taken effect on the day on which this order commenced.

(2) For the avoidance of doubt, clause 2 does not affect the term of office of any councillor.

I recommend that the order in clause 2 be made as recommended by the Local Government Advisory Board.

Hon LJILJANNA RAVLICH MLC, Minister for Local Government;
Racing and Gaming; Multicultural Interests and Citizenship;
Government Enterprises; Minister Assisting the
Minister for Planning and Infrastructure;
Goldfields-Esperance; Youth.

By Command of the Executive Council,

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

LG402*

HEALTH ACT 1911

City of Belmont

FEES AND CHARGES FOR HEALTH SERVICES

In accordance with section 344C of the *Health Act 1911* (as amended), the Council at its 24 April 2007 meeting resolved to adopt the following health fees and charges.

Description of Health Fees & Charges	Fee (GST not applicable)
Registration of an Eating House	\$330.00
Licence to conduct an Eating House	\$50.00
Transfer of Licence to conduct an eating house	\$60.00

Description of Health Fees & Charges	Fee (GST not applicable)
Registration of a Meat Premises	\$150.00
Licence to conduct a Meat Premises	\$50.00
Transfer of Licence to conduct Meat Premises	\$60.00
Licence as Itinerant Food Vendor	\$300.00
Annual Licence of a Morgue	\$130.00
Stables Premises—Registration or renewal of registration	\$14.00 per Stall
Variation or Change to name on Stables Registration	\$30.00
Lodging House Registration fee	\$210.00
Lodging House Registration Renewal fee	\$210.00

These fees and charges will commence as of 1 July 2007 and will remain as such until changed by a further resolution of Council.

SHAYNE SILCOX, Chief Executive Officer.

LG403*

SHIRE OF SHARK BAY
APPOINTMENTS

It is hereby notified for public information that, with effect from 1 July 2007, Peter John O’dea and Judy Clarke have been appointed as contract Rangers at the Shire of Shark Bay, and have been appointed as Authorised Persons under the provisions of the following Acts, Regulations and By-laws and Local Laws—

Local Government Act 1995, Dog Act 1976, Dog Act Regulations 1976, Litter Act 1979, Control of Vehicles Act 1979, Caravan Parks and Camping Grounds Act 1995 and Regulations, Shire of Shark Bay Local Cat Control and Shire of Shark Bay Parking and Parking Facilities Local Law.

K. J. MATTHEWS, Chief Executive Officer.

LG404*

CITY OF NEDLANDS
APPOINTMENTS

It is hereby noted for public information that Michael Starling and Mark Edwin Bell have been appointed by Council as an Authorised Person of the City of Nedlands pursuant to the following—

1. To exercise power under Part XX of the Local Government Act (Miscellaneous Provisions), 1960;
2. Section 449 of the Local Government Act (Miscellaneous Provisions), 1960, as pound keeper and Ranger;
3. Part 9 Division 2 of the Local Government Act 1995;
4. Section 9.13, 9.15 of the Local Government Act as an Authorised Person;
5. Part 3 subdivision 4 of the Local Government Act 1995;
6. Section 3.39 of the Local Government Act 1995 as an Authorised Person- and as an Authorised person pursuant to the following—
 - Dog Act 1976,
 - Control of Vehicles Act 1978, (Off Road Area),
 - Litter Act 1979,
 - Bushfires Act 1954,
 - City of Nedlands Local Laws—Authorised Officer, and for
 - Effecting general Ranger duties as directed within the gazetted area of the City of Nedlands.

MINERALS AND PETROLEUM

MP401*

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND

The Minister for Resources and Assisting the Minister for State Development, pursuant to the powers conferred on him by section 19 of the *Mining Act 1978*, hereby declares the land described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) exempt from Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Description

Land designated S19/304 in Tengraph. A geospatial description is filed at page 57 of Department of Industry and Resources File No R0247/200601

Locality

Maret Islands

Area

4310 hectares

Dated at Perth this 7th day of June 2007.

FRANCIS LOGAN MLA, Minister for Energy;
Resources; Industry and Enterprise.

MP402*

MINING ACT 1978

FORFEITURES

Department of Industry and Resources,
PERTH WA 6000.

I hereby declare in accordance with the provisions of section 96A(1)/97(1) of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for breach of covenant viz; non payment of rent.

FRANCIS LOGAN MLA, Minister for Resources.

Number	Holder	Exploration Licences	Mineral Field
04/1458	Baracus Pty Ltd		West Kimberley
15/844	Brooks, Rita Marian		Coolgardie

MP403*

MINING ACT 1978

FORFEITURES

Department of Industry and Resources,
PERTH WA 6000.

I hereby declare in accordance with the provisions of sections 96A(1) of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

FRANCIS LOGAN MLA, Minister for Energy;
Resources; Industry and Enterprise.

Number	Holder	Exploration Licences	Mineral Field
36/479	Aztec Resources Ltd		East Murchison
36/480	Aztec Resources Ltd		East Murchison
38/1773	Fissure Exploration Pty Ltd		Mt Margaret

MP404*

MINING ACT 1978
FORFEITURES

Department of Industry and Resources,
PERTH WA 6000.

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

FRANCIS LOGAN MLA, Minister for Resources.

Number	Holder	Exploration Licences	Mineral Field
39/734	Avoca Resources Ltd		Mt Morgans
80/2911	East Kimberley Diamond Corporation Pty Ltd		Kimberley
80/3210	East Kimberley Diamond Corporation Pty Ltd		Kimberley

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA
ROYAL ASSENT TO BILL

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

Short Title of Bill	Date of Assent	Act No.
Owner-Drivers (Contracts and Disputes) Act 2007	6 June 2007	7 of 2007

Ms MIA BETJEMAN, Clerk of the Parliaments.

12 June 2007.

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Dardanup

Town Planning Scheme No. 3—Amendment No. 140

Ref: 853/6/9/6 Pt140

It is hereby notified for public information, in accordance with Section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Shire of Dardanup local planning scheme amendment on 22 May 2007, for the purpose of —

1. Rezoning a portion of Lot 1 Recreation Drive, Eaton from the 'General Farming' zone to the 'Residential (R20)' zone as depicted on the Scheme Amendment Map.
2. Rezoning a portion of Lot 1 Recreation Drive, Eaton from the 'General Farming' zone to the 'Residential (R10)' zone as depicted on the Scheme Amendment Map.
3. Rezoning portions of Lot 1 Recreation Drive, Eaton from the 'General Farming' zone to the 'Recreation' reserve as depicted on the Scheme Amendment Map.

4. Rezoning a portion of Lot 1 Recreation Drive, Eaton from the 'General Farming' zone to the 'Residential Use' zone as depicted on the Scheme Amendment Map.
5. Including portion of Lot 1 Recreation Drive, Eaton within Appendix V 'Restricted Use Zones' of the Scheme Text as follows —

APPENDIX V—RESTRICTED USE ZONES

	No.	STREET	PARTICULARS OF LAND	ONLY USE PERMITTED
<i>R9</i>	9.	Recreation Drive	Lot 1 Eaton on Diagram 78828	<p>A maximum of 50 aged accommodation dwellings, kitchen and communal dining area and caretaker's residence subject to the following—</p> <p>(a) Prior to the subdivision and/or development of the land, a Development Guide Plan shall be prepared for the land to the satisfaction of, and adoption by, Council and such plan shall include details in respect of, but not limited to, building design, height, bulk, siting and finishes, traffic/pedestrian movement and management, car parking, landscaping and fencing, pavement treatments and control of advertising. A clear demarcation between public and private land, together with appropriate consideration being given to the interface between the development and the buffer land, shall be required.</p> <p>(b) All residents (excluding the caretakers) shall be aged 55 years or over.</p> <p>(c) Minimum setbacks from external lot boundaries shall be 6 metres (front) and 1.5 metres (sides and rear).</p> <p>(d) Upon adoption of a Development Guide Plan for the land, any person undertaking the development of the land shall comply with the standards set out within the Development Guide Plan.</p> <p>(e) The Council may, at the time of development assessment, impose additional criteria and conditions in order to protect the amenity of nearby land and residents.</p> <p>(f) As a condition of its Planning Consent for the land, Council shall require, to its satisfaction, the preparation of an agreement binding the proposed and future owners of the site, to the ongoing maintenance of the adjoining area of public open space.</p>

6. Including portion of Lot 1 Recreation Drive, Eaton with Appendix X 'Density Bonus Scheme Exclusion Areas' of the Scheme Text as follows —

APPENDIX X—DENSITY BONUS SCHEME EXCLUSION AREAS

The provisions of 3.4.1 and 3.4.2 will not apply to the land identified below.

Locality	Street	Land Description
Eaton	Recreation Drive	The land zoned "Residential (R10)" and being a portion of Lot 1 on Diagram 78828 originally the subject of Certificate of Title Vol. 1890 Fol. 366.

MARK L. CHESTER, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Town of Victoria Park

Town Planning Scheme No. 1—Amendment No. 38

Ref: 853/2/32/2 Pt 38

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Town of Victoria Park local planning scheme amendment on 29 May 2007 for the purpose of—

1. Deleting from the Town Planning Scheme No. 1 Policy Manual Policy 3.2 ‘Ancillary Accommodation’.
2. Deleting from the Town Planning Scheme No. 1 Policy Manual Policy 3.3 ‘Development of Aged or Dependent Persons’ Dwellings’.
3. Reformatting Clause 3.4.3 b), c), d) and e) of the Town Planning Scheme No. 1 Policy Manual Policy 3.4 ‘Home Occupation’ to read as follows—
 - b) No person conducting a home occupation shall—
 - i. employ more than one person other than an occupier of the dwelling;
 - ii. permit any vehicle which is used in connection with the home occupation to be kept on the land unless—
 - (a) the vehicle is not more than 6 metres long, 2 metres wide and 2.3 metres high; and
 - (b) the vehicle cannot be seen from any street when parked.
 - iii. place or permit to remain on the land any advertisements, advertising hoarding, illuminated sign or other advertising device or erection, with respect or in connection with the home occupation; and
 - iv. use for the purposes of the home occupation an area of the lot greater than 20 square metres.
 - c) The proposed use will not cause injury to or adversely affect the amenity of the neighbourhood.
4. Modifying Clause 3.7.8 a) of the Town Planning Scheme No. 1 Policy Manual Policy 3.7 ‘Mixed Residential/Commercial Development’ by deleting the words “the ‘B’ standard of”.
5. Deleting from the Town Planning Scheme No. 1 Policy Manual Policy 3.8 ‘Structures Within Setbacks in Residential Areas’.
6. Modifying Clause 3.9.2 a) iii of the Town Planning Scheme No. 1 Policy Manual Policy 3.9 ‘Child Care Facilities Within Residential Areas’ as follows—
 - (a) Delete the words “one bay/adult employee plus”; and
 - (b) Delete the words “In addition to the car bays required for parking, a separate area shall be provided for the adequate setting down and picking up of children.”

to read as follows—

iii Parking and Traffic

The on-site parking provision to be one bay/five children being cared for, at any one time. Traffic associated with the child day care centre is not to unreasonably reduce the function and safety of the adjacent roads.

7. Deleting from Clause 3.9.2 a) of the Town Planning Scheme No. 1 Policy Manual Policy 3.9 ‘Child Care Facilities Within Residential Areas’ the words “Any applications submitted for child care premises will be referred to the Child Care Services Board/Licensing Unit for confirmation of compliance with the *Community Services (Child Care) Regulations 1988*.”
8. Modifying Town Planning Scheme No. 1 Policy Manual Policy 3.10 ‘Vehicular Access to Properties Via a Right-of-Way’ as follows—
 - (a) Modify Clause 3.10.1 to read—

3.10.1 AIM

Determination of the circumstances under which the Council may permit or require vehicle access to be provided via a right of way.”
 - (b) Delete Clause 3.10.2 a) iii a), b), c) and d).
 - (c) Modify Clause 3.10.2 a) ii to read—
 - ii The status of the right-of-way is such that—
 - a) the whole or portion of the right-of-way is already asphalt or concrete paved and drained from a street up to and along the rear of the property (as identified in the Right-of-Way Strategy Plan as adopted by Council); or
 - b) the whole of portion of the right-of-way is to be paved and drained by Council in the current financial year and in the interim right-of-way is trafficable by a two wheeled drive vehicle; or

- c) the whole or portion of the right-of-way is unsealed but has no long term prospect for closure (as identified in a Right-of-Way Strategy Plan as adopted by Council) due to the fact that it provides essential means of vehicular access to existing development abutting the right-of-way. The applicant/owner of the property is required to make a financial contribution to the future construction and drainage of the right-of-way to an ultimate standard of asphalt or concrete paving, based on a pro-rata contribution. The pro-rata contribution is to be based on the cost of constructing half the width of the right-of-way which abuts the total length of the common boundary or boundaries of the lot with the right-of-way and the contribution will be on a rate per lineal metre of construction determined by Council's Technical Services Division and reviewed on an annual basis.

(The contributions made will be held in a designated fund for the construction of rights-of-way and in the interim Council will undertake to maintain or improve the right-of-way to a serviceable and trafficable standard.)

9. Deleting from the Town Planning Scheme No. 1 Policy Manual Policy 3.11 'Raphael Residential Precinct Design Guidelines'.

J. A. LEE, Mayor.
J. BONKER, Chief Executive Officer.

PI403*

CORRECTION

PLANNING AND DEVELOPMENT ACT 2005

City of Albany

Town Planning Scheme No. 3—Amendment No. 248

Ref: 853/5/4/5 Pt 248

It is hereby notified for public information, that the notice under the above Amendment No.28 published at page 1969 of the *Government Gazette* No.95 dated 4 May 2007, contained errors which are now corrected as follows—

1. Rezoning Lot 56 Havoc Road, Warrenup from the 'Rural' Zone to the 'Special Residential' Zone No. 20 and the 'Parks and Recreation' Reserve.
2. Incorporating appropriate Scheme Provisions accordingly.

Inserting into Schedule 4: 'Special Residential' Zone of the Town Planning Scheme, the following—

AREA	LOCALITY	LOT	LOCATION
20	WARRENUP	56	

1.0 PLAN OF SUBDIVISION

- 1.1 Subdivision of Special Residential Zone Area No. 20 shall be generally in accordance with the Subdivision Guide Plan endorsed by the Chief Executive Officer.
- 1.2 Council may recommend that the Western Australian Planning Commission approve minor variations to the Subdivision Guide Plan.

2.0 OBJECTIVES OF THE ZONE

Within the Special Residential Zone Area No 20 the objective is to—

- Create a spacious residential living environment that provides for other small scale uses where considered appropriate; and
- Retention of existing vegetation along with replantings within open space areas, allotments for site beautification, screening and for general environmental benefit.

3.0 LAND USE

3.1 Within Special Residential Zone Area No. 20 the following uses are permitted—

- Single House

3.2 Within Special Residential Zone Area No. 20 the following uses are subject to the approval of Council—

- Home Occupation
- Public Utility
- Cottage Industry
- Other activities considered appropriate by Council which are consistent with the objective of the zone.

4.0 LOCATION OF BUILDINGS AND STRUCTURES

- 1.1 Dwellings, outbuildings and tanks shall only be constructed within the Building Envelope as designated on the Subdivision Guide Plan.
- 1.2 Building Envelopes shall be setback a minimum of 10 metres from the lot boundaries abutting public roads and 5 metres from all other lot boundaries. Council may approve a lesser distance when Council is of the opinion that the topography or shape of the lot or vegetation on the lot makes it desirable to vary this provision.
- 1.3 Where possible, buildings shall be sited to allow a "low fuel buffer" not less than 20 metres wide, which does not encroach into remnant vegetation or areas of tree/shrub planting as designated on the Subdivision Guide Plan.

5.0 BUILDING DESIGN, MATERIALS AND COLOUR

- 5.1 Dwellings and outbuildings shall be designed and constructed of materials, which allow them to blend into the landscape of the site. Council shall refuse to approve walls and roofs constructed of reflective materials such as unpainted zincalume and off-white colours. Council will be supportive of walls and roofs with green, brown or red tonings in keeping with the amenity of the area.
- 5.2 Dwelling houses shall not exceed 7.5 metres in height, which is measured vertically from the finished ground level. The maximum height of all outbuildings will be at the discretion of Council in order to minimize the visual impacts of such buildings when viewed from within the subdivision.
- 5.3 No boundary fencing shall be constructed of fibre cement, metal sheeting or wooden picket. If boundary fencing is utilized, it shall be of rural construction such as post and strand to the satisfaction of Council.
- 5.4 Any water tanks shall be coloured an appropriate natural shade of brown or green or suitably screened with vegetation in keeping with the amenity of the area to the satisfaction of Council.

6.0 VEGETATION AND REVEGETATION

- 6.1 No clearing of vegetation shall occur except for—
 - (a) clearing to comply with the requirements of the Bush Fires Act 1954 (as amended);
 - (b) clearing as may reasonably be required to construct an approved building and cartilage;
 - (c) trees that are dead, diseased or dangerous;
 - (d) clearing to gain vehicular access to an approved dwelling or any other clearing which may be approved by the Council;
 - (e) clearing required to establish a low fuel zone.
- 6.2 Council may request the Commission to impose a condition at the time of subdivision for tree/shrub planting as shown on the Subdivision Guide Plan. Such tree/shrub planting shall be appropriately maintained for a minimum of 3 years.
- 6.3 Council may request the Commission to impose a condition at the time of subdivision for the fencing of public open space areas.
- 6.4 Council may request the Commission to impose a condition at the time of subdivision for the preparation and implementation of a Landscaping Plan to cover tree/shrub planting, access, fencing and any invasive weed control impacting on public open space areas.
- 6.5 Additional tree planting may be required as a condition of development approval. Council may request the Commission impose a condition, at the time of subdivision, for a bond which will be rebated to future purchasers on completion of satisfactory tree/shrub planting.

7.0 WATER SUPPLY

- 7.1 Council may request the Commission to impose a condition at the time of subdivision for the provision of reticulated water to the lots.

8.0 EFFLUENT DISPOSAL

- 8.1 On-site effluent disposal shall be the responsibility of the individual landowner.
- 8.2 All lots shall utilize an amended soil or similar alternative type of effluent disposal system for the retention of nutrients.
- 8.3 No more than one effluent disposal system will be permitted on each lot.

9.0 BUSHFIRE MANAGEMENT CONTROL

- 9.1 Council may request the Commission to impose a condition at the time of subdivision for the construction of the strategic firebreaks as shown on the Subdivision Guide Plan.
- 9.2 The strategic firebreaks shall be constructed to a standard suitable for all year access by heavy duty fire appliances and two wheel drive vehicles.
- 9.3 Where a lot is traversed by a strategic firebreak as shown on the Subdivision Guide Plan, the owner of the lot shall maintain such firebreak to the satisfaction of Council. Fencing and/or unlocked gates across the strategic firebreak shall only be permitted at the discretion of and to the satisfaction of Council and Fire and Emergency Services.
- 9.4 Low fuel buffers, at least 20 metres wide shall be established and maintained around all buildings.
- 9.5 It shall be the responsibility of individual landowners to maintain free access at all times around buildings for emergency purposes.

- 9.6 Where strategic firebreaks connect with access roads, suitable measures will be taken to ensure non emergency vehicular traffic is precluded.
- 9.7 In cases where only part of the zone is developed, an interim fire break system or strategic fire break system shall be prepared and put in place, to the satisfaction of Council and Fire and Emergency Services.

10.0 ROAD UPGRADING, ACCESS AND DESIGN

- 10.1 Council may request the Commission to impose a condition at the time of subdivision for a contribution to the upgrading of Havoc Road/Henry Street.
- 10.2 Council may request the Commission to impose at the time of subdivision placement of reciprocal rights of access in favour of the City of Albany to allow the private access legs to be used to attend to maintenance issues within the drain.
- 10.3 Subdivision of Lots 1 to 4 will not be supported until direct legal road frontage is provided.

11.0 NOTIFICATION OF PROSPECTIVE OWNERS

- 11.1 Provision shall be made to Council's satisfaction to ensure prospective purchasers of land within Special Residential Zone Area No 20 are given a copy of these Special Provisions prior to entering into an agreement to acquire any property.
- 11.2 Council may request the Commission to impose a condition at the time of subdivision for the placement of a memorial on the title of Lots 6 and 7 advising that the battle-axe legs are located below the identified 1 in 100 year flooding level (30.64m AHD), and therefore may be inundated in significant storm events, resulting in potential damage to the surface of the access leg.

12 PUBLIC OPEN SPACE

- 12.1 At the time of subdivision to create any of the Lots 1 to 5 the western extent of the POS reserve is to be reviewed based on up to date flood and drainage information revealed within the Willyung Creek Flood Study, and/or any subsequent flood or drainage study.
3. Modifying Schedule 2—Additional Use Sites Code No. 2: Holiday Accommodation and associated uses, to Holiday Accommodation and Caretakers Residence.

Replace the existing Schedule 2—Additional Use sites Code No. 2 with the following:

Code No.	Land Particulars	Additional Uses	Special Conditions
2	Lot 56 Henry Street Warrenup, Albany 6330	Holiday Accommodation and caretakers residence	(a) Maximum of 8 guest bedrooms. (b) Development and associated uses shall generally be in accordance with the Development Guide Plan adopted by Council on 20 September 2005. (c) As a condition of Council's approval to commence development the proponent shall undertake a landscape program and a program to fence remnant vegetation to the satisfaction of Council.

4. Amending the Scheme Maps accordingly.

A. E. GOODE, Mayor.
W. P. MADIGAN, Acting Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Gosnells
Town Planning Scheme No. 6—Amendment No. 64

Ref: 853/2/25/8 Pt 64

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Gosnells local planning scheme amendment on 29 May 2007 for the purpose of—

Rezoning a portion of Lot 361 Carter Street and a portion of Lot 394 Ballard Place, Maddington, from "Local Open Space" to "Residential R17.5".

P. M. MORRIS, Mayor.
S. JARDINE, Chief Executive Officer.

POLICE

PO401*

CRIMINAL INVESTIGATION ACT 2006

MOVE ON ORDER—APPROVED FORM

The form depicted below was approved by the Commissioner of Police, Mr Karl Joseph O'Callaghan on 5 June 2007 in accordance with section 27(6) of the *Criminal Investigation Act 2006*—

Western Australia <i>Criminal Investigation Act 2006 s. 27</i>		Move on Order¹		Serial Number MO XXXXXX		
To	Given names:			Surname:		
	Address	No. & street				
		Town/suburb			Postcode:	
	Date of birth	/ /	<input type="checkbox"/> M <input type="checkbox"/> F	MDL/ID No.		
Order [Optional. Tick whichever apply]	Under the <i>Criminal Investigation Act 2006 s. 27</i> , I order you to leave— ²					
	In addition— ³ <input type="checkbox"/> I order you to go—					
	<input type="checkbox"/> beyond m/km from the above place; or <input type="checkbox"/> beyond the area bounded by—					
⁴ <input type="checkbox"/> I order you to obey the above order(s) until p.m./a.m. on / /20						
Warning	If you do not obey this order you may be liable to a fine of \$12 000 and imprisonment for 12 months.					
Issuing officer's signature and details	I issue this order on this date at this time			Date / /20		
	Signature					
	Rank & surname					
Witnessing officer	Registered No.		Station/squad			
	Rank & surname					
	Registered No.		Station/squad			
Recipient's signature	I acknowledge receiving this order. I understand what it says. [Optional]					
Conduct giving rise to order. [Tick whichever apply]	The recipient— <input type="checkbox"/> (a) was doing an act— <input type="checkbox"/> (i) that involved the use of violence against a person; or <input type="checkbox"/> (ii) that will cause a person to use violence against another person; or <input type="checkbox"/> (iii) that will cause a person to fear violence will be used by a person against another person; or <input type="checkbox"/> (b) was just about to do an act likely to— <input type="checkbox"/> (i) involve the use of violence against a person; or <input type="checkbox"/> (ii) cause a person to use violence against another person; or <input type="checkbox"/> (iii) cause a person to fear violence will be used by a person against another person; or <input type="checkbox"/> (c) was committing any other breach of the peace; or <input type="checkbox"/> (d) was hindering, obstructing or preventing any lawful activity being, or about to be, carried out by another person; or <input type="checkbox"/> (e) was intending to commit an offence; or <input type="checkbox"/> (f) had just committed or was committing an offence. Description of any offence that was or was about to be committed— <input type="checkbox"/> Disorderly behaviour in public (<i>The Criminal Code s. 74A</i>) <input type="checkbox"/> Obstructing public officer (<i>The Criminal Code s. 172</i>) <input type="checkbox"/> Consuming liquor contrary to the <i>Liquor Control Act 1988 s. 119</i> <input type="checkbox"/> Other:					

Yellow - Brief Copy, Pink - Recipient Copy, Blue - Station Copy, White - Remains in Book.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988 LIQUOR APPLICATIONS

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* 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 & Liquor, 1st Floor, 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			
11959	Australian Entertainment Group Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Perth and known as 1907 Restaurant	08/07/2007
11962	Essex Street Pty Ltd	Application for the grant of a Small Bar licence in respect of premises situated in Fremantle and known as Essex St Organic Wine Bar Cafe	15/07/2007
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
30585	Wiseview Pty Ltd, Argyle Holdings Pty Ltd, Tegra Pty Ltd, Goldprize Investments Pty Ltd, Red Rock Consolidated Pty Ltd and Silverjay Nominees Pty Ltd	Application for the grant of an extended trading permit- ongoing extended hours, in respect of premises situated in Claremont and known as The Claremont	24/06/2007
30649	Irish Club Of WA Inc	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Subiaco and known as Irish Club Of WA Inc	28/06/2007
APPLICATION TO ADD, VARY OR CANCEL A CONDITION OF LICENCE			
271234	Captam Pty Ltd	Application to add, vary or cancel a condition of the Special Facility licence in respect of premises situated in Mindarie and known as Mindarie Marina	27/06/2007

This notice is published under section 67(5) of the Act.

Dated: 13 June 2007.

B. A. SARGEANT, Director of Liquor Licensing.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Vivienne Aline Carton, late of St Vincent's Nursing Home, 224 Swan Street, Guildford, in the State of Western Australia, 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 29 April 2007, are required by the Personal Representative, Garry Evan Same to send the particulars of their claim to Messrs Taylor Smart of Level 8, 50 St George's Terrace, Perth in the State of Western Australia, by 16 July 2007, after which date the said Personal Representative may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 11th day of June 2007.

GARRY E. SAME, Taylor Smart.

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

Notice to Creditors and Claimants

In the Estate of Vincent Costello, late of Room 1, Tuart House (Bert England Lodge), 111 Woodbridge Drive, Cooloongup, Western Australia, Farmer, 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 Vincent Costello who died on 10 December 2004 are required by the Personal Representative, Alison Frances Gibson of Gibson Tovey & Associates, Suite 4, Cary House, 2 Benjamin Way, Rockingham, Western Australia to send particulars of their claims to her by the date being one month from the publication of this notice after which date the Personal Representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZX403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the estate of Ena Ellen Markey, late of Freeman Nursing Home, Rossmoyne, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the abovenamed deceased who died on 7 January 2007, are required by the executor Warrick Ross Long, care of PO Box 134, Gosnells, Western Australia to send particulars of their claims to him within one (1) month from the date of publication of this notice, after which time he may convey or distribute the assets having regard only to the claims of which he has then had notice.

(Sgd.) for WARRICK LONG.

ZX404***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 15th July 2007 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Doecke, John Angus, late of 227 Seventh Road Armadale, died 08.05.2007, (DE19881558EM38)

Edwards, Rose Nellie, late of St Michael's Nursing Home Wasley Street North Perth, died 18.05.2007, (DE19710792EM17)

Frost, Evaline Vera, late of Unit 13/133 West Road, Bassendean, died 26.05.2007, (DE19863338EM36)

Hatch, Ruth Mary, late of 73 Jarrah Road, Bentley, died 17.05.2007, (DE19952370EM110)

Laidley, Sheila, late of 6 Munja Street, Golden Bay, died 29.05.2007, (DE19871290EM32)

MacLean, Margaret Vida, late of Leighton Nursing Home, 40 Florence Street, West Perth, died 05.02.2007, (DE19782063EM35)

Park, Owen Andrew, late of Grandview Aged Care, 21 Aldwych Way, Joondalup, died 09.05.2007, (DE19884267EM17)

Richards, Sandra Kaye, also known as Sandra Kaye Gath, late of 2/5 Forrester Avenue, Lathlain, formerly of 6/184 Bishopsgate Road, Carlisle, died 26.04.2007, (DE19903268EM12)

Robinson, Nancy Maude, late of 45 Hawkestone Road, Roleystone, died 11.05.2007, (DE19680463EM27)

Roe, Brenda Irene, late of Moora Frail Aged Lodge, Lot 394 Dandaragan Street, Moora, died 19.05.2007, (DE33022290EM26)

Sweetman, Raymond Clarence, late of Freshwater Bay Nursing Home, 67 Palmerston Street, Mosman Park, died 02.05.2007, (DE19862567EM32)

Taylor, Rosetta, late of 26A McKimmie Road, Palmyra, died 22.05.2007, (DE19972537EM12)

Udovici, Giovanni, late of 185 Beaufort Street, Perth, died 21.04.2007, (DE33057435EM12)

Williamson, Phyllis, late of 8A Renegade Way, Kingsley, died 18.05.2007, (DE33045755EM15)

JOHN SKINNER, Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.
Telephone: 9222 6777

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