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

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— PART 1 —

PROCLAMATIONS

AA101*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) AMENDMENT ACT 2007

No. 11 of 2007
PROCLAMATION

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

[L.S.]

I, the Governor, acting under the *Local Government (Miscellaneous Provisions) Amendment Act 2007* section 2 and with the advice and consent of the Executive Council, fix 1 July 2008 as the day on which sections 5 to 14 of that Act, come into operation.

Given under my hand and the Public Seal of the State on 20 May 2008.

By Command of the Governor,

M. ROBERTS, Minister for Housing and Works.

Note: Under the *Interpretation Act 1984* section 25(3), the *Building Amendment Regulations (No. 3) 2008* and the *Local Government (Building Surveyors) Regulations 2008* take effect on the day on which the *Local Government (Miscellaneous Provisions) Amendment Act 2007* section 5 commences in accordance with this proclamation.

HOUSING AND WORKS

HW301*

Local Government (Miscellaneous Provisions) Act 1960

Building Amendment Regulations (No. 3) 2008

Made by the Governor in Executive Council under section 433A of the Act and the *Local Government Act 1995* section 9.60.

1. Citation

These regulations are the *Building Amendment Regulations (No. 3) 2008*.

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 on which the *Local Government (Miscellaneous Provisions) Amendment Act 2007* section 5 comes into operation.

3. The regulations amended

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

4. Part 4 heading amended

The heading to Part 4 is amended by inserting after “Building applications” —

“

and applications for building approval certificates

”.

5. Regulation 11 amended

Regulation 11(6) is amended by inserting after “other manner as the” —

“ building surveyor of the ”.

6. Regulation 11A inserted

After regulation 11 the following regulation is inserted —

“

11A. Application for building approval certificate

- (1) An application to a local government for a building approval certificate in relation to unauthorised building work shall be made in the form of Form 8.
- (2) An application for a building approval certificate in relation to unauthorised building work shall be accompanied by —
 - (a) 2 complete sets of drawings (to scale not less than 1:100) showing the following —
 - (i) a plan of every storey;
 - (ii) at least 2 elevations of external fronts;
 - (iii) one or more sections, transverse or longitudinal;
 - (iv) the heights of each storey;
 - (v) depth of foundations;
 - (vi) underpinnings;

- (vii) levels of ground;
 - (viii) construction of the walls, floors and roofs;
 - (ix) any other information that the local government may require, all clearly figured and dimensioned;
- and
- (b) a block and drainage plan (to a scale not less than 1:500) showing the following —
 - (i) street names, lot number and title reference to the site with the north point clearly marked;
 - (ii) the size and shape of the site;
 - (iii) the dimensioned position of the unauthorised building work and of any other buildings on the site;
 - (iv) the relative levels of the site with respect to the street or way adjoining;
 - (v) the position and size of any existing sewers and existing stormwater drains;
 - (vi) the position of street trees, if any, between the site and the roadway;
- and
- (c) a description of the unauthorised building work including the materials used in the work and such information as is necessary to show that the unauthorised building work substantially conforms with the requirements of the Act; and
 - (d) any further details required by the local government to show that the unauthorised building work substantially conforms with the requirements of the Act; and
 - (e) the value or the estimated current value (calculated in the manner set out in regulation 24A(2)) of the unauthorised building work.
- (3) An owner of a building making an application for a building approval certificate shall deposit with the Fire and Emergency Services Authority of Western Australia a description of the unauthorised building work, including the materials used in the work, of sufficient detail to enable the Authority to assess compliance of the work with the Fire Requirements of the Building Code of Australia.
- (4) Subregulation (3) does not apply in respect of a building of class 1 or 10 according to the Building Code.

- (5) The unauthorised building work shall be clearly delineated on the drawings by colouring or other suitable means.
- (6) The drawings referred to in subregulation (2) shall be legible and durable and shall be not less in size than sheet A4.
- (7) Without limiting subregulation (2)(a)(vii), if any alteration has been carried out to the conformation of the ground on the site, the local government may require the drawings referred to in that paragraph to show all levels, both new and old, clearly marked or indicated by contour lines or in such other manner as the local government may direct.
- (8) If a local government refuses to issue a building approval certificate, the local government shall give the applicant for the certificate notice in writing of —
 - (a) the refusal; and
 - (b) the reasons for the refusal; and
 - (c) the applicant's rights under section 374AAD(1) of the Act to apply to the State Administrative Tribunal for a review of the refusal.
- (9) A building approval certificate issued under section 374AA(4) of the Act shall be in the form of Form 9.
- (10) If a local government issues a certificate subject to conditions specified in it, the local government shall give the applicant for the certificate notice in writing of —
 - (a) the reasons for issuing the certificate subject to conditions; and
 - (b) the applicant's rights under section 374AAD(1) of the Act to apply to the State Administrative Tribunal for a review of those conditions.

”.

7. Regulation 14 amended

Regulation 14(2)(b) is deleted and the following paragraph is inserted instead —

“

- (b) a person acting pursuant to a delegation under section 374AAB(1) of the Act,

”.

8. Regulation 15 amended

Regulation 15(1) is amended as follows:

- (a) by deleting “or the building surveyor, as the case may be,”;
- (b) by deleting “or building surveyor may at its or his or her” and inserting instead —
“ may at its ”.

9. Regulation 16 amended

Regulation 16(1) is amended by inserting after “as approved by” —

“ the building surveyor of the ”.

10. Regulation 20 amended

After regulation 20(1) the following subregulation is inserted —

“

- (1a) Where approval has not been given for the erection of a building and a building approval certificate is issued in relation to the unauthorised building work, subregulation (1) applies as if the local government had approved the erection of the building.

”.

11. Regulation 21 amended

- (1) Regulation 21 is amended by inserting before “Where” the subregulation designation “(1)”.
- (2) At the end of regulation 21 the following subregulation is inserted —

“

- (2) Where —
 - (a) a certificate of classification has been issued for a portion of an uncompleted building; and
 - (b) a building approval certificate is issued in relation to unauthorised building work on the building; and
 - (c) the local government approves the occupation of a further portion of the building,

it shall —

- (d) revoke that certificate; and
- (e) issue a further certificate of classification in accordance with regulation 20 covering all portions of the building for which approval to occupy has been given by the local government.

”.

12. Regulation 24 amended

- (1) After regulation 24(2) and before the Table to the regulation the following subregulations are inserted —

“

- (3) For the purposes of subregulation (2)(a), if the contract price includes the value of plant or equipment to be housed in, on or around the proposed building and that plant or equipment is not for the purpose of providing services to or maintaining the building, the estimated value of the construction work does not include the value of the plant or equipment.
- (4) For the purposes of subregulation (2)(b), the estimated value of the construction work does not include the value of plant or equipment to be housed in, on or around the proposed building if the plant or equipment is not for the purpose of providing services to or maintaining the building.

”.

- (2) The Table to regulation 24 is amended by deleting “\$40.” in both places where it occurs and inserting instead —

“ \$85. ”.

13. Regulation 24A inserted

After regulation 24 the following regulation is inserted in Part 6 —

“

24A. Scale of fees: application for building approval certificate for unauthorised building work

- (1) The scale of fees set out in the Table to this regulation shall be chargeable by and received by a local government in relation to an application for a building approval certificate.
- (2) For the purposes of the Table to this regulation the estimated current value of the unauthorised building work shall be the sum of the current value of all goods (including manufactured goods) forming part of the construction work, labour, services necessary, fees payable, overheads to be met and profit margin.
- (3) In subregulation (2) the estimated current value of the unauthorised building work does not include the value of plant or equipment housed in, on or around the building if the plant or equipment is not for the purpose of providing services to or maintaining the building.

Scale of fees

Description	Fee
For the issue of a building approval certificate in relation to a building of Class 1 or 10.	0.7% of 10/11 of the estimated current value of the unauthorised building work as determined by the local government, but not less than \$170.
For the issue of a building approval certificate in relation to a building other than a building of Class 1 or 10.	0.4% of 10/11 of the estimated current value of the unauthorised building work as determined by the local government, but not less than \$170.

14. Various references to building surveyor amended

- (1) Each provision listed in the Table to this subregulation is amended by inserting after “building surveyor” —

“ of the local government ”.

Table

r. 10(2)	r. 26(1)
r. 11(1)	r. 27(2)
r. 12(1)	r. 28
r. 13(1)(b)	r. 29(1)
r. 14(1)	r. 31(1)(c), (d) and (l)
r. 18(1) and (3)	

- (2) Each provision listed in the Table to this subregulation is amended by deleting “building surveyor” and inserting instead —

“ local government ”.

Table

r. 8(2) and (3)	r. 17 (twice)
r. 11(1)(e)	

15. Schedule 1 amended

- (1) Schedule 1 Form 4 is amended as follows:

- (a) after “Building surveyor” by inserting —

“ of the local government ”;

- (b) in the note by inserting after “building surveyor” —

“ of the local government ”;

- (c) by deleting “section 374” and inserting instead —

“ section 374AAD ”.

- (2) Schedule 1 Form 5 is amended as follows:
- (a) after “Building surveyor” by inserting —
“ of the local government ”;
- (b) in the note by inserting after “building surveyor” —
“ of the local government ”.
- (3) Schedule 1 Form 6 is amended as follows:
- (a) after “Building surveyor” by inserting —
“ of the local government ”;
- (b) in the conditions by inserting after “building surveyor”
in each place where it occurs —
“ of the local government ”.
- (4) Schedule 1 Form 7 is amended after “Building surveyor” by
inserting —
“ of the local government ”.
- (5) After Schedule 1 Form 7 the following forms are inserted —

“

Form 8. Application for building approval certificate

Local Government (Miscellaneous Provisions) Act 1960, s. 374AA
Building Regulations 1989, r. 11A

BUILDING APPROVAL CERTIFICATE APPLICATION

Property where building is built	Street	No.:	Street name:	
	Address	Suburb:	Postcode:	
	Lot/Location No.:			
Applicant (must be owner of building)	Name:			
	Address:			
	Postal address:			
	Phone (H):	(W):	(Mob):	
	Fax:	Email:		
	Signature:			Date:

Details of building (tick box or boxes)	Type of building constructed:
	<input type="checkbox"/> Single dwelling <input type="checkbox"/> Patio <input type="checkbox"/> Swimming pool <input type="checkbox"/> Warehouse <input type="checkbox"/> Grouped dwelling <input type="checkbox"/> Outbuilding <input type="checkbox"/> Retaining wall <input type="checkbox"/> Office <input type="checkbox"/> Pergola <input type="checkbox"/> Factory <input type="checkbox"/> Shop <input type="checkbox"/> Other (specify):
	Floor area of the building in m ² (including the width of all walls):
	Estimated current value of unauthorised building work (including GST): \$

Form 9. Building approval certificate

*Local Government (Miscellaneous Provisions) Act 1960,
s. 374AA(4)(a)
Building Regulations 1989, r. 11A(9)*

Certificate no.:

BUILDING APPROVAL CERTIFICATE**Local Government:**

Owner	Name:
	Address:

Property where building is built	Address	No.:	Street name:
		Suburb:	Postcode:
	Lot/Location No.:		
	Certificate of Title	Volume:	Folio:

Description of building covered by this certificate	
--	--

The documentation provided by other building professionals, supporting substantial conformity of the building with the requirements of the Act, is listed at the back of this certificate.
The building has been assessed as being of Class(es) _____

Building surveyor of the local government	Name:
	Signature:

Back of Form 9**DOCUMENTATION**

List documentation provided by other building professionals, supporting substantial conformity of the building with the requirements of the Act.

CONDITIONS

This certificate is subject to the following conditions.

If you are dissatisfied with these conditions you may apply to the State Administrative Tribunal for a review under section 374AAD(1)(d) of *Local Government (Miscellaneous Provisions) Act 1960*.

”

By Command of the Governor,

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

— PART 2 —

AGRICULTURE

AG401*

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

Hayley Rae Binnington
 Donna Patrice Halliday
 Thomas Charles Hollingsworth

Section 8 (1) of the Stock Diseases (Regulations) Act 1968; and
 Section 37 of the Stock (Identification and Movement) Act 1970

Hayley Rae Binnington
 Stephen Conroy Devenish
 Donna Patrice Halliday
 Thomas Charles Hollingsworth
 Fiona Margaret Sunderman

KIM CHANCE MLC, Minister for Agriculture and Food.

CEMETERIES

CC401*

CEMETERIES ACT 1986
KALGOORLIE-BOULDER CEMETERY BOARD
 Fees and Charges

In pursuance of the powers conferred by Section 53 of the *Cemeteries Act 1986* the Kalgoorlie-Boulder Cemetery Board hereby records having resolved at a duly constituted meeting on the 15 April 2008 to set the following fees and charges effective from 1 July 2008. The fees shall be payable upon application for services detailed hereunder.

SCHEDULE OF FEES AND CHARGES

All fees and charges are inclusive of 10% gst except where shown exempt

A BURIAL FEES

Interment in ordinary grave 1.8 m deep, including maintenance for the first year.	\$
(a) Adult Burial.....	810.00
(b) Child under 13 years (including stillborn in ground not set aside for such purpose) ..	372.00
(c) Stillborn special area (without service).....	270.00
(d) Stillborn special area (with service)	406.00
Land for graves including Right of Burial (25 year tenure) and number label	
(a) Ordinary land 2.7m x 1.5m	872.00

Extra Charges

(a) Re-opening grave to accommodate adult burial.....	810.00
(b) Re-opening grave to accommodate child under 13 years.....	372.00
(c) Sinking graves over 1.8m—per metre.....	68.00
(d) Memorial Plaque (stillborn special area).....	163.00
(e) Use of crematorium chapel for burial/memorial service.....	138.00
(f) Assistance of Cemetery employee with funeral.....	59.00
(g) Interment without due notice.....	416.00
(h) Interment outside usual hours.....	416.00
(i) Exhumation.....	1350.00
(j) Re-interment of exhumed remains (same grave).....	845.00

B CREMATORIUM**Cremation Fees**

(a) Adult.....	1004.00
(b) Child (under 13 years).....	471.00
(c) Stillborn (without service) includes scattering to the winds.....	175.00
(d) Stillborn (with service).....	471.00

Extra Charges

(a) Cremation without due notice.....	416.00
(b) Cremation outside usual hours.....	416.00

Disposal of Ashes

(a) Scatter ashes to the winds.....	147.00
(b) Interment of ashes in a family grave (plaque not included).....	147.00
(c) Post ashes within Australia.....	135.00
(d) Post ashes overseas.....	163.00

Memorial Plaques—Kalgoorlie Cemetery

(a) MEMORIAL GARDEN	
Single placement including 143x117mm bronze plaque.....	782.00
(b) STANDARD NICHE WALL	
Single placement including 143x117mm bronze plaque.....	622.00
Double including first placement and 385x117mm bronze plaque.....	977.00
Double including second placement and 174x 84mm bronze plate.....	319.00
(c) OMEGA VASE NICHE WALL	
Single placement including 229x203mm bronze plaque.....	681.00
Double including first placement and 457x203mm bronze plaque.....	1242.00
Double including second placement and 140x68mm bronze plate.....	319.00
(d) MEMORIAL WALK	
Single including placement and 143x117mm bronze plaque.....	880.00
Single including placement and 229x229mm bronze plaque.....	947.00
Single including placement and 229x229mm bronze plaque with 5x7cm colour photo milled and fitted.....	1273.00
Double including first placement and 143x117mm bronze plaque.....	1221.00
Double including second placement and 143x117mm bronze plaque.....	363.00
Double including first placement and 229x229mm bronze plaque.....	1285.00
Double including second placement and 229x229mm bronze plaque.....	534.00
Double including first placement and 229x229mm bronze plaque with 5x7cm colour photo milled and fitted.....	1612.00
Double including second placement and 229x229mm bronze plaque with 5x7cm colour photo milled and fitted.....	859.00

Memorial Plaques—Boulder Cemetery

(a) STANDARD NICHE WALL	
Single placement including 143x117mm bronze plaque.....	622.00
Double including first placement and 385x117mm bronze plaque.....	977.00
Double including second placement and 174x84mm detachable plate.....	319.00
(b) OMEGA VASE NICHE WALL	
Single placement including 300x205mm bronze plaque.....	751.00
Double including first placement and 600x205mm bronze plaque.....	1326.00
Double including second placement and 140x68mm detachable plate.....	319.00

Reservations

(a) Reservations for memorials to be at the fee applicable at the time of reservation. The fee to be deducted from the ruling rate of the day when placement is made and the difference paid. Refund for reservations is not to exceed the amount originally paid less an administration fee.....	111.00
--	--------

Photographs

(a) Ceramic photo (5cmx7cm colour with milling).....	297.00
--	--------

C PERMITS (GST Exempt)

Permission to—

(a) Erect any stone monument, railing, headboard.....	175.00
(b) Alter or add to any grave, stone monument, railing, headboard etc.....	88.00
(c) Repair or renovate any existing memorial work.....	59.00
(d) Erect small memorial plaque on a grave.....	41.00
(e) Place a memorial seat	270.00
(f) Construct brick grave, vault or tomb	432.00

D LICENCES (GST Exempt)

(a) Funeral Director's Annual Licence Fee.....	338.00
(b) Monumental Mason's Annual Licence Fee.....	135.00

E PRE-NEED

(a) Pre-need purchase of gravesite 2.7m x 1.5m—land selected by applicant or land reserved in advance (25 year tenure).....	1184.00
(b) Pre-need purchase for interment.....	892.00
(c) Pre-need purchase for cremation.....	1107.00
(d) Refund of pre-need certificate is not to exceed the amount originally paid less an administration fee	111.00

F OTHER

(a) Copy of Grant of Right of Burial.....	88.00
(b) Transfer of Grant of Right of Burial.....	88.00

G RESEARCH SERVICES (GST Exempt)

(a) Grave location—first free, thereafter	10.00
(b) Simple research enquiry	13.00
(c) Complex research enquiry	30.00

Dated 20 March 2007.

KERRY EVERETT, Madam Chairman.

ELECTORAL COMMISSION

EC401*

ELECTORAL ACT 1907
REGISTRATION OF POLITICAL PARTIES
NOTICE OF PROPOSAL TO CANCEL REGISTRATION

New Country Party
Fremantle Hospital Support Group
Public Hospital Support Group

Under section 62L(2)(b) of the *Electoral Act 1907* the Electoral Commissioner may cancel the registration of a political party if the Electoral Commissioner is satisfied on reasonable grounds that the party is not a parliamentary party and does not have at least 500 members who are electors.

The Commissioner is satisfied on reasonable grounds that—

New Country Party
Fremantle Hospital Support Group
Public Hospital Support Group

are not parliamentary parties and do not have at least 500 members who are electors.

It is therefore proposed to cancel the registration of New Country Party, Fremantle Hospital Support Group and Public Hospital Support Group as political parties in Western Australia.

This action requires the Electoral Commissioner to—

- (a) give written notice of the proposed cancellation to the secretary of the party at the address shown in the register;
- (b) give notice of the proposed cancellation in—
 - (i) the *Gazette*; and
 - (ii) a newspaper circulating generally in the State;

Notice in accordance with (a) has been given and this gazettal is in accordance with (b)(i) above. A similar notice will appear in *The West Australian* on 7 June 2008.

Persons may, within 14 days after the *Gazette* notice, object to the Electoral Commissioner in writing against the proposed cancellation.

Objections should be addressed to the Electoral Commissioner, Western Australian Electoral Commission, Level 2, 111 St George's Terrace, Perth WA 6000.

WARWICK GATELY AM, Electoral Commissioner.

ENVIRONMENT

EV401*

CONSERVATION AND LAND MANAGEMENT ACT 1984

LAKE MCLARTY NATURE RESERVE

Notice of Final Management Plan

The Conservation Commission of Western Australia advises that the management plan for Lake McLarty Nature Reserve is available.

The management plan is for reserve numbers 39404 and 44978, which comprise Lake McLarty Nature Reserve. The reserve, which covers an area of 219 hectares, is located approximately 90 km south-east of Perth on the eastern side of the Harvey Estuary.

The management plan was prepared in accordance with sections 53 to 62 of the *Conservation and Land Management Act 1984*, and was approved by the Minister for the Environment on 3rd June 2008. No modifications were made to the management plan under section 60(2) of the Act. The management plan comes into operation with this *Government Gazette* notice.

The management plan and analysis of public submissions can be viewed and downloaded from the Department of Environment and Conservation's NatureBase website at:

<http://www.naturebase.net/content/view/104/801/>

Printed copies of the management plan can be inspected at the Department of Environment and Conservation's Woodvale library and at the Shire of Murray library. Copies of the management plan can be obtained from the following Department of Environment and Conservation offices—

- Head Office Head Office, The Atrium, Level 4, 168 St Georges Tce, Perth 6000;
- State Operational Headquarters, 17 Dick Perry Avenue, Technology Park, Western Precinct, Kensington WA 6151;
- Mandurah Work Centre, 423 Pinjarra Road, Mandurah WA 6210.

KEIRAN McNAMARA, Director General,
Department of Environment and Conservation.

Dr JOHN BAILEY, Chairman,
Conservation Commission of Western Australia.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

MACKEREL FISHERY (INTERIM) MANAGEMENT PLAN AMENDMENT 2008

FD 2242/02 [845]

Made by the Minister under section 54.

1. Citation

This instrument is the *Mackerel Fishery (Interim) Management Plan Amendment 2008*.

2. Management plan amended

The amendments in this instrument are to the *Mackerel Fishery (Interim) Management Plan 2004*.

3. Clause 10 replaced

Clause 10 is repealed and the following clause is inserted instead—

“ 10. Prohibition on fishing outside area specified on permit

A person fishing in the Fishery under the authority of a permit must not fish in an Area of the fishery not specified on that permit.”.

4. Clause 17 amended

Clause 17 is amended by inserting after subclause (12) the following—

“(13) The master of an authorised boat must not store or transport any mackerel on board that boat in any part of the Fishery where fishing in that part of the Fishery is prohibited.”.

5. Clause 20G amended

Clause 20G is amended—

- (a) in subclause (1)(a) by deleting “a number of class 1A units that is less than 5% of the sum of all the class 1A units specified on permits authorising fishing in the Fishery” and inserting instead—

“ less than 205 class 1A units ”;

- (b) in subclause (1)(b) by deleting “a number of class 2A units that is less than 5% of the sum of all the class 2A units specified on permits authorising fishing in the Fishery” and inserting instead—
“less than 126 class 2A units”;
- (c) in subclause (1)(c) by deleting “a number of class 3A units that is less than 5% of the sum of all the class 3A units specified on permits authorising fishing in the Fishery” and inserting instead—
“less than 79 class 3A units”;
- (d) in subclause 2(b) by deleting “a number of class 1A units that is less than 10% of the sum of all the class 1A units specified on permits authorising fishing in the Fishery” and inserting instead—
“less than 410 class 1A units”;
- (e) in subclause 3(b) by deleting “a number of class 2A units that is less than 10% of the sum of all the class 2A units specified on permits authorising fishing in the Fishery” and inserting instead—
“less than 252 class 2A units”;
- (f) in subclause 4(b) by deleting “a number of class 3A units that is less than 10% of the sum of all the class 3A units specified on permits authorising fishing in the Fishery” and inserting instead—
“less than 158 class 3A units”.

6. Clause 21B amended

Clause 21B is amended—

- (a) by deleting subclause (2) and inserting instead—
“(2) The master must not allow any broad barred spanish mackerel to be landed other than—
(a) whole broad barred spanish mackerel;
(b) broad barred spanish mackerel that has been gilled/gutted; or
(c) broad barred spanish mackerel that has been headed/gutted.”;
- (b) in subclause (3)—
(i) paragraph (d) by deleting “head/gutted” and inserting instead—
“headed/gutted”; and
(ii) by deleting paragraph (e) and inserting instead—
“(e) whole, gilled/gutted or headed/gutted broad barred spanish mackerel;”;
- (c) in subclause (4)—
(i) paragraph (g)(iv) by deleting “head/gutted” and inserting instead—
“headed/gutted”; and
(ii) by deleting paragraph (g)(v) and inserting instead—
“(v) whole, gilled/gutted or headed/gutted broad barred spanish mackerel;
or “;
- (d) in subclause (10)(c) by deleting “head/gutted” and inserting instead—
“headed/gutted”.

7. Clause 21C amended

Clause 21C is amended in subclause (2) by deleting “10(5)” and inserting instead—

“17(13)”.

8. Clause 24 amended

Clause 24 is amended in paragraph (a) by—

- (a) deleting “10(1),” “10(4),” and “10(5),” and inserting instead—
“10,”; and
- (b) inserting after “17(12)” the following—
“17(13),”.

9. Schedule 4 amended

Schedule 4 is amended in clause 1 by deleting “head/gutted” and inserting instead—

“headed/gutted”.

Dated this 26th day of May 2008.

JON FORD, Minister for Fisheries.

FI402***PEARLING ACT 1990****RESTRICTION OF PEARLING AND HATCHERY ACTIVITIES (OSBORNE ISLANDS TRANSPORT EXEMPTION AREA) NOTICE**

Amendment Notice

FD 367/06

Made by the Minister under section 19.

It is hereby notified for public information that an error has been made in the notice published in the *Government Gazette* of 28 March 2008 on page 925 concerning the Osborne Islands Transport Exemption Area Notice. The error is to be corrected by the removal and replacement of the last paragraph "Restriction of pearling and hatchery activities by the operator" to this Notice.

A further amendment to this Notice is a change to coordinate E of this Transport Exemption Area.

Citation

1. This notice may be cited as the *Restriction of Pearling and Hatchery Activities (Osborne Islands Transport Exemption Area) Order 2008*.

Interpretation

2. In this notice "Transport Exemption Area" means the area bounded by a line commencing at the intersection of—

Pnt	Longitude	Latitude
A	14° 14.0437S	126° 04.7721E
B	14° 13.5962S	126° 00.6842E
C	14° 19.6982S	125° 55.1086E
D	14° 27.4127S	125° 51.1208E
E	14° 27.430S	126° 01.427E

but does not include areas within this area which are currently, or become, pearling leases, pearling permit areas or pearling holding sites.

"Operator" means the Paspaley Pearling Company Pty Ltd

General Restriction on Pearling Activities

3. A person other than the operator must not undertake any pearling or hatchery activity in the transport exemption area.

Restriction of pearling and hatchery activities by the operator

4. The operator must not undertake any pearling or hatchery activity in the transport exemption area other than the transport of seeded and unseeded pearl oyster shells between leases or permit areas and/or to and from a vessel conducting pearling or hatchery activities. The transportation of this shell within the transport exemption area is permitted using unlicensed boats

Dated this 26th day of May 2008.

JON FORD, Minister for Fisheries.

FI403***PEARLING ACT 1990****RESTRICTION OF PEARLING AND HATCHERY ACTIVITIES (VANSITTART BAY TRANSPORT EXEMPTION AREA) NOTICE**

Amendment Notice

FD 367/06

Made by the Minister under section 19.

It is hereby notified for public information that an error has been made in the notice published in the *Government Gazette* of 28 March 2008 on page 926 concerning the Vansittart Bay Transport Exemption Area Notice. The error is to be corrected by the removal and replacement of the last paragraph "Restriction of pearling and hatchery activities by the operator" to this Notice.

Citation

1. This notice may be cited as the *Restriction of Pearling and Hatchery Activities (Vansittart Bay Transport Exemption Area) Order 2008*.

Interpretation

2. In this notice "Transport Exemption Area" means the area bounded by a line commencing at the intersection of—

Pnt	Longitude	Latitude
A	14° 05.8715S	126° 18.7675E
B	13° 54.3873S	126° 12.7045E
C	13° 51.6875S	126° 06.2146E
D	13° 57.3032S	125° 56.0779E
E	13° 59.8525S	125° 58.4663E

but does not include areas within this area which are currently, or become, pearling leases, pearling permit areas or pearling holding sites.

"Operator" means the Paspaley Pearling Company Pty Ltd

General Restriction on Pearling Activities

3. A person other than the operator must not undertake any pearling or hatchery activity in the transport exemption area.

Restriction of pearling and hatchery activities by the operator

4. The operator must not undertake any pearling or hatchery activity in the transport exemption area other than the transport of seeded and unseeded pearl oyster shells between leases or permit areas and/or to and from a vessel conducting pearling or hatchery activities. The transportation of this shell within the transport exemption area is permitted using unlicensed boats

Dated this 26th day of May 2008.

JON FORD, Minister for Fisheries.

FI404***PEARLING ACT 1990****RESTRICTION OF PEARLING AND HATCHERY ACTIVITIES (KURI BAY TRANSPORT EXEMPTION AREA) NOTICE****Amendment Notice**

FD 367/06

Made by the Minister under section 19.

It is hereby notified for public information that an error has been made in the notice published in the *Government Gazette* of 28 March 2008 on page 926 concerning the Kuri Bay Transport Exemption Area Notice. The error is to be corrected by the removal and replacement of the last paragraph "Restriction of pearling and hatchery activities by the operator" to this Notice.

Citation

1. This notice may be cited as the *Restriction of Pearling and Hatchery Activities (Kuri Bay Transport Exemption Area) Order 2008*.

Interpretation

2. In this notice "Transport Exemption Area" means the area bounded by a line commencing at the intersection of—

Pnt	Longitude	Latitude
A	15° 15.3415S	124° 40.4566E
B	15° 12.5633S	124° 25.2780E
C	15° 18.8350S	124° 16.6493E
D	15° 30.3717S	124° 26.7534E

but does not include areas within this area which are currently, or become, pearling leases, pearling permit areas or pearling holding sites.

"Operator" means the Paspaley Pearling Company Pty Ltd

General Restriction on Pearling Activities

3. A person other than the operator must not undertake any pearling or hatchery activity in the transport exemption area.

Restriction of pearling and hatchery activities by the operator

4. The operator must not undertake any pearling or hatchery activity in the transport exemption area other than the transport of seeded and unseeded pearl oyster shells between leases or permit areas and/or to and from a vessel conducting pearling or hatchery activities. The transportation of this shell within the transport exemption area is permitted using unlicensed boats.

Dated this 26th day of May 2008.

JON FORD, Minister for Fisheries.

HEALTH

HE401*

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994

HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE) ORDER (NO. 2) 2008
Made by the Principal 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) 2008*.

Commencement

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

Committee

3. The Obstetrics and Gynaecology Outcomes Evaluation Committee established by the Director General of Health in his capacity as the Board of the Rockingham Peel Group 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 29th day of May 2008.

Dr DOROTHY JONES, Director and Principal Medical Officer,
Office of Safety and Quality in Healthcare.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990**NOTICE OF PLACE NOT TO BE ENTERED INTO THE REGISTER OF HERITAGE PLACES**

Notice is hereby given in accordance with Section 52(1) of the *Heritage of Western Australia Act 1990* that, pursuant to direction from the Minister for Heritage, the place described in Schedule 1 shall not be entered in the Register of Heritage Places on a permanent basis.

Schedule 1**Description of Place**

Nestle Complex at McLarty Street, Waroona; Lot 400 on Diagram 62807 being the whole of the land contained in Certificate of Title Volume 1620 Folio 913 and Lots 401 and 402 on Diagram 62841 being the whole of the land contained in Certificates of Title Volume 1620 Folio 902 and Volume 1620 Folio 903 respectively.

Submissions in relation to the proposal are invited from persons generally. Submissions must be in writing and should be forwarded to the address set out below not later than 5pm on 27 June 2008.

NOTICE OF PORTION OF A PLACE NOT TO BE ENTERED INTO THE REGISTER OF HERITAGE PLACES ON A PERMANENT BASIS

Notice is hereby given in accordance with Section 53(1) of the *Heritage of Western Australia Act 1990* that the portions of *P1259, Geraldton to Walkaway Railway Precinct* ("the Place") described in Schedule 1 have not been and will not be entered in the Register of Heritage Places on a permanent basis and the entry relating to those portions of the Place made at the time of interim registration is removed.

Schedule 1**Description of portions of Place**

Station Master's House, Narngulu. Lot 101 on Deposited Plan 191415 being the whole of the land contained in Certificate of Title Volume 2069 Folio 772. **Gate-keeper's House, Georgina.** Lot 8329 on Deposited Plan 152079 being the whole of the land contained in Certificate of Title Volume 1317 Folio 139.

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

6 June 2008

JUSTICE

JU401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999 REVOCATIONS

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Director General of the Department of the Attorney General has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Hart	Joanne Kaye	CS7-115	03 June 2008
O'Keefe	Jesse	CS8-030	03 June 2008
Morely	John	CS7-050	03 June 2008
Parkes	Toby Harry Anthony	CS6-045	03 June 2008
Perera	Michelle Suzanne	CS8-041	03 June 2008
Panicciari	Donna Christine	CS6-154	03 June 2008
Mills	Daniel Paul	CS6-039	03 June 2008
Kelly	Michael	CS7-046	03 June 2008
Lynch	Nikole Louise	CS6-411	03 June 2008
Kapadia	Mohammed Imran	CS6-353	03 June 2008
Ramsay	Michelle Annette	CS6-538	03 June 2008
Coxon	Gareth	CS8-018	03 June 2008

These notices are published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

BRIAN LAWRENCE, CSCS Contract Manager.

LEGAL PRACTICE BOARD

LX401

LEGAL PRACTICE BOARD RULES 2004 ELECTED MEMBERS

Notice is hereby given for general information in accordance with Rule 10 of the *Legal Practice Board Rules 2004* that, at a duly convened meeting of the Board held on Wednesday 9 April 2008, the following practitioners were declared to be elected members of the Legal Practice Board for a two year term commencing Thursday 3 April 2008—

John Robert Broderick LEY
 Anna Maria LISCIA
 Julian Louis SHER
 John George SYMINTON
 Ainslie Marie VAN ONSELEN
 Ian WELDON

Dated: 30 May 2008.

GRAEME GELDART, Executive Director,
 Legal Practice Board.

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Geraldton-Greenough

Town Planning Scheme No. 4—Amendment No. 122

Ref: 853/3/7/6/Pt122

It is hereby notified for public information, in accordance with Section 87 of the Planning and Development Act 2005 that the Minister for Planning & Infrastructure approved the City of Geraldton-Greenough local planning scheme amendment on 18 May 2008 for the purpose of—

1. Rezoning Lot 219 Brand Highway, Mt Tarcoola from Motel to Single Residential R20 and Medium Density Residential R40;
2. Rezoning Lot 220 Brand Highway, Mt Tarcoola from Showroom to Single Residential R20 and Medium Density Residential R40;
3. Adding the following to Section 2.5/Special Zone—Restricted Use Table—

Code No.	Street	Particulars of Land	Use or Uses Permitted	Conditions
2	Brand Hwy	Lots 219 & 220 Brand Highway, Mount Tarcoola as shown upon the Scheme Amendment Map.	As displayed upon the relevant Residential Zoning and Development Table.	<p>Subdivision and Development of the site shall generally be in accordance with development guidelines adopted by the Council that address the following issues—</p> <ol style="list-style-type: none"> (a) development of the site so that levelled and retained building areas are established, to clearly designate (particularly upon the proposed duplex lots) the future location and height of each dwelling; (b) retaining walls to be of a uniform surcharged design standard and materials; (c) the Brand Highway frontage to the site to be designed through landscaping and possibly 'stepped' retaining design so that the site does not present a solid featureless wall to local and tourist traffic along this major distributor route; (d) No dwelling or other noise-sensitive development shall be approved by the Council until the Council is satisfied that indoor noise levels of affected noise-sensitive development accords with AS 2107:200 (Acoustics—Recommended design sound levels and reverberation times for building interiors); (e) design guidelines that promote the use of complementary materials, colours, and design features (such as roof pitches, fencing materials and heights, boundary setbacks, parking/garaging, landscaping) for dwellings within this area; (f) building envelopes that prohibit private landowner construction on the steeply sloping Eastern / rear portion of the lot, or the excavation / undermining of lot, or the undermining of this section of steeply sloping land;

Code No.	Street	Particulars of Land	Use or Uses Permitted	Conditions
				<p>(g) The location, design and construction of the any proposed access to the Brand Highway, including any upgrade of street lighting and drainage, will require the approval of Main Roads Mid West Regional Manager and will be undertaken by the developer at the developer's expense;</p> <p>(h) No structure (inclusive of roofs and aerials) shall exceed a maximum height level with the existing 31 metre contour line (31 AHD) at the northern end of the property (i.e. adjacent to the eastern boundary of numbers 38-60 Bayview Street);</p> <p>(i) No structure (inclusive of roofs and aerials) shall exceed a maximum height level with the existing 29 metre contour line (29 AHD) at the southern end of the property (i.e. adjacent to the eastern boundary of numbers 62-72 Bayview Street);</p>

4. Amending the Scheme Map accordingly.

I. CARPENTER, Mayor.

G. BRENNAN, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Wanneroo
 District Planning Scheme No. 2—Amendment No. 67

Ref: 853/2/30/19 Pt 67

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 Wanneroo local planning scheme amendment on 18 May 2008 for the purpose of—

- (a) Rezoning portion of Lot 302 Yanchep Beach Road, Yanchep from 'Local Scheme Reserves—Parks and Recreation Reserve' to 'Service Industrial Zone';
- (b) Amending the Scheme Map to extend the 'Additional Uses—Area 1-19' to include the land to be rezoned to 'Service Industrial';
- (c) Amending 'Schedule 2—Section 1—Additional Uses' of the Scheme Text to include Lot 19 Welwyn Avenue and both the existing and proposed 'Service Industrial' zoned portions of Lot 302, Yanchep Beach Road, under headings 'STREET/LOCALITY' and 'PARTICULARS OF LAND' respectively.

J. KELLY, Mayor.

C. JOHNSON, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Denmark
 Town Planning Scheme No. 3—Amendment No. 100

Ref: 853/5/73 Pt 100

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 Denmark local planning scheme amendment on 13 May 2008 for the purpose of—

Rezoning Lot 152 Beveridge Road, Denmark from the Public Use Reserve to the 'Residential' Zone and applying a density coding of 'R5/15'.

Amending the Scheme Maps accordingly.

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

PI404*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Roebourne
 Town Planning Scheme No. 8—Amendment No. 10

Ref: 853/8/5/8 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 Roebourne local planning scheme amendment on 11 May 2008 for the purpose of—

1. Deleting Appendix No. 6, Additional Use Table for entry number A2 and replacing it with the following—

Additional Use Entry No.	Description of Land	Base Zoning	Additional Uses	Special Conditions
A2	De Witt Loc 126	Infrastructure Reservation	Industry-Noxious (Restricted)	(a) The use of the site to be restricted to the following additional uses as defined in Schedule 1 of the <i>Environmental Protection Regulations 1987</i> (as amended)— <ol style="list-style-type: none"> i. "61—liquid waste facility"; and ii. "61A—solid waste facility". (b) The following incidental uses are also applicable— <ol style="list-style-type: none"> i. waste transfer facility; and ii. transient workforce accommodation. (c) The transient workforce accommodation shall— <ol style="list-style-type: none"> i. provide for a maximum of eight employees of the waste transfer facility; ii. be located to maximise the distance from the waste transfer facility; and iii. also require the approval of the Health Department of WA.

2. Adding the additional use symbol to the Scheme map on De Witt Loc. 126.

D. A. ROTHE, Deputy Shire President.
A. R. MOLES, Chief Executive Officer.

PI405*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Geraldton-Greenough

Town Planning Scheme No. 3 (Geraldton)—Amendment No. 32

Ref: 853/3/2/7 Pt 32

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 Geraldton-Greenough local planning scheme amendment on 18 May 2008 for the purpose of—

1. Rezoning Lots 230, 231 & 234, Lot 2843, Lot 3000, Lots 3003 to 3007 inclusive, Lots 3009 & 3010 Durlacher Street, Marine Terrace, Foreshore Drive and Forrest Street, Geraldton, from “City Centre” and “Community and Public Purposes” to “Marina” and realign the “District Distributor Road” zone and amending the Scheme maps accordingly.
2. Rezoning part Lots 3212 (on DP 033719) and 3076 (on DP 220121) from the “Marina” zone and the portions of Lot 3011 Forrest Street included in the “Community and Public Purposes” and “City Centre” zones, to “District Distributor Road” and amending the Scheme maps accordingly.
3. Removing any R-Coding (as per the Residential Design Codes of WA) from all lots referred to above and amending the Scheme Maps accordingly.
4. Modifying Table 1—Zoning Table of the Scheme Text by inserting the symbol AA for the use class “Consulting Rooms Group” in the Marina zone.
5. Deleting the first paragraph of Clause 4.9.1 of the Scheme Text and replacing it with the following—
The zone objective is to ensure that integrated development of the area, with the marina as the central focus, and link the Marina to the foreshore and city centre.
6. Adding a fifth dot point to Clause 4.9.1 of the Scheme Text as follows—
 - for the sub-area bounded by Marine Terrace, Durlacher Street, Foreshore Drive and Forrest Street (Durlacher Precinct), require the preparation and implementation, to the satisfaction of the local government, of a ‘Site Investigation and Management Plan’ in respect of possible site contamination in consultation with the Department of Environmental & Conservation and the Health Department of Western Australia.
7. Deleting the term “State Planning Commission Policy No. DC 6.1—Country Coastal Planning Policy” from Clauses 4.9.6 and 4.9.9 of the Scheme Text and replacing it with “Western Australian Planning Commission SPP 2.63—State Coastal Planning Policy”.
8. Adding a new clause in the Scheme Text as follows—

4.17 RESTRICTED USES

Despite anything contained in Table 1—Zoning Table, the land specified in Schedule 5 may not be used for the specific use or uses that are listed.

9. Adding a new Schedule in the Scheme Text as follows—

Schedule 5 RESTRICTED USES

No.	Site	Restricted Use(S)	Conditions
1	“Durlacher Precinct” Lots 230, 231, 234, 2843, 3000, 3003, 3004, 3005, 3006, 3007, 3009, 3010 and Part Lots 3212 (on DP 33719) and 3076 (on DP 220121). Marine Terrace, Durlacher Street, Foreshore Drive and Forrest Street.	“Boat Builder” “Marina” “Marine—Repair” “Marine—Filling Station” “Residential—Single House” are NOT PERMITTED.	1. Prior to any further subdivision or approval of any development on the land, a development guide plan in accordance with clause 4.9.2 shall be prepared and endorsed by both Council and the Western Australian Planning Commission. 2. The development guide plan shall be advertised for public comment in accordance with clause 7.2.3 (b).

10. Updating the contents page of the Scheme Text accordingly.

I. W. CARPENTER, Mayor.
T. BRUN, Chief Executive Officer.

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			
12355	Evedon Park Bush Resort Pty Ltd	Application for the grant of a Hotel Restricted—licence in respect of premises situated in Burekup and known as Evedon Park Bush Resort	30/06/2008

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

Dated: 4 June 2008.

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 Vanessa Marie Mann, formerly of Waikouaiti, New Zealand, late of 14 Phoenix Place, Kalgoorlie in the State of Western Australia, Dental Nurse, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estate of the deceased, who died on the 22nd day of February 2008, are required by the personal representative to send particulars of their claim to him within 30 days from the date of publication of this notice of care of Macdonald Rudder 3/109 James Street, Northbridge after which date he may convey or distribute the assets having regard only to the claims of which he then has had notice.

Signed:

MACDONALD RUDDER Lawyers.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Dennis Hugh Haselhurst late of Unit 4, 33 Strickland Street, Mount Claremont.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased, who died on the 28th day of June 2007, are required by the personal representative Eileen Joan O'Donohue of Unit 4, 33 Strickland Street, Mount Claremont, Western Australia to send particulars of their claims to her agent Merle Bloch, Barrister & Solicitor of Suite 1, 17 Prowse Street, West Perth WA 6005 by the 7th day of July 2008 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

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 06/07/2008 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Buckingham, George, late of Kensington Park Nursing Home Gwentyfred Road Kensington, died 1 May 2008 (DE19991698EM37)

Carr, Alice Maud, late of Windsor Park Aged Care 110 Star Street Carlisle, died 20 April 2008 (DE19933444EM17)

Gooding, Vera Gladys, late of 89 Forrest Road Armadale, died 7 April 2008 (DE19670111EM110)

Pickering, John Philip, late of 15 Clifton Street Scarborough, died 24 April 2008 (DE19902917EM26)

Rogers, Lance Stephen, late of Shoalwater Nursing Home 72 Fourth Avenue Shoalwater formerly of 30 Carvie Street Hillman, died 16 April 2008 (DE19671684EM35)

Tomelty, Murray Neville, late of 37 O'dell Street Thornlie, died 24 February 2008 (DE19881099EM214)

Voges, Dorothy, late of 17/26 Pinaster Street Mount Lawley, died 18 May 2008 (DE19831423EM17)

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

Telephone: 9222 6777.

ZX404**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Beryl Rose Jackson late of 12 Jason Road, Albany in the State of Western Australia, Home Duties, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of Beryl Rose Jackson deceased who died on the 18th day of March 2008 at Albany, in the said State are required by the personal representative David Malcolm Moss of 45 Duke Street, Albany, Western Australia to send particulars of their claims to David Moss & Co of PO Box 5744, Albany W.A. 6332 by the date one month following the publication of this notice after which date the personal representative may convey or distribute the assets having regard only to the claim for which he has then had notice.

PERTH OBSERVATORY



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