



WESTERN AUSTRALIAN GOVERNMENT Gazette

ISSN 1448-949X

PRINT POST APPROVED PP665002/00041

5501



PERTH, FRIDAY, 12 OCTOBER 2007 No. 213

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

© STATE OF WESTERN AUSTRALIA

CONTENTS

PART 1

	Page
Fair Trading Act 1987—Fair Trading (Product Safety Standard) Amendment Regulations 2007	5503
Rights in Water and Irrigation Act 1914—	
Rights in Water and Irrigation Amendment Regulations (No. 2) 2007.....	5510
Rights in Water and Irrigation Exemption (Section 26C) Order 2007	5506

PART 2

Consumer and Employment Protection	5512
Deceased Estates	5536
Environment	5512
Fisheries	5514
Health	5517
Justice	5518
Land	5519
Local Government	5519
Minerals and Petroleum	5523
Planning and Infrastructure	5526
Police	5534
Racing, Gaming and Liquor.....	5534
Transport.....	5535
Water/Sewerage	5535

IMPORTANT COPYRIGHT NOTICE

© State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Attorney General for Western Australia. Inquiries in the first instance should be directed to the Government Printer, State Law Publisher, 10 William St, Perth 6000.

PUBLISHING DETAILS

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

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

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

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

Delivery address:

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

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2007 (Prices include GST).

Deceased Estate notices, (per estate)—\$24.75

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$57.75

Other articles in Public Notices Section—\$57.75 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$11.55

Bulk Notices—\$211.00 per page

Clients who have an account will be invoiced for advertising charges.

Clients without an account will need to pay at time of lodging the notice.

— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Fair Trading Act 1987

Fair Trading (Product Safety Standard) Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Fair Trading (Product Safety Standard) Amendment Regulations 2007*.

2. The regulations amended

The amendments in these regulations are to the *Fair Trading (Product Safety Standard) Regulations 2001**.

[* *Reprint 1 as at 7 October 2005.*

For amendments to 15 February 2007 see Western Australian Legislation Information Tables for 2005, Table 4, and Gazette 21 March, 24 October and 29 December 2006.]

3. Regulation 39 amended

Regulation 39(4)(l) is deleted and the following paragraph is inserted instead —

“

- (l) babies' dummies that comply with the product safety standard prescribed under Part 22;

”

4. Part 22 inserted

After regulation 55 the following Part is inserted —

“

Part 22 — Babies' dummies

56. Product safety standard for babies' dummies

The product safety standard for babies' dummies consists of the Australian Standard AS 2432—1991,

Babies' dummies, published by Standards Australia on 15 November 1991 (ISBN 0 7262 7149 7), varied as follows:

- (a) by deleting clauses 3 and 5;
- (b) in clause 6.1 by deleting "and 6.3";
- (c) by deleting clause 6.3;
- (d) in clause 6.4.2 —
 - (i) by deleting paragraph (a);
 - (ii) in paragraph (c)(iii) by deleting "25 mm" and inserting instead —
" 15 mm ";
 - (iii) in the note after paragraph (d)(ii) by deleting "25 mm" in each place it occurs and in each place inserting instead —
" 15 mm ";
- (e) in clause 6.4.3 by deleting the notes after paragraph (c);
- (f) by deleting clauses 7.2, 7.3 and 7.4;
- (g) by deleting clause 9.1 and inserting instead —

"

9.1 General The pack shall be legibly labelled with the name and address of the Australian manufacturer or Australian Distributor.

"

- (h) by deleting clause 9.3 and inserting instead —

"

9.3 Warning notice The pack shall bear a clear and legible warning notice which shall include the following words or words that have the same meaning:

WARNING

**DO NOT TIE DUMMY AROUND BABY'S
NECK AS IT PRESENTS A
STRANGULATION HAZARD**

In the warning notice the word 'PACIFIER' or 'SOOTHER' may be substituted for the word 'DUMMY'.

- (i) by deleting Appendix A;
- (j) by deleting Appendix C clause C2 and inserting instead —

"

C2 PRINCIPLE A dummy is placed centrally on the test template with its major and minor axes aligned with the major and minor axes of the template and the teat protruding down through the

opening. A specified tensile force is applied to the teat in an attempt to force the dummy through the opening in the template. If the dummy is not forced through the opening in the template, the dummy is inverted and the procedure repeated.

”;

(k) in Appendix C clause C3 —

(i) by deleting from the title “AND REAGENT”;

(ii) by deleting “and reagent are” and inserting instead —

“ is ”;

(iii) by deleting paragraph (b);

(iv) in paragraph (c) by deleting the second paragraph and inserting instead —

“

The test template shall have inscribed on it the major axis (I) and the minor axis (II).

”;

(l) in Appendix C clause C4 by deleting “shall be representative of the batch and”;

(m) in Appendix C clause C6 —

(i) by deleting paragraphs (c), (h), (i) and (m);

(ii) by deleting paragraph (d) and inserting instead —

“

(d) Place the dummy, teat down, in the opening of the template as shown in Figure C2, so that the major axis of the shield aligns with the major axis I-I of the template and the minor axis of the shield aligns with the minor axis II-II of the template.

”;

(iii) by deleting paragraph (j) and inserting instead —

“

(j) Place the dummy, teat up, in the opening of the template as shown in Figure C3, so that the major axis of the shield aligns with the major axis I-I of the template and the minor axis of the shield aligns with the minor axis II-II of the template.

”;

(n) by deleting Appendix D;

(o) in Appendix E clause E2 by deleting “immersed in a wetting solution and then”;

- (p) in Appendix E clause E3 —
 - (i) by deleting from the title “AND REAGENT”;
 - (ii) by deleting “and reagent are” and inserting instead —
“ is ”;
 - (iii) by deleting paragraph (c);
- (q) in Appendix E clause E4 by deleting “shall be representative of the batch and”;
- (r) in Appendix E clause E6 —
 - (i) by deleting paragraph (b);
 - (ii) in paragraph (c) by deleting “While the dummy is wet, clamp” and inserting instead —
“ Clamp ”;
- (s) by deleting Appendix F, Appendix G and Appendix H;
- (t) in Appendix I clause I4 by deleting “shall be representative of the batch and”.

By Command of the Governor,

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

WATER/SEWERAGE

WA301*

Rights in Water and Irrigation Act 1914

Rights in Water and Irrigation Exemption (Section 26C) Order 2007

Made by the Governor in Executive Council under the Act section 26C.

1. Citation

This order is the *Rights in Water and Irrigation Exemption (Section 26C) Order 2007*.

2. Commencement

This order 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 the day after that day.

3. Interpretation

In this order —

“**proclaimed area**” means an area proclaimed under the Act section 26B.

4. Exemptions from sections 5C and 26B(3) to (6) — Perth

- (1) Sections 5C and 26B(3) to (6) of the Act do not apply in relation to a non-artesian well situated, or to be situated, in a proclaimed area, or part of a proclaimed area, specified in Schedule 1 if —
 - (a) the only water that can be taken from the well is from the water table aquifer; and
 - (b) water taken from the well is used only for any, or all, of the following —
 - (i) fire fighting;
 - (ii) watering cattle or other stock, other than those being raised under intensive conditions as defined in the Act section 21(4);
 - (iii) watering an area of lawn or garden that does not exceed 0.2 hectare, subject to subclauses (2), (3) and (4);
 - (iv) other ordinary domestic uses.
- (2) An area of lawn or garden is not to be watered by use of a sprinkler —
 - (a) at any time during the hours of 9 a.m. to 6 p.m.; and
 - (b) on any day of the week other than on one, 2 or all of the days of the week specified in Schedule 3 in relation to the street number, or where there is no street number, the lot number, of the property where —
 - (i) the well from which the water taken for the watering is situated; or
 - (ii) the area of lawn or garden to be watered is situated.
- (3) Subclause (2) does not apply in respect of an area of lawn for a period of 28 days from when the lawn was planted.

5. Exemptions from sections 5C and 26B(3) to (6) — other areas

- (1) Sections 5C and 26B(3) to (6) of the Act do not apply in relation to a non-artesian well situated, or to be situated, in a proclaimed area, or part of a proclaimed area, specified in Schedule 2 if —
 - (a) the only water that can be taken from the well is from the water table aquifer; and
 - (b) water taken from the well is used only for any, or all, of the following —
 - (i) fire fighting;
 - (ii) watering cattle or other stock, other than those being raised under intensive conditions as defined in the Act section 21(4);
 - (iii) watering an area of lawn or garden that does not exceed 0.2 hectare, subject to subclauses (2) and (3);
 - (iv) other ordinary domestic uses.
- (2) A lawn or garden is not to be watered by use of a sprinkler at any time during the hours of 9 a.m. to 6 p.m..
- (3) Subclause (2) does not apply in respect of a lawn for a period of 28 days from when the lawn was planted.

6. *The Rights in Water and Irrigation Exemption and Repeal (Section 26C) Order 2001* repealed

The Rights in Water and Irrigation Exemption and Repeal (Section 26C) Order 2001 is repealed.

Schedule 1 — Proclaimed areas — clause 4

[cl. 4(1)]

All of the following proclaimed areas, or parts of proclaimed areas —

- (a) the Cockburn Groundwater Area;
- (b) that part of the Gingin Groundwater Area south of south latitude 115 degrees, 36 minutes and 38.32 seconds.
- (c) the Gnangara Groundwater Area;
- (d) the Gwelup Groundwater Area;
- (e) the Jandakot Groundwater Area;
- (f) the Mirrabooka Groundwater Area;
- (g) that part of the Murray Groundwater Area north of south latitude 115 degrees, 45 minutes and 37.59 seconds;
- (h) the Perth Groundwater Area;
- (i) the Rockingham Groundwater Area;
- (j) the Serpentine Groundwater Area;
- (k) that part of the South West Coastal Groundwater Area north of south latitude 115 degrees, 45 minutes and 37.59 seconds;

- (l) the Swan Groundwater Area;
- (m) the Wanneroo Groundwater Area;
- (n) that part of the Yanchep Groundwater Area south of south latitude 115 degrees, 36 minutes and 38.32 seconds;

Schedule 2 — Proclaimed areas — clause 5

[cl. 5]

All proclaimed areas, or parts of proclaimed areas, other than —

- (a) those areas, or parts of proclaimed areas, set out in Schedule 1; and
- (b) the Albany Groundwater Area; and
- (c) that part of the Gascoyne Groundwater Area in the North-West Cape north of south latitude 22.5 degrees.

Schedule 3 — Watering days

[cl. 4(2)(b)]

Last digit of property's street or lot number	Days on which sprinklers may be used
1	Monday, Wednesday and Saturday
2	Tuesday, Thursday and Sunday
3	Wednesday, Friday and Monday
4	Thursday, Saturday and Tuesday
5	Friday, Sunday and Wednesday
6	Saturday, Monday and Thursday
7	Sunday, Tuesday and Friday
8	Monday, Wednesday and Saturday
9	Tuesday, Thursday and Sunday
0	Wednesday, Friday and Monday

By Command of the Governor,

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

WA302*

Rights in Water and Irrigation Act 1914

Rights in Water and Irrigation Amendment Regulations (No. 2) 2007

Made by the Governor in Executive Council under the *Rights in Water and Irrigation Act 1914* section 27 and the *Water Agencies (Powers) Act 1984* section 37.

1. Citation

These regulations are the *Rights in Water and Irrigation 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 the day after that day.

3. The regulations amended

The amendments in these regulations are to the *Rights in Water and Irrigation Regulations 2000*.

4. Regulation 52B replaced

Regulation 52B is repealed and the following regulation is inserted instead —

“

52B. Authorised person

For the purposes of the *Water Agencies (Powers) Act 1984* section 103 each of the following persons is authorised to give infringement notices in respect of the offences specified in Schedule 2 —

- (a) the persons holding, or for the time being acting in, the offices in the Department or the Commission —
 - (i) described as Regional Manager (whether in respect of a region or not);
 - or
 - (ii) of Director, Business Operations;

- (b) a person authorised under the *Water Agencies (Infringements) Regulations 1994* regulation 5(2) to give an infringement notice in respect of an alleged offence under the *Water Agencies (Water Use) By-laws 2007* by-law 4. ”.

By Command of the Governor,

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

— PART 2 —

CONSUMER AND EMPLOYMENT PROTECTION

CE401

CHARITABLE COLLECTIONS ACT 1946 REVOCATION OF LICENCES

I, Patrick Walker, being the officer delegated by the Minister administering the *Charitable Collections Act 1946*, and acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organizations listed below—

- Network Family Support (WA) Inc
- South West Health Board

Dated this 1st day of October 2007.

PATRICK WALKER, Commissioner for Consumer Protection.

ENVIRONMENT

EV401*

CONTAMINATED SITES ACT 2003 DELEGATION NO. 9

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department responsible for the administration of the *Contaminated Sites Act 2003* (“the Act”), and pursuant to section 91 of the Act (when read with section 20 of the *Environmental Protection Act 1986*), hereby delegate to the holder for the time being of the office of Director, Environmental Regulation Division, the Department of Environment and Conservation, except for the powers and duties set out in the Schedule below, my powers and duties under sections 29, 42, 43, 45, 49, 50, 51, 53, 54, 56, 58, 59, 62, 63, 69, 70, 81, 83, 87, 89 and 97 of the Act.

Schedule of Exemptions

Those powers and duties under sub-sections 53(4), 89(6) and 97(4) of the Act.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 2, gazetted 28 November 2006, and being a delegation from Keiran McNamara, acting in his capacity as the Chief Executive Officer of the Department responsible for the administration of the Act, to the holder for the time being of the office of Director, Environmental Management Division, the Department of Environment and Conservation, is hereby revoked.

Dated the 13th day of September 2007.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

DAVID TEMPLEMAN MLA, Minister for the Environment;
Climate Change.

EV402*

CONTAMINATED SITES ACT 2003 DELEGATION NO. 10

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department responsible for the administration of the *Contaminated Sites Act 2003* (“the Act”), and pursuant to section 91 of the Act (when read with section 20 of the *Environmental Protection Act 1986*), hereby

delegate to the holder for the time being of the office of Manager, Contaminated Sites Branch, Environmental Regulation Division, the Department of Environment and Conservation, except for the powers and duties set out in the Schedule below, all my powers and duties under sections 11, 12, 13, 14, 15, 17, 19, 20, 21, 29, 53, 58, 59, 62, 63, 81, 83 and 93 of the Act, and all my powers and duties under sub-sections 42(4), 42(5)(a), 42(5)(b), 45(4) and 97(2) of the Act.

Schedule of Exemptions

Those powers and duties under sub-section 53(4) of the Act.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 3, gazetted 28 November 2006 is hereby revoked.

Dated the 13th day of September 2007.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

DAVID TEMPLEMAN MLA, Minister for the Environment;
Climate Change.

EV403*

CONTAMINATED SITES ACT 2003

DELEGATION NO. 11

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department responsible for the administration of the *Contaminated Sites Act 2003* (“the Act”), and pursuant to section 91 of the Act (when read with section 20 of the *Environmental Protection Act 1986*), hereby delegate to the holder for the time being of the office of Section Manager, Contaminated Sites Regulation Section, Contaminated Sites Branch, Environmental Regulation Division, the Department of Environment and Conservation all my powers and duties under sections 13, 14, 15, 17, 19, 21, 58, 59, 81 and 83 of the Act, and all of my powers and duties under sub-section 11(7) of the Act.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 4, gazetted 28 November 2006 is hereby revoked.

Dated the 13th day of September 2007.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

DAVID TEMPLEMAN MLA, Minister for the Environment;
Climate Change.

EV404*

CONTAMINATED SITES ACT 2003

DELEGATION NO. 12

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department responsible for the administration of the *Contaminated Sites Act 2003* (“the Act”), and pursuant to section 91 of the Act (when read with section 20 of the *Environmental Protection Act 1986*), hereby delegate to the holder of the time being of the office of Director, Environmental Regulation Division, the Department of Environment and Conservation all my powers and duties under regulations 23, 31, 33, 35, 39, 42, 46, 47, 48, 49, 50 and 51 of the *Contaminated Sites Regulations 2006* (“the Regulations”) and all my powers and duties under sub-regulations 17(3), 36(1)(a), 41(1), 44(2) of the Regulations.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 6, gazetted 28 November 2006 is hereby revoked.

Dated the 13th day of September 2007.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

DAVID TEMPLEMAN MLA, Minister for the Environment;
Climate Change.

EV405*

CONTAMINATED SITES ACT 2003

DELEGATION NO. 13

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department responsible for the administration of the *Contaminated Sites Act 2003* ("the Act"), and pursuant to section 91 of the Act (when read with section 20 of the *Environmental Protection Act 1986*), hereby delegate to the holder for the time being of the office of Manager, Contaminated Sites Branch, Environmental Regulation Division, the Department of Environment and Conservation all my powers and duties under regulations 8, 10, 11, 23, 31, 33, 35 and 66 of the *Contaminated Sites Regulations 2006* ("the Regulations") and all my powers and duties under sub-regulations 16(1), 36(2), 41(2) and 44(3) of the Regulations.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 7, gazetted 28 November 2006 is hereby revoked.

Dated the 13th day of September 2007.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

DAVID TEMPLEMAN MLA, Minister for the Environment;
Climate Change.

EV406*

CONTAMINATED SITES ACT 2003

DELEGATION NO. 14

I, Keiran McNamara, acting in my capacity as the Chief Executive Officer of the Department responsible for the administration of the *Contaminated Sites Act 2003* ("the Act"), and pursuant to section 91 of the Act (when read with section 20 of the *Environmental Protection Act 1986*), hereby delegate to the holder for the time being of the office of Section Manager, Contaminated Sites Regulation Section, Contaminated Sites Branch, Environmental Regulation Division, the Department of Environment and Conservation all my powers and duties under regulations 10 and 11 of the *Contaminated Sites Regulations 2006* ("the Regulations") and all of my powers and duties under sub-regulation 41(2) of the Regulations.

Under section 59(1)(e) of the *Interpretation Act 1984*, Delegation No. 8, gazetted 28 November 2006 is hereby revoked.

Dated the 13th day of September 2007.

KEIRAN McNAMARA, Chief Executive Officer.

Approved by—

DAVID TEMPLEMAN MLA, Minister for the Environment;
Climate Change.

FISHERIES

FI401*

PEARLING ACT 1990

Section 23(8)

GRANT OF PEARLING LICENCE

FD 863/02-V3

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, hereby give notice that on 4 October 2007 a Pearling (Wildstock) Licence, a Pearling (Seeding) Licence and a Hatchery (Nursery) Licence were issued to Fantome Pearls Pty Ltd, pursuant to Section 23(1) of the *Pearling Act 1990*.

GRANT OF PEARLING LICENCE

FD 1282/98-V5

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, hereby give notice that on 4 October 2007 a Pearling (Wildstock) Licence, a Pearling (Seeding) Licence and a Hatchery Licence (including a hatchery (nursery)) Licence were issued to Maxima Pearling Co Pty Ltd, pursuant to Section 23(1) of the *Pearling Act 1990*.

GRANT OF PEARL OYSTER FARM LEASE

Cape Lambert—Port Walcott

FD 863/02-V3

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* (“the Pearling Act”) have granted an application by Fantome Pearls Pty Ltd, for an area of water located in the vicinity of Port Walcott. I declare that this lease was granted on 4 October 2007 for a term of 3 years, 2 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
A	117° 11.180'	-20° 35.670'
B	117° 11.980'	-20° 35.670'
C	117° 11.580'	-20° 36.486'
D	117° 11.180'	-20° 36.520'

GRANT OF PEARL OYSTER FARM LEASE

Lowendal Islands Site A

FD 863/02-V2

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* (“the Pearling Act”) have granted an application by Fantome Pearls Pty Ltd, for an area of water located in the vicinity of Lowendal Islands. I declare that this lease was granted on 4 October 2007 for a term of 2 years, 2 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
A	115° 29.600'	-20° 36.600'
B	115° 32.800'	-20° 36.600'
C	115° 32.800'	-20° 37.800'
D	115° 29.600'	-20° 37.800'

GRANT OF PEARL OYSTER FARM LEASE

Flying Foam Passage A

FD 863/02-V2

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* (“the Pearling Act”) have granted an application by Fantome Pearls Pty Ltd, for an area of water located in the vicinity of Flying foam Passage. I declare that this lease was granted on 4 October 2007 for a term of 11 years, 2 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
A	116° 51.26'	-20° 24.43'
B	116° 53.53'	-20° 24.43'
C	116° 53.53'	-20° 25.25'
D	116° 52.53'	-20° 25.25'
E	116° 52.05'	-20° 26.25'
F	116° 52.02'	-20° 25.52'

GRANT OF PEARL OYSTER FARM LEASE

Flying Foam Passage B

FD 863/02-V2

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* (“the Pearling Act”) have granted an application by Fantome Pearls Pty Ltd, for an area of water located in the vicinity of Flying foam Passage. I declare that this lease was granted on 4 October 2007 for a term of 11 years, 2 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
A	116° 51.26'	-20° 24.43'
B	116° 52.02'	-20° 25.52'
C	116° 50.44'	-20° 26.52'
D	116° 49.47'	-20° 26.52'

GRANT OF PEARL OYSTER FARM LEASE

Cone Bay Site 1

FD 1282/98-V5

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* ("the Pearling Act") have granted an application by Maxima Pearling Co Pty Ltd, for an area of water located in the vicinity of Cone Bay. I declare that this lease was granted on 4 October 2007 for a term of 6 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
A	123° 31.3380'	-16° 27.7822'
B	123° 31.7090'	-16° 26.8391'
C	123° 33.7012'	-16° 27.5356'
D	123° 33.6322'	-16° 27.7396'
E	123° 34.1806'	-16° 27.9248'
F	123° 33.9136'	-16° 28.6580'
G	123° 29.2938'	-16° 27.0895'
H	123° 30.0695'	-16° 25.4922'
I	123° 31.6391'	-16° 26.0747'
J	123° 31.4097'	-16° 26.7216'
K	123° 31.7090'	-16° 26.8391'
L	123° 31.3380'	-16° 27.7822'

GRANT OF PEARL OYSTER FARM LEASE

Cone Bay Site 2

FD 1282/98-V5

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* ("the Pearling Act") have granted an application by Maxima Pearling Co Pty Ltd, for an area of water located in the vicinity of Cone Bay. I declare that this lease was granted on 4 October 2007 for a term of 6 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
A	123° 31.3380'	-16° 27.7822'
B	123° 31.7090'	-16° 26.8391'
C	123° 33.7012'	-16° 27.5356'
D	123° 33.6322'	-16° 27.7396'
E	123° 34.1806'	-16° 27.9248'
F	123° 33.9136'	-16° 28.6580'
G	123° 29.2938'	-16° 27.0895'
H	123° 30.0695'	-16° 25.4922'
I	123° 31.6391'	-16° 26.0747'
J	123° 31.4097'	-16° 26.7216'
K	123° 31.7090'	-16° 26.8391'
L	123° 31.3380'	-16° 27.7822'

GRANT OF PEARL OYSTER FARM LEASE

Cape Villaret A&B

FD 1282/98-V5

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* ("the Pearling Act") have granted an application by Maxima Pearling Co Pty Ltd, for an area of water located in the vicinity of Cape Villaret. I declare that this lease was granted on 4 October 2007 for a term of 20 years, 9 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
A	122° 00.078'	-18° 10.667'
B	122° 00.078'	-18° 10.717'
C	121° 59.678'	-18° 11.167'
D	121° 59.080'	-18° 11.167'
E	121° 59.514'	-18° 10.667'
F	121° 58.078'	-18° 13.617'
G	121° 59.478'	-18° 13.617'
H	121° 59.478'	-18° 15.317'
I	121° 58.078'	-18° 15.317'

GRANT OF PEARL OYSTER FARM LEASE
Cape Villaret C&D

FD 1282/98-V5

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* ("the Pearling Act") have granted an application by Maxima Pearling Co Pty Ltd, for an area of water located in the vicinity of Cape Villaret. I declare that this lease was granted on 4 October 2007 for a term of 6 months.

The coordinates of the lease are as follows—

Boundary Corner Coordinates: Datum GDA94

Pnt	Longitude	Latitude
I	121° 59.078'	-18° 11.167'
J	122° 00.478'	-18° 11.167'
K	121° 59.078'	-18° 12.227'
L	121° 57.678'	-18° 12.227'
M	121° 58.428'	-18° 15.317'
N	121° 59.328'	-18° 15.317'
O	121° 59.328'	-18° 16.600'
P	121° 58.428'	-18° 16.600'

Under section 33(1) of the Pearling Act a person aggrieved by my decision may apply to the State Administrative Tribunal (SAT) for a review of the decision. Application forms can be obtained from the SAT located at Level 4, 12 St Georges Terrace, Perth WA or from the SAT's website at www.sat.justice.wa.gov.au. The application together with any supporting documents should be lodged with the SAT. When an application is accepted by the Chief Executive Officer of the SAT, the applicant is to give a copy of the application to the Chief Executive Officer, Department of Fisheries, Level 3, 168 St Georges Terrace, Perth WA.

Dated this 4th day of October 2007.

P. J. MILLINGTON, Chief Executive Officer,
Department of Fisheries.

HEALTH

HE401*

HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMPTION) ACT 2000

HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMPTION) ORDER 2007

Made by the Minister under section 6.

1. Citation

This notice may be cited as the *Health Professionals (Special Events Exemption) Order 2007*.

2. Declaration of special event

The event specified in Schedule 1 is declared to be a special event for the purposes of the Act.

3. Exemption period

The period in which the exemptions under the Act have effect in respect of the special event specified in Schedule 1 commences on 22 October 2007 and ends on 8 November 2007.

4. Procedure for notification

For the purposes of section 6(3)(b) of the Act, persons intending to provide health care services to visitors in the State, as visiting health professionals, are required to provide written notice to—

Dr Andrew Robertson
Chief Health Officer
Western Australian Department of Health
189 Royal Street
EAST PERTH WA 6004

Schedule 1

The Red Bull Air Race World Series, Perth, Western Australia (3rd and 4th November 2007).

Dated this 4th day of October 2007.

JOHN KOBELKE MLA, A/Minister for Health.

JUSTICE

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
Ruakere	Sharon Ruruku	AP 0227	04/10/2007

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

BRIAN LAWRENCE, Manager Acacia Prison Contract.

Date: 8 October, 2007.

JU402*

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

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

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Norton	Jarrad Christopher	CS8-003	30/08/2007	28/08/2007	30/07/2008
Cheeseman	Clayton Raymond	CS8-004	30/08/2007	28/08/2007	30/07/2008
Alfred	Florence Gertie	CS8-005	28/09/2007	28/08/2007	30/07/2008
Mexsom	Marc Gordon	CS8-006	30/08/2007	28/08/2007	30/07/2008
Prempeh	Richmond Owusu	CS8-007	03/10/2007	28/08/2007	30/07/2008

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

SPIRO GOUGOULIS, A/Manager CSCS Contract.

JU403*

JUSTICES OF THE PEACE ACT 2004**APPOINTMENTS**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

John Charles Bates of 58 McBride Road, Albany
 Hilton Geoffrey Bradford of 109 Gregory Street, Wembley
 Valerie Ann Chickonoski of 34 Mettam Street, Trigg
 Leonie Gail Getty of 14 Millgate Road, Balga
 Julian Kovacs of 96 Princess Road, Doubleview
 Emilia Lucioli of 46 Hanlin Way, Samson
 Patricia Ann McKay of 92 Thomas Street, Halls Creek
 Manuel Vincent Rodrigues of 10 Kanella Road, Shelley
 Shayne Dale Sherman of 15 Glasnevin Court, Waterford
 Joseph Bernard White of 10 Lorna St, Busselton

RAY WARNES, Executive Director,
 Court and Tribunal Services.

LAND

LA401*

TRANSFER OF LAND ACT 1893

APPLICATION K35398

Take notice that Antonio Madaffari and Assunta Maria Madaffari both of 25 Peet Street, Harvey have made application to be registered under the Act as proprietors of an estate in fee simple in possession in the land situated at Wittenoom Street, Bunbury

being Bunbury Town Lot 49 on Deposited Plan 222212 containing 1012 square metres being the whole of the Land comprised in Memorial Book XXX Folio 49

All persons other than the applicants claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 13 November 2007 a caveat forbidding the land being brought under the operation of the Act.

BRUCE ROBERTS, Registrar of Titles.

LOCAL GOVERNMENT

LG401*

DOG ACT 1976*Shire of Northam***AUTHORISED PERSONS**

The following person has been appointed as a Registration Officer under the provisions of the *Dog Act 1976*—

- Robyn Beatrice Blackley

The following person has been appointed as an Authorised Officer under the provisions of the *Dog Act 1976*—

- Chadd Bradley Hunt

B. W. MEAD, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954**FIRE CONTROL NOTICE***Town of Bassendean***Notice to All Land Owners and Occupiers of Land**

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before **31 October 2007**, or within fourteen days of the date of you becoming owner or occupier should this be after **31 October 2007** and thereafter up to and including the **31st day of March 2008**, to have land of any size, the owner or occupier shall clear, to the satisfaction of Council or its duly authorised officer, all flammable material from the *whole of the land except* living trees, shrubs and plants under cultivation and lawns.

If it is considered to be impractical for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer, not later than 28 October 2007, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not more than \$5000 and a person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

Please take notice the Town of Bassendean Local laws prohibit the burning of foliage or bush without prior consent of the Council. If you need to burn your vacant land, please contact Council's Ranger for an evaluation of the land.

In accordance with Section 38 of the Bush Fires Act the following officers have been Appointed Bush Fire Control Officers—

Ken Goldsworthy (Chief)

Samantha Tarling (Deputy)

Mark Bettridge

Darren Lowden
Sharna Murton

By order of the Council,

GARY EVERSLED, Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954
FIRE CONTROL NOTICE 2007/2008
City of Rockingham

Notice to Owners and/or Occupiers of Land

Property owners/occupiers are required to have firebreaks constructed in accordance with this Notice by 30 November 2007 and maintained until 31 May 2008.

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954* (as amended) you are hereby required on or before the 30th day of November 2007, to remove from land owned or occupied by you all flammable material or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreaks clear of all flammable material up to and including the 31st day of May 2008, in such positions and to such dimensions as required by this Notice.

1. RURAL LAND

On or before the 30th day of November 2007 and thereafter up until and including the 31st day of May 2008—

1.1 have firebreaks not less than 3 metres wide immediately inside and along all boundaries of land and including that land abutting road, rail and drain reserves and all public open space reserves, with all overhanging branches, trees, limbs etc to be trimmed back clear of the firebreak area to a height of 4 metres.

1.2 have firebreaks not less than 3 metres wide so far as to surround all buildings, sheds and haystacks, with all overhanging branches, trees, limbs, etc to be trimmed back clear of the firebreak area to a height of 4 metres.

2. URBAN AREAS (Vacant land situated within all urban areas)

On or before the 30th day of November 2007, and maintained until and including the 31st May 2008—

2.1 have firebreaks not less than 2m wide cleared 4 metres high immediately inside and along all boundaries of land less than 2,000m². All material from firebreaks is to be removed from the land; or

have the entire vacant land clear of all flammable material where the area of land is 2,000m² by slashing, mowing or other means to a height no greater than 50mm.

2.2 Burning of garden refuse on the ground or in incinerators is prohibited by Council Health Local Laws without prior written approval.

3. ALTERNATIVE SITUATIONS

If for any reason it is considered impractical to clear firebreaks or to remove the flammable material from the land as required by this Notice, application must be made in writing to Council's Fire Control Officer on or before the 12th day of October 2007, for approval to provide firebreaks in alternative positions or take alternative action to abate a fire hazard.

If permission is not granted by the Council Fire Control Officer you shall comply with the requirements of this Notice in its entirety.

4. FIRE MANAGEMENT PLANS

All properties within subdivision/developments within the City of Rockingham shall comply with the Fire Management Plans for their estates to the satisfaction of Council or its duly authorised officer.

5. PENALTY

The owner or occupier of land to whom a notice has been given under Section 33 subsection 1 of the Bush Fire Act and who fails or neglects in any respect duly to comply with the requisitions of the notice is guilty of an offence.

Penalty: \$1 000

NOTE:

1. If the requirements of this Notice are carried out by burning, such burning must be in accordance with the relevant provisions of the *Bush Fires Act 1954* (as amended) and Council's Health Local Law, and Council shall be notified in the form of an alternative firebreak request.

2. Owners and/or occupiers of land are hereby requested by Council for the further improvement in fire control in the district to provide firebreaks of 3 metres minimum width around all farm boundaries.

3. Drains do not constitute a firebreak.

BURNING OFF AND PERMITS

Burning is prohibited within all urban residential areas.

Burning of Garden refuse on the ground or in incinerators is prohibited in Urban areas without prior written approval of Council's Manager Health Services.

In Rural areas Permits to Set Fire to the Bush are required during the Restricted Period. During the open burning season Health Permits are required. No burning is permitted on days of very high or extreme fire danger—this includes solid fuel barbecues.

RESTRICTED BURNING PERIODS are 1st October to 30th November 2007 and 1st April to 31st May 2008.

PROHIBITED BURNING PERIOD is 1st December 2007 to 31st March 2008.

No burning or open fires are permitted during this period.

NOTE: These dates can be varied at the discretion of Council or its duly authorised Officer and permit holders are responsible to verify the current dates.

Permits to burn are required to be obtained from the Bush Fire Control Officer—City of Rockingham Council Administration Offices prior to burning off during **RESTRICTED BURNING PERIODS**.

FIREBREAK CONTRACTORS

To assist ratepayers to install firebreaks, a list of Registered Contractors is available from the Council Rangers Department (telephone 9528 0303) from 30 August 2007.

It is property owners' responsibility to ensure when using contractors that the firebreaks on their land are completed by 30 November 2007.

Note: Pursuant to Council's, Burning Policy, permits to burn rubbish or refuse will not be issued in Urban Areas (Includes Residential, Special Residential, Commercial and Industrial areas).

Please note that all variations to firebreaks previously and currently approved by Council are cancelled as of 1st August 2007.

Any resident requiring further information regarding Applications to Vary Firebreaks can contact Council's Rangers and Fire Management Services team on 9528 0303 for further information and advice.

Please note that failure to install a firebreak or comply with Council's firebreak order may incur a penalty of \$1000 in addition to Contractor Fees incurred to install firebreaks and Council Administration costs.

GARY G. HOLLAND, Chief Executive Officer.

LG503*

BUSH FIRES ACT 1954

METROPOLITAN FIRE DISTRICT

Notice to all Owners and/or Occupiers of Land in the following
Local Authorities, Town of Mosman Park, Town of Cottesloe and
Shire of Peppermint Grove

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before 30 November 2007 or within fourteen days of the date of you becoming owner or occupier, should this be after 30 November 2007, and thereafter up to and including 31 March 2008 to clear all flammable materials, immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than 19 November 2007, for permission to provide fire breaks in alternative positions on the land. If the Council or its duly authorised officer does not grant permission, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not more than \$1,000.00 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

The requirements of this notice should be carried out by means other than burning eg, mowing, and rotary hoeing.

BURNING RUBBISH OR REFUSE

A person shall not—

- (a) Without the written approval of the Manager Environmental Services, and
- (b) Except in accordance with the terms and conditions to which the approval is subject, set fire to, or cause to be set on fire, any rubbish or refuse either;
 - (i) In any incinerator, or
 - (ii) On the ground

By Order of Town of Cottesloe,

S. TINDALE, Chief Executive Officer.

By Order of Town of Mosman Park,

P. G. ANDERSON, Chief Executive Officer.

By Order of Shire of Peppermint Grove,

G. SIMPSON, Chief Executive Officer.

LG504*

BUSH FIRES ACT 1954**FIRE BREAK ORDER***Shire of Corrigin*

Notice to all Owners and or Occupiers of land in the Shire of Corrigin

Pursuant to the powers contained in section 33 of the *Bush Fires Act 1954*, you are hereby required on or before 31 October 2007, to plough, scarify, cultivate, spray or otherwise clear and thereafter maintain free of all inflammable material until 15 April 2008 firebreaks in the following dimensions, on the land owned or occupied by you.

1. RURAL LAND

1.1 Firebreaks of not less than 2.44 metres (8 feet) in width must be constructed along and within 20 metres of all external boundaries of the property owned or occupied by you. If any portion of the land adjoins a public road or railway line, a firebreak must also be constructed along that boundary.

1.2 Property in excess of 250 hectares shall have fire breaks positioned as necessary to divide land into areas not exceeding 250 hectares each completely surrounded by a firebreak.

1.3 Clear and maintain firebreaks at least 2.44 metres (8 feet) wide within 20 metres of the perimeter of any building or group of buildings, fuel tanks or haystack, in such a manner as to fully encircle the structure/s.

1.4 During any period when harvesting operations are being conducted, there shall be provided an operational mobile firefighting unit with a minimum capacity of 500 litres of water located in or immediately adjacent to the paddock being harvested. The responsibility to supply the unit is that of the landowner/occupier.

2. TOWN SITES

2.1 Where the area of the land is 0.2 hectares (one half of one acre) or less, you shall clear all inflammable material on the land from the whole of the land.

2.2 Where the area of the land exceeds 0.2 hectares (one half of one acre), you shall clear of all inflammable material, firebreaks not less than 2.44 metres (8 feet) wide immediately inside all external boundaries of the land, and also immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and also immediately surrounding any drums or drums situated on the land which are normally used for the storage of fuel, whether they contain fuel or not.

3. GENERAL PROVISIONS

The term "*Inflammable Material*" for the purpose of this notice includes bush (as defined in the Bush Fires Act 1954), timber, boxes, cartons, paper, and the like inflammable materials, rubbish and any combustible matter, but does not include buildings, green standing trees and bushes or growing bushes or plants in gardens or lawns.

If it is considered to be impractical for any reason to provide firebreaks in the position or adhere to the provisions required by this notice, the written approval of Council or a duly authorised officer must be obtained to prepare such firebreaks in an alternative position. If permission is not granted by Council or a duly authorised officer you shall comply with the requirements of this order.

A "*Harvesting/Total Movement Ban*" includes harvesting and the movement of vehicles in paddocks, except vehicles carrying water to stock. Contractors carting lime, gypsum or fertilizer are allowed to enter into paddocks to unload at any time that there is a "*Harvest/Total Movement Ban*" in place on the condition that a manned fire unit with at least 500 litres of water is in attendance. ***Harvesting is not permitted on Christmas Day and New Years Day.***

The penalty for failing to comply with this order is a fine of not more than one thousand dollars (\$1000) and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required by this notice.

Fire Control Officers

Bilbarin Brigade	Kunjin Brigade	Gorge Rock Brigade	Bullaring Brigade
Sandow Jacobs	Tony Guinness	Bryce Nicholls	Trevor Elsegood
David Bolt	John Hewett	Norm Talbot	Greg Evans
Bruce Mills			Greg Doyle
Steven Bolt	Bulyee Brigade	Corrigin East Brigade	Craig Jespersen
	Wes Baker (DCBFCO)	Phil Pontifex	Charlie Bell
Central Brigade	Ray Hathaway	Tim George	Andrew Szczecinski
Don Stevens			
Julian Murphy			
Adam Rendell			

Fire Weather Officers

Allen Price (CBFCO)
Wes Baker (DCBFCO)
Sandow Jacobs

JULIAN MURPHY, Chief Executive Officer.

LG505*

BUSH FIRES ACT 1954**FIREBREAK NOTICE***Shire of Mundaring*

Notice to All Owners and/or Occupiers of Land situated in the Shire of Mundaring

Take notice that pursuant to Section 33(4) of the Bush Fires Act, where the owner or occupier of land who has received notice fails or neglects to comply with the requisitions of the notice within the time specified, the Shire of Mundaring may by its officers and with such servants, workmen and contractors, vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of the notice which have not been complied with and pursuant to Section 33(5) of the Bush Fires Act the amount of any costs and expenses incurred may be recovered from you as the owner or occupier of the land.

FIREBREAKS

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required to clear of flammable material firebreaks not less than 3 metres in width immediately inside all external boundaries of any lot owned or occupied by you and situated within the Shire of Mundaring. Such firebreaks may be constructed by one or more of the following methods—

Ploughing, Cultivating, Scarifying, Raking, Burning, Chemical Spraying or other Approved Method,

and are to be cleared to the satisfaction of an Authorised Officer of the Shire. In addition, you may be required to carry out further works which are considered necessary by an Authorised Officer of the Shire and specified by way of a separate written notice forwarded to the address as shown on the Shire of Mundaring rates record for the relevant land.

In some instances, naturally occurring features such as rocky outcrops, natural watercourses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks. This option must first be discussed with an Authorised Officer of the Shire and approved by the Authorised Officer in writing.

On any lot having an area of less than 3,000m² with a dwelling constructed on it, where the lot is substantially developed (i.e. at least 75% cleared of bush), the keeping of grass on the lot at all times covered by this notice to a height less than 5 centimetres will be accepted in lieu of clearing a firebreak. For the purpose of this notice grass kept at a height of less than 5 centimetres will be deemed not to be flammable material.

All firebreaks and other alternative arrangements allowed by the preceding parts of this notice must be established before the 30th day of November each year (or within 14 days of you becoming the owner or occupier should this occur after that date) and maintained clear of flammable material up to and including the 14th day of March each year.

APPLICATION TO VARY THE ABOVE REQUIREMENTS

If it is considered impracticable for any reason whatsoever to clear firebreaks or establish other arrangements as required by this notice, you may apply in writing to the Shire of Mundaring not later than the 15th day of November each year for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Shire you must comply with the requirements of this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

The penalty for failing to comply with this notice is a fine not exceeding \$1,000 and a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed by this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

By Order of the Council,

JONATHAN THROSSELL, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

MINING ACT 1978**INSTRUMENT OF EXEMPTION OF LAND—
EXTENSION OF PERIOD**

The Minister for Energy; Resources; Industry and Enterprise, pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby extends the term of the Instruments of Exemption of Land that were declared on 18 October 2005 and 23 November 2005 and gazetted at pages 5341 and 5342 on 4 November 2005 and page 5713 on 25 November 2005.

Description of Land

Land designated S19/231 and S19/233 in the Tengraph electronic plan of the Department of Industry and Resources. Geospatial descriptions are filed at page 198 of Department of Industry and Resources File No. A1620/200404 and page 35 of Department of Industry and Resources File No. A1620/200405.

Area of Land

15.8337 hectares and 502.8605 hectares.

Locality

McKenna Springs located 90 kilometres southerly from Kununurra and Goose Hill located 45 kilometres northwesterly from Kununurra.

Dated at Perth this 5th day of October 2007.

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

MP402***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Industry and Resources,
Canopus Street, SOUTHERN CROSS WA 6426.

In accordance with Regulation 49(2)(c) of the *Mining Act 1978* notice is hereby given that these Prospecting Licences are liable to forfeiture under the provisions of Section 96(1)(a) for breach of covenant, viz. failure to meet minimum expenditure requirements.

V. C. EDWARDS (Magistrate), Warden.

To be heard in the Warden's Court, Southern Cross on the 20th day of November 2007.

YILGARN MINERAL FIELD**Prospecting Licences**

P77/3343—International Goldfields Ltd
P77/3344—International Goldfields Ltd
P77/3345—International Goldfields Ltd
P77/3346—International Goldfields Ltd

MP403***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Industry
and Resources, Leonora.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of Section 96(1)(a) of the *Mining Act 1978* for failure to comply with the prescribed expenditure conditions.

K. AUTY, Warden.

To be heard by the Warden at Leonora on 31st October 2007.

EAST MURCHISON MINERAL FIELD*Lawlers District***Prospecting Licence**

P36/1450—Plutonic Operations Ltd

MOUNT MARGARET MINERAL FIELD*Mount Malcolm District***Prospecting Licences**

P37/6626—Teck Cominco Australia Pty Ltd
P37/6627—Teck Cominco Australia Pty Ltd
P37/6628—Teck Cominco Australia Pty Ltd

P37/6629—Teck Cominco Australia Pty Ltd
 P37/6630—Teck Cominco Australia Pty Ltd
 P37/6631—Teck Cominco Australia Pty Ltd
 P37/6632—Teck Cominco Australia Pty Ltd

MOUNT MARGARET DISTRICT
 Prospecting Licences

P38/970—Thomas, Eric Vincent
 P38/999—Thomas, Eric Vincent
 P38/1000—Thomas, Eric Vincent
 P38/1199—Eleckra Mines Ltd
 P38/2095—Thomas, Eric Vincent
 Thomas, Preston
 P38/2096—Thomas, Eric Vincent
 Thomas, Preston

MOUNT MORGANS DISTRICT
 Prospecting Licence

P39/3802—Woodley, David John
 Smith, Joseph Rex
 Smith, Glen Jangala

NORTH COOLGARDIE MINERAL FIELD
Niagara District
 Prospecting Licences

P40/1066—Great Gold Mines NL
 P40/1091—Great Gold Mines NL

MP404*

MINING ACT 1978
 APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry
 and Resources, Leonora.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of Section 96(1)(a) of the *Mining Act 1978* for failure to lodge a report within the prescribed period.

K. AUTY, Warden.

To be heard by the Warden at Leonora on 31st October 2007.

MOUNT MARGARET MINERAL FIELD
Mount Malcolm District
 Prospecting Licences

P37/5836—Wilson, Scott Walter
 Crew, Ross Frederick
 P37/5884—Johnson, Neale Graeme
 Johnson, Chad Graeme
 P37/6219—Pacrim Energy Ltd
 P37/6220—Pacrim Energy Ltd
 P37/6221—Pacrim Energy Ltd
 P37/6222—Pacrim Energy Ltd
 P37/6270—Pacrim Energy Ltd
 P37/6271—Pacrim Energy Ltd
 P37/6272—Pacrim Energy Ltd
 P37/6633—Van Blitterswyk, Wayne Craig
 P37/6705—Heron Resources Ltd
 P37/6805—Van Blitterswyk, Wayne Craig

MOUNT MORGANS DISTRICT
 Prospecting Licences

P39/2493—Blackley, Keer Thomas
 P39/4365—Wiltshire, Peter Andrew

MP405*

MINING ACT 1978**FORFEITURE**Department of Industry and Resources,
PERTH WA 6000.

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

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

Number	Holder	Mineral Field
08/1536	South Asia Mining Pty Ltd	Ashburton

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Boddington

Town Planning Scheme No. 2—Amendment No. 10

Ref: 853/6/15/2 Pt 10

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 Boddington local planning scheme amendment on 25 September 2007 for the purpose of—

1. Rezoning Lot 501 Bannister Road, Boddington from 'Residential R10' to 'Residential R35'.
2. Amending the Scheme Maps accordingly.

E. FLAHERTY, Shire President.
P. BRADBROOK, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

Shire of Wongan-Ballidu

TOWN PLANNING SCHEME NO. 4 AMENDMENT NO 1

The Wongan-Ballidu Shire Council under and by virtue of the powers conferred upon it in that behalf by the Planning and Development Act 2005 hereby amends the above town planning scheme by—

1. (a) Amending Clause 3.1.1 by adding a new zone '8. Light Industrial' to the list of zones.
- (b) Amending Table 1—'Zoning Table' by adding a new column 'Light Industrial' with the following annotations against each of the 'Uses' listed.

“

USES	LIGHT INDUSTRIAL
Aged or dependent persons dwelling	
Ancillary accommodation	
Bed and Breakfast	
Cabins/Chalets	
Caravan Park	
Caretaker's dwelling	SA
Civic building	

USES	LIGHT INDUSTRIAL
Club premises	
Dwelling (single)	
Dwelling (grouped)	
Education establishment	
Fuel depot	
Home occupation	IP
Hotel	
Industry—cottage	P
Industry—extractive	
Industry—general	
Industry—light	P
Industry—noxious	
Industry—rural	AA
Industry—service	P
Intensive agriculture	
Motel	
Motor vehicle repair	SA
Office	AA
Piggery	
Plant nursery	P
Poultry farm	
Public utility	AA
Public worship	
Residential building	
Restaurant	
Rural pursuit	
Service station	
Shop	SA
Tourist Accommodation	
Transport depot	SA
Veterinary hospital	SA

(c) Amend the Scheme Map Legend by adding the new zone 'Light Industrial' with a light purple notation.

(d) Adding a new clause 4.12 as follows—

4.12 Light Industrial

4.12.1 Objectives

- (a) to encourage light and service industrial development with diverse employment opportunities.
- (b) to provide for a range of light and service industry uses with minimal impact on neighbouring activities.

4.12.2 Site Requirements

See Table 2.

4.12.3 Development Requirements

The first 5 metres of the front setback on any lot shall be landscaped to the satisfaction of the Council. Where a lot has frontage to two streets the Council may vary the landscaping requirement only where the setback is reduced in which case the whole of the setback so reduced shall be landscaped to the satisfaction of the Council.

The development of uses permitted in the zone shall be subject to the following requirements—

- a. Screening of work and service areas shall be subject to the development application and the discretion of the Council.
- b. All unloading and loading of materials, parking and the operation of all business associated with any industry shall take place within the boundaries of the site;
- c. Minimum fencing standard shall be to the specification and satisfaction of Council.

- d. Minimum building setback from any street shall be 7.5m and the Council may allow a 50% reduction for secondary streets.
- e. The Council may permit the construction and occupation of a Caretakers Dwelling on a Light Industrial zoned lot providing that any occupant is directly related to the business or industrial activity carried out on the lot.
2. Insert the following as Clause 5.12—
- “ 5.12 Outline Development Plan**
- 5.12.1 The local government may prepare or may require the preparation of an Outline Development Plan prior to considering any subdivision or development proposal in any zone.
- 5.12.2 Notwithstanding the requirements of this Scheme, all development is to comply with the requirements of any endorsed development plan/s.
- 5.12.3 Any departure or alterations to development plans may, subject to the approval of the Commission, be permitted if the local government considers that the proposed departure or alteration will not prejudice the progressive subdivision and development of the area.
- 5.12.4 A proposed development plan may, to the extent that it does not conflict with the Scheme, impose a classification on the land included in it by reference to reserves, zones or the Residential Design Codes, and where the proposed development plan becomes a development plan, the local government is to have due regard to such reserves, zones or Residential Design Codes when recommending subdivision or approving development of land. In the absence of an endorsed development plan the symbols in the Zoning Table will apply.
- 5.12.5 Advertising of Outline Development Plans
- The local government may within 30 days of receiving the development plan require that it be advertised in accordance with clause 6.3.
- 5.12.6 Adoption of Outline Development Plans
- Following adoption of the development plan, with or without modifications, the local government shall request the Commission to endorse the development plan as the basis for approval of subdivision applications within areas covered by the plan.
- 5.12.7 Right of Review
- The proponent of a development plan required by this Scheme may make application for review under Part 14 of the Planning and Development Act 2005—
- (a) The failure of the local government to make a determination on the content and requirement of a development plan (or an amendment to a development plan) within 120 days of receiving a request for direction;
- (b) A decision by the local government not to endorse a development plan (or an amendment to a development plan);
- (c) Conditions of approval of the development plan or an amendment to a development plan).”
- 3 Rezoning Lot 162 Danubin Road, Wongan Hills from ‘Industrial’ zone to ‘Light Industrial’, ‘Special Use—Composite’ and ‘Residential’ zones with an R2.5 and R5 Residential Density Codes as more clearly shown on the Scheme Amendment Map.
4. Amending Schedule No 3—Special Use Zone, by inserting a new Special Use as follows—

“ SCHEDULE 3—SPECIAL USE SCHEDULE

No.	Land Particulars	Permitted Uses	Development Standards/Conditions
5	Portion of Lot 162 Danubin Street, Wongan Hills.	Composite development comprising uses permissible in the Light Industrial Zone and a single dwelling.	<ol style="list-style-type: none"> 1. Prior to any subdivision or development, an outline development plan is to be prepared in accordance with provision 5.12—Outline Development Plan. 2. The development requirements of the light industrial use to be in accordance with provision 4.12—Light Industrial of the Scheme. 3. For lots fronting onto a road that also has Residential zoned land fronting onto the same road— <ol style="list-style-type: none"> a. The first 20 metres is to be set aside exclusively for residential purposes, with no light industrial buildings to be developed in this area. b. No light industrial use is to be developed, established or

No.	Land Particulars	Permitted Uses	Development Standards/Conditions
			<p>continued unless a residential use is erected first or concurrently and forms an integral part of the development.</p> <p>4. A dwelling may only be occupied by the owner, manager, lessee or employee (and immediate family thereof) of the lawfully established or approved light industrial use on that lot.</p> <p>5. Only one (1) residential dwelling to be permitted and established on each lot within the composite area.</p> <p>6. Any residential development shall accord with the Western Australian Planning Commission <i>Statement of Planning Policy (SPP) 3.1—Residential Design Codes</i>, and other applicable provisions of the Scheme. Where conflict exists between the SPP and the provisions of this Special Use zone, the latter will prevail.</p> <p>7. The required boundary setback in respect of residential development is to be in accordance with the R5 density code of the Residential Design Codes of WA.</p> <p>8. The dwelling is to be sited, fenced and landscaped to minimise any potential impact from the adjoining light industrial uses.</p> <p>9. The dwelling is to incorporate noise abatement measures, to the satisfaction of the Council, to ensure that appropriate indoor noise levels for residential development are achieved.</p> <p>10. No administrative and other associated functions of the approved light industrial use are to be carried out within the associated dwelling, unless approval for a Home Occupation has first been granted by Council.</p> <p>11. No further subdivision, except for amalgamation, will be supported by Council.</p>

5. Reclassifying portion of Lot 27 Ninghan Road, Wongan Hills, from 'Industrial' to 'Public Open Space' as more clearly shown on the Scheme Amendment Map.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Murray

Town Planning Scheme No.4—Amendment No. 196

Ref: 853/6/16/7 Pt 196

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 Murray local planning scheme amendment on 25 September 2007 for the purpose of—

1. Rezoning portion of Lot 27 Nambeelup Road, Nambeelup, from 'Rural' to 'Special Use—Kennels', as more clearly shown on the Scheme Amendment Map.
2. Amending 'Schedule 5—Special Use Zone' for 'Lot 25 Lakes Road, Nambeelup' by—
 - (a) inserting the words 'and portion of Lot 27 Nambeelup Road' after the word 'Road' in column A;
 - (b) submitting the words 'September 2002' of Special Provision No 5 of Column B with the words 'October 2004'; and

(c) Adding new dot point to Special Provision 18 as follows—

- On portion of original Lot 27, the lot shall not be permitted to exceed 35 adult dogs and up to 35 puppies less than 6 months old unless permitted by the Council.

N. H. NANCARROW, Shire President.
D. UNSWORTH, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME

Notice of Resolution—Clause 27

City of Swan

Lot 6 Chittering Road, Lots 3 & 12 Burley Road and Lots 359, 360, 4 & 13 Hurd Road, Bullsbrook
Amendment 1149/27

File No.: 812-2-21-18

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission resolved on 11 September 2007 to transfer land from the urban deferred zone to the urban zone, as shown on plan number 4.1535.

This amendment is effective from the date of publication of this notice in the *Government Gazette*.

The plan may be viewed at the offices of—

- Western Australian Planning Commission, Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the City of Swan

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

PI405*

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME

Notice of Resolution—Clause 27

Shire of Serpentine-Jarrahdale

Mundijong and Whitby (Various Lots)

Amendment 1148/27

File No.: 812-2-29-4

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission resolved on 11 September 2007 to transfer land from the urban deferred zone to the urban zone, as shown on plan number 3.2100.

This amendment is effective from the date of publication of this notice in the *Government Gazette*.

The plan may be viewed at the offices of—

- Western Australian Planning Commission, Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the Shire of Serpentine-Jarrahdale

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

PI406*

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME AMENDMENT 1099/33

South West Districts Omnibus (No. 6)

Outcome of Amendment

It is hereby notified for public information that the South West Districts Omnibus (No. 6) amendment to the Metropolitan Region Scheme has been submitted before both Houses of Parliament in accordance with the provisions of section 41 of the *Planning and Development Act 2005*.

This amendment, as depicted on Western Australian Planning Commission plan numbers 1.5491/1, 1.5492/1, is effective in the Metropolitan Region Scheme on and from 19 September 2007.

By virtue of section 126(1) of the Planning and Development Act 2005, the Town of Kwinana Local Planning Scheme is amended to give effect to the reservation included in Proposal 3 of MRS Amendment 1099/33.

During the amendment process, the City of Rockingham requested, pursuant to section 126(3) of the *Planning and Development Act 2005*, that the WAPC amend its Town Planning Scheme No. 2 for land included in proposal 4. This request was agreed to by the WAPC. Accordingly the City of Rockingham Town Planning Scheme No. 2 is amended by—

- 1 transferring Lots 7, 8, 136, 930, 931, 5040, 9006, 9008 and 9012 and portions of Lots 5, 6, 9000 and 979 Baldivis Road, Baldivis from the Rural zone to the Development zone;
- 2 extending Development Area 25 in Plan 1 to include all the land transferred to the Development zone; and
- 3 amending Schedule 9 accordingly.

MOSHE GILOVITZ, Secretary,
Western Australian Planning Commission.

PI407*

PLANNING AND DEVELOPMENT ACT 2005

NINGALOO COAST REGIONAL INTERIM DEVELOPMENT ORDER 2007

Notice of Delegation to Ningaloo Sustainable Development Committee and Director,
Ningaloo Sustainable Development Office

File: 801/1/1/51 p8

The Western Australian Planning Commission (the 'the WAPC'), by resolution made 25 September 2007 and acting pursuant to the provisions of section 16 of the *Planning and Development Act 2005* ('the Act'), does hereby delegate its functions under the Ningaloo Coast Regional Interim Development Order 2007 as set out in this notice.

1. FUNCTIONS DELEGATED TO THE NINGALOO SUSTAINABLE DEVELOPMENT COMMITTEE

All functions of the Commission under the Ningaloo Coast Regional Interim Development Order 2007.

2. FUNCTIONS DELEGATED TO THE DIRECTOR, NINGALOO SUSTAINABLE DEVELOPMENT OFFICE

2.1 Clause 6. Development by a public authority or local government

Power to—

- advise public authorities and local governments pursuant to subclause (2);
- require modification to the development pursuant to subclause (3); and
- submit the matter to the Minister for determination by the Governor under section 27(2) of the Act pursuant to subclause (4).

2.2 Clause 11. Advertising of applications

Power to—

- determine that planning approval should not be granted before notice of the application is given;
- give notice, or require the applicant to give notice, of the application in one or more of the ways set out in clause 11; and
- determine which nearby owners and occupiers are likely to be affected by the proposed development.

2.3 Clause 12. Determination by Commission etc.

Power to—

- determine applications for planning approval provided any such determination is in accordance with the published policies of the Commission; and
- exercise any of the related powers of the Commission conferred by.
 - clause 15. Determination of applications;
 - clause 16. Form and date of determination;
 - clause 18. Temporary planning approval;
 - clause 19. Scope of planning approval; and
 - clause 20. Approval subject to later approval of details.

2.4 Clause 13. Consultation with other authorities

Power to consult on a proposed development with any public authority considered appropriate.

2.5 Ancillary functions

In respect of appeals lodged against determinations of the Commission under the Ningaloo Coast Regional Interim Development Order 2007, power to defend and otherwise deal with appeals lodged with the Town Planning Appeal Tribunal.

Mr JEREMY DAWKINS, Chairman.
Cr CORINNE MacRAE, Member.

The Common Seal of the Western Australian Planning Commission was hereon to affixed in the presence of—

Mr JEREMY DAWKINS, Chairman.
Cr CORINNE MacRAE, Member.

Date: 9 October 2007.

PI408*

PLANNING AND DEVELOPMENT ACT 2005
INSTRUMENT OF DELEGATION TO LOCAL GOVERNMENT

File: 808-10-7-4

The Western Australian Planning Commission (‘the WAPC’) by resolution made 25 September 2007 and acting pursuant to the provisions of section 16 of the Planning and Development Act 2005 (‘the Act’) does hereby—

Delegate to the Shires of Carnarvon and Exmouth its functions under the Ningaloo Coast Regional Interim Development Order 2007 as set out in Part 3- Applications for Planning Approval and Part 4- Procedure for dealing with Applications in respect of land defined in Schedule 1 except—

- (i) where the Commission, by notice in writing in each case, advises the local government that it is of the opinion that an application should be determined by the Commission on the grounds that the proposal is of State or regional importance or is in the public interest; and
- (ii) where the local government is of the opinion that an application should be determined by the Commission on the grounds that the proposal is of State or regional importance or is in the public interest.

In accordance with section 16(4) of the Act, a reference in this instrument to a function or a power of the WAPC includes and extends to, without limitation or restriction, any of the powers, privileges, authorities, discretions, duties and responsibilities vested in or conferred upon the WAPC by the Act or any other written law as the case requires.

SCHEDULE 1—APPLICATION OF DELEGATION

1.1 This delegation to local government applies to the land defined in—

- (i) Map 1. Area of Delegation (Carnarvon); and
- (ii) Map 2. Area of Delegation (Exmouth).

The Common Seal of the Western Australian Planning Commission was hereon to affixed in the presence of—

Mr JEREMY DAWKINS, Chairman.
Cr CORINNE MacRAE, Member.

SCHEDULE 1—APPLICATION OF DELEGATION

1.1 This delegation to local government applies to the land defined in—

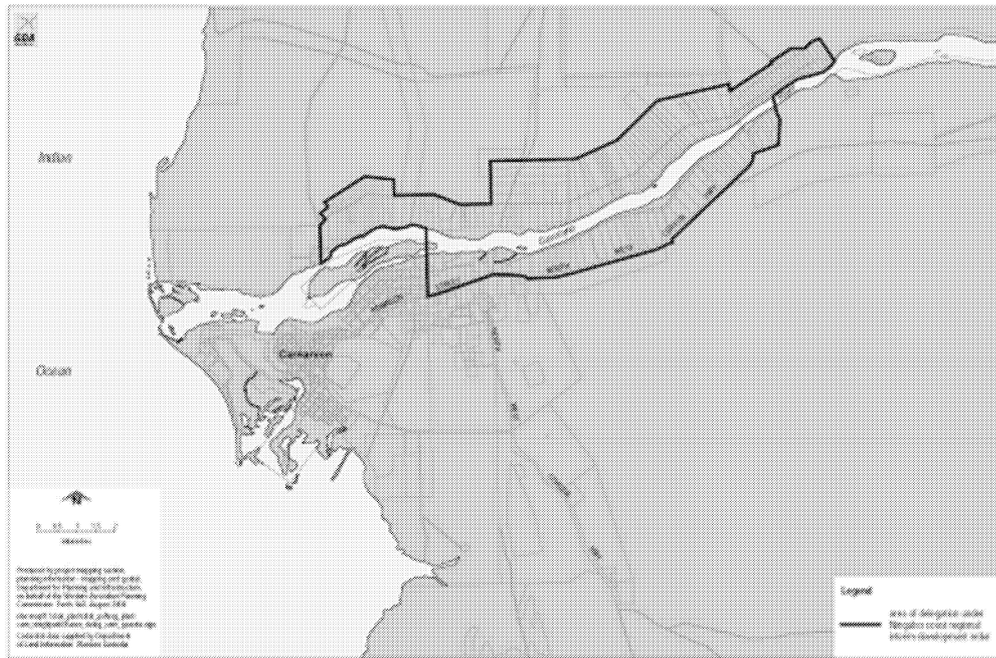
- (i) Map 1. Area of Delegation (Carnarvon); and
- (ii) Map 2. Area of Delegation (Exmouth).

The Common Seal of the Western Australian Planning Commission was hereon to affixed in the presence of—

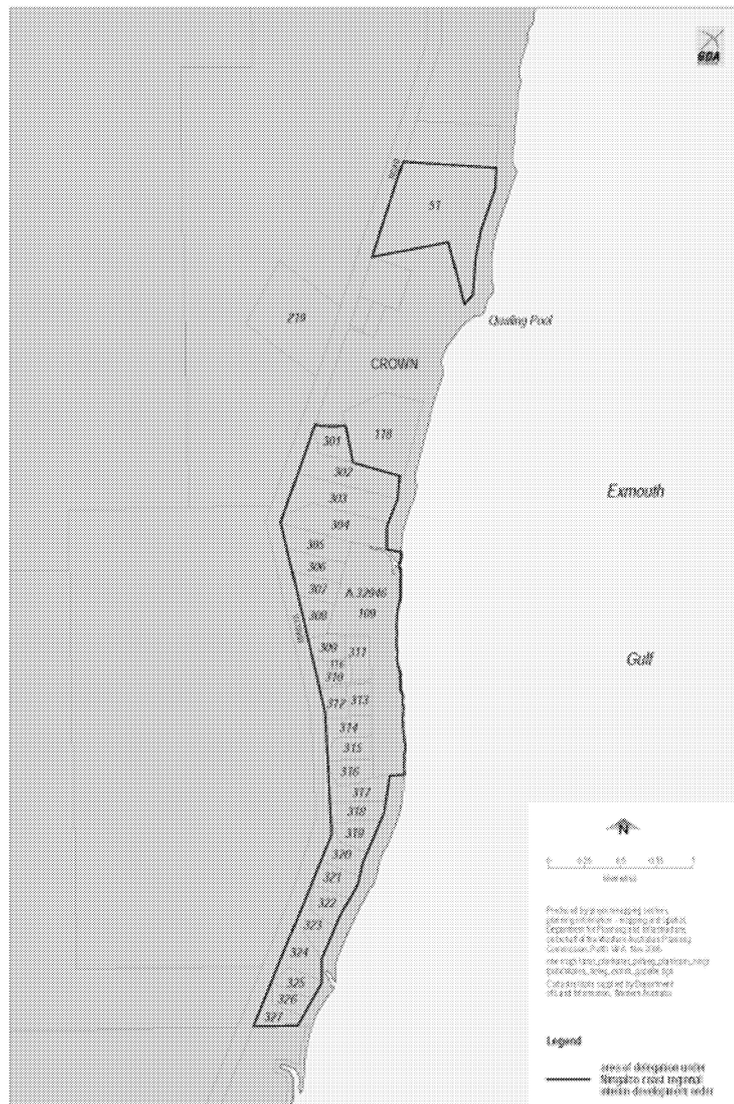
Mr JEREMY DAWKINS, Chairman.
Cr CORINNE MacRAE, Member.

Date: 9 October 2007.

SCHEDULE 1—APPLICATION OF DELEGATION



Map 1—Area of delegation (Carnarvon)



Map 2—Area of delegation (Exmouth)

POLICE

PO501

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the *Police Act 1892*, unclaimed and stolen property will be sold by public auction at Lot 1513 Lambert Road, Karratha, at 10.00am on Wednesday 31st October 2007.

Auction to be conducted by Ross's Auctions, Licensed Auctioneer.

K. O'CALLAGHAN, Commissioner of Police.

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			
12078	Oceanpoint Enterprises Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Mosman Park and known as Anna's Café.	6/11/2007
12083	Food with Thought Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Fremantle and known as Outback Jacks-Fremantle.	11/11/2007
12087	Profit Management Group Pty Ltd	Application for the grant of a Small Bar licence in respect of premises situated in Leederville and known as Bar Rosso Wines	11/11/2007
12092	Smart Beverages Pty Ltd	Application for the grant of a Wholesaler's licence in respect of premises situated in Welshpool and known as Daiquiri Group Western Australia Distribution	19/10/2007
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
31091	Australian Leisure and Hospitality Group Limited	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Cannington and known as the Foundry Pub Grill.	25/10/2007
APPLICATIONS FOR EXTENDED TRADING PERMITS—LIQUOR WITHOUT A MEAL			
31098	KTM Enterprises Pty Ltd	Application for the grant of an extended trading permit—liquor without a meal, in respect of premises situated in Albany and known as Banksia Gardens Resort.	29/10/2007
APPLICATIONS TO ADD, VARY OR CANCEL A CONDITION OF LICENCE			
275684	Hamsted Pty Ltd	Application to add, vary or cancel a condition of the Special Facility licence in respect of premises situated in Wannanup and known as Port Bouvard Golf and Country Club.	28/10/2007

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

Dated: 10 October 2007.

B. A. SARGEANT, Director of Liquor Licensing.

TRANSPORT

TR401*

GOVERNMENT RAILWAYS ACT 1904
RAILWAY (JANDAKOT TO PERTH) ACT 2002
NORTHERN SUBURBS RAILWAY EXTENSION

It is hereby notified for general information that pursuant to the *Government Railways Act 1904* and the *Railway (Jandakot to Perth) Act 2002* the extension of the Northern Suburbs Railway to Esplanade Station (including the crossovers immediately south of the Esplanade Station) is declared open for traffic.

The Northern Suburbs Railway extension to Esplanade Station has been constructed under the authority of the *Railway (Jandakot to Perth) Act 2002*, the *Perth Urban Rail Development Supplementary Master Plan 2002* and the *Public Transport Authority's Railway Safety Management System*.

Dated this 14th day of October 2007.

REECE WALDOCK, Chief Executive Officer.

WATER/SEWERAGE

WA401*

WATER AGENCIES (POWERS) ACT 1984
WATER SUPPLY IMPROVEMENTS
Shire of Menzies

Proposal to Construct New Bore Headworks and New Water Pipeline

To increase the water supply to the town of Menzies, the Water Corporation proposes to construct the following works—

Headworks and connections for one new bore, 2/99. The bore was drilled and cased in 1999. The current works consist of installation of a submersible borehole pump and associated riser column, pipework and valving at the top of the bore, switchboard and radio telemetry equipment at the bore site. The bore headworks will be contained within a compound, approximately 15m x 12m, fenced with approximately 55m of standard Water Corporation fence without razor wire. The compound will be cleared and levelled.

Collector pipeline connecting the new bore to the existing borefield collector pipeline. The pipeline will consist of approximately 630m of DN110 MDPE pipe which will be constructed below ground.

The new bore is in the same vicinity as the Water Corporation's existing borefield, as shown on the plan.

Construction of the pipelines and electrical supply will be by open trench excavation which will be backfilled and restored.

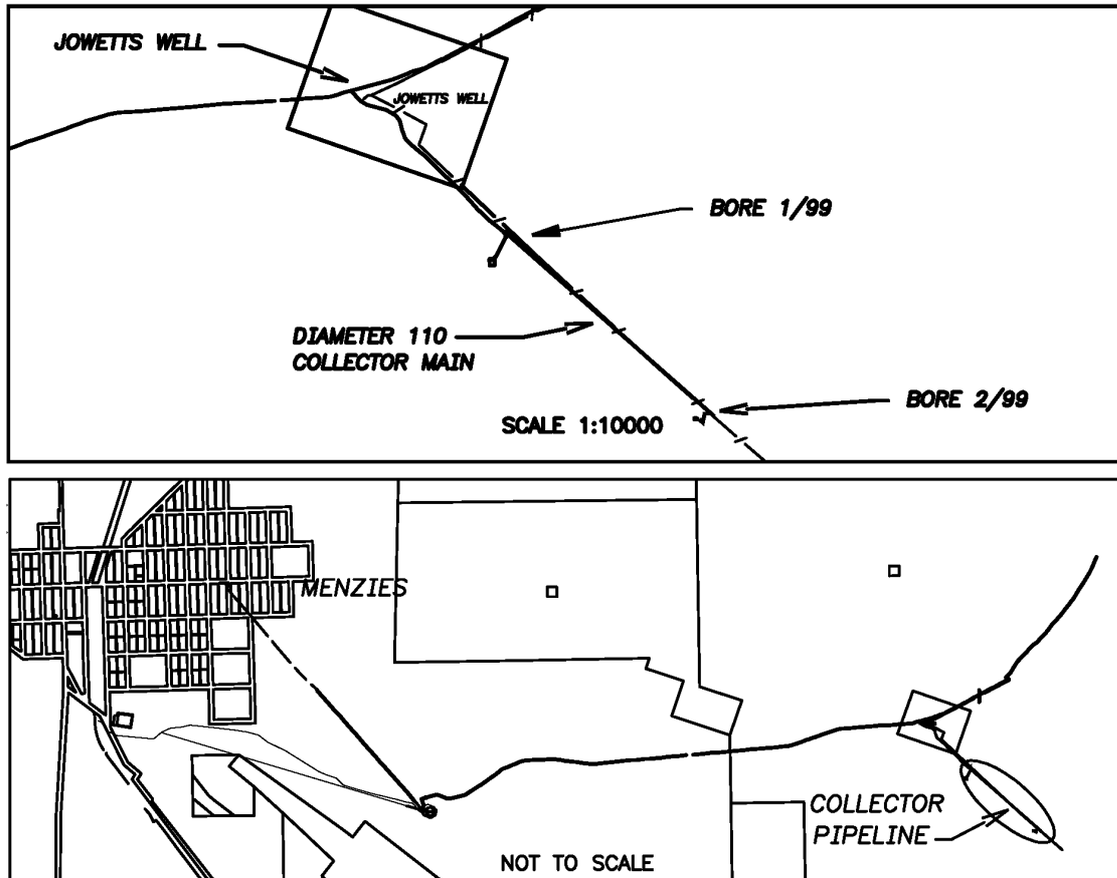
Works are expected to commence in December 2007 and will continue for a duration of approximately 3 months.

A copy of this notice of proposal referred to as CH81-0-1A is available for viewing during office hours at the following Water Corporation offices—

- John Tonkin Centre, 629 Newcastle Street, Leederville, WA 6007
- Goldfields Region Kalgoorlie Office, Cnr Throssell & Hannan Street, Kalgoorlie WA 6430

Further information can be obtained by contacting the Project Manager, Mr Ray Thompson at the Water Corporation, telephone (08) 9420 2885.

Objections to the proposed works will be considered if lodged in writing, addressed to the Project Manager, Mr Ray Thompson, PO Box 100 Leederville, WA 6902, before the close of business on the 9 November 2007.



DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Peter Nigel King, late of 1 Clayton Street, East Fremantle, Western Australia.

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 22 March 2006, are required by the personal representative, Andrew Nigel King of 5 Winifred Street, Mosman Park to send particulars of their claims to him by the 11th day of November 2007, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Terry Charles Allen, late of 749 Lower Denmark Road, Cuthbert, Western Australia.

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 8 June 2007, are required by the trustee of the late Terry Charles Allen of c/- Haynes Robinson Solicitors of PO Box 485, Albany, Western Australia to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 8th day of October 2007.

HAYNES ROBINSON.

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

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees WA Ltd, Level 12, 123 Pitt Street, Sydney NSW, to send particulars of such claims to the Company by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

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

Estate late Beryl Queenie Davey

Late of 33c Third Street, Bicton, Home Duties

Died: 25/8/2007

Estate late Archibald Terence Dias

Late of Embleton Care Facility, 46 Broun Avenue, Embleton, Retired Clerical Officer

Died: 10/8/2007

Estate late Robert Downs

Late of 5 Tanson Road, Parmelia, Retired Steel Worker

Died: 31/7/2007

Estate late Ingeborg Lepp

Late of Kimberley Aged Care, 78 Kimberley Street, West Leederville, Widow

Died: 19/9/2007

Estate late Adriana Cornelia White

Late of Craiglea Park, 38 Alday Street, St James, Retired Housewife

Died: 30/7/2007

STEPHEN JOHN MAXWELL, Senior Estate Manager.

Direct Phone: (02) 9229 3419

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

Alexander, Milica, late of 9 Cardew Street, Melville, died 7.09.2007 (DE19680060EM110)

Banyard, Dianne Elizabeth, late of 1, 7-9 Cullen Street, Shenton Park, died 14.06.2007 (DE33058133EM27)

Christie, Roy McGregor, late of 1 Hesperia Avenue, City Beach, died 29.08.2007 (DE19480730EM213)

Cross, Doris Selina, late of Kingsley Lodge, 190 Twickenham Drive, Benley, died 8.09.2007 (DE19930387EM13)

Debnar, Inge Marie, late of Flora McDonald Lodge, 206 Sir Donald Bradman Drive, Cowandilla, died 17.04.2007 (DE30327058EM17)

Flood, Kathleen Mary, late of Mercy Aged Care, 18 Barrett Street, Wembley, died 18.08.2007 (DE19764500EM 313)

Franklin, Lydia Maud, late of C/- Hamersley Aged Care Facility, 441 Rokeby Road, Subiaco, died 23.08.2007 (DE19801496EM38)

Gallagher, John Daniel, late of 10 Greygum Crescent, Quinns Rocks, died 2.09.2007 (DE33056050EM110)

Gilbert, Mary Samuel, late of 41 Anne Avenue, Walliston, died 3.05.2007 (DE19732352EM26)

Gould, John Frederick Charles, late of 6/7 Prince Regent Drive, Busselton, died 28.08.2007 (DE19950015EM17)

Hansen, Ellen Gwendoline, late of 30 Bedford Street, Cunderin, died 8.08.2007 (DE19751495EM23)

Heger, Eva, late of 102 Allenswood Road, Greenwood, died 22.08.2007 (DE19760281EM35)

Jackson, Joan Eileen, late of Rsl Aged Care, 51 Alexander Drive, Menora, died 19.09.2007 (DE19910305EM12)

Laskowski, Stanislaw, late of Brightwater, Birrale Care Facility, 155 Odin Road, Innaloo, died 31.03.2007 (DE33038770EM15)

Lyon, Dorothy Agnes, late 367 Bussell Highway, Busselton, died 26.07.2007 (DE19742785EM110)

May, Hilda Mollie, late of Unit 5, 267 Main Street, Osborne Park, died 11.09.2007 (DE19570414EM22)

McQuade, Sarah Ann, late of City of Bayswater Hostel, 17/21 Embleton Avenue, Embleton, died 23.09.2007 (DE19661242EM27)

Miller, Mary Constance, late of Coolibah Nursing Home Third Avenue Mandurah, died 7.09.2007 (DE19690913EM35)

Mintern, Minnie, late of 200 Forrest Circle, South Hedland, died 10.08.2007 (DE30310921EM26)

Russell, Nora Gladys, late of Armadale Nursing Home, Angelo Street, Armadale, died 21.10.2006 (DE19992997EM37)

Stonham, Gweneth, late of 395 Crawford Road, Dianella, died 2.09.2007 (DE19671658EM32)

Troode, Thomas Graham Pomeroy, late of Kimberley Nursing Home, 87 Kimberley Street, Leederville, died 20.09.2007 (DE33060312EM17)

Yates, Thelma Joy, late of Brightwater Lodge, 155 Odin Road, Inaloo, died 23.05.2007 (DE30300246EM37)

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

STATE LAW PUBLISHER SUBSCRIPTION RATES FOR 2008

All subscriptions are for the period from 1 January to 31 December 2008. Subject to certain limitations, refunds may be allowed if a subscription is cancelled during the year. The prices quoted include GST where applicable and postage by surface mail unless stated otherwise.

GOVERNMENT GAZETTE

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

Special *Government Gazettes* are published periodically on any day.

All Gazettes	\$
Within WA	918.50
Interstate	935.00

Bound Volumes of full year 1,138.50

INDUSTRIAL GAZETTE

Industrial Gazette is published monthly.

	\$
Within WA	441.00
Interstate	525.00

HANSARD

Hansard is printed and distributed weekly during parliamentary sessions.

	\$
Within WA	871.20
Interstate	1,064.80

Bound Volumes of Hansard

Within WA	859.10
Interstate	872.30

STATUTES

Bound Statutes

Bound volumes are posted during March of the following year.

	\$
Within WA.....	310.20
Interstate	345.40
Overseas	402.00
Half Calf Bound Statutes	856.90

Loose Statutes

Statutes are posted weekly as they become available.

	\$
Within WA.....	334.40
Interstate	345.40

Sessional Bills

Bills are posted weekly as they become available.

	\$
Within WA	459.80
Interstate	481.80

DID YOU KNOW ??

Hard copies of consolidated Acts and Regulations,
(as seen on our website at www.slp.wa.gov.au),
can be purchased from State Law Publisher.

Why pay for paper, ink or toner and
wear out your printer when we can produce
your documents for you.

Call us now on (08) 9321 7688 for a price.

FREE!!* E-MAIL NOTIFICATION SERVICE *FREE!!

State Law Publisher now offers a free email notification service for clients.

The “Information Bulletin” is published each Friday afternoon and contains up-to-date information regarding—

- new Acts of Parliament including proclamations;
- new Regulations
- progress of Parliamentary Bills;
- new subsidiary legislation gazetted;
- repealed legislation;
- reprinted legislation;
- titles of *Government Gazettes* published during the week; and
- miscellaneous items of interest.

All previous bulletins are also accessible from our website.

To subscribe, clients need to visit our home page and select “subscribe” under the heading Information Bulletin and follow the prompts.

Website Address: www.slp.wa.gov.au to subscribe.

Order your Bound Volumes of Government Gazette 2008

An attractively presented set of 4 Bound Volumes
of Government Gazette

For Government Departments and private firms who require bound copies of Government Gazettes, the State Law Publisher offers a subscription covering 4 Quarterly Volumes at a cost of \$1,138.50.

The Gazettes will be bound in black cloth with gold foil lettering on the spine and personalised by the addition of the client's name in gold lettering on the front cover.

PLEASE NOTE

On the rare occasion where extra gazettes are published in one quarter, a fifth volume may be required. In this instance the extra cost involved will be borne by the State Law Publisher and not passed on to clients.

For further information please contact:

State Law Publisher

Telephone: 9321 7688