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— PART 1 —

PROCLAMATIONS

AA101*

BAIL AMENDMENT ACT 2008

No. 6 of 2008

PROCLAMATION

Western Australia

By His Excellency

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

[L.S.]

KENNETH COMMINOS MICHAEL
Governor

I, the Governor, acting under the *Bail Amendment Act 2008* section 2(b) and with the advice and consent of the Executive Council, fix 1 March 2009 as the day on which Parts 2 and 3 of that Act come into operation.

Given under my hand and the Public Seal of the State on 24 February 2009.

By Command of the Governor,

CHARLES CHRISTIAN PORTER, Attorney General.

Note:

Under regulation 2(b) of the *Bail Amendment Regulations 2009*, those regulations, other than regulations 1 and 2, come into operation on the day on which the *Bail Amendment Act 2008* Part 2 comes into operation.

Under regulation 2(b) of the *Civil Judgments Enforcement Amendment Regulations 2009*, those regulations, other than regulations 1 and 2, come into operation on the day on which the *Bail Amendment Act 2008* Part 2 comes into operation.

Under regulation 2(b) of the *Criminal Procedure Amendment Regulations 2009*, those regulations, other than regulations 1 and 2, come into operation on the day on which the *Bail Amendment Act 2008* Part 2 comes into operation.

Under regulation 2(b) of the *Magistrates Court Amendment Regulations 2009*, those regulations, other than regulations 1 and 2, come into operation on the day on which the *Bail Amendment Act 2008* Part 2 comes into operation.

AA102*

LEGAL PROFESSION ACT 2008

No. 21 of 2008

PROCLAMATION

Western Australia

By His Excellency

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

[L.S.]

KENNETH COMMINOS MICHAEL
Governor

I, the Governor, acting under the *Legal Profession Act 2008* section 2(b) and with the advice and consent of the Executive Council, fix 1 March 2009 as the day on which the provisions of that Act, other than sections 1 and 2, come into operation.

Given under my hand and the Public Seal of the State on 24 February 2009.

By Command of the Governor,

CHARLES CHRISTIAN PORTER, Attorney General.

Note:

Under regulation 2(b) of the *Legal Profession Regulations 2009*, those regulations, other than regulations 1 and 2, come into operation on the day on which the *Legal Profession Act 2008* section 598 comes into operation.

AA103*

SURROGACY ACT 2008

No. 47 of 2008

PROCLAMATION

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

[L.S.]

I, the Governor, acting under the *Surrogacy Act 2008* section 2(b) and with the advice and consent of the Executive Council, fix 1 March 2009 as the day on which the provisions of that Act, other than sections 1 and 2, come into operation.

Given under my hand and the Public Seal of the State on 24 February 2009.

By Command of the Governor,

KIM HAMES, Minister for Health.

HEALTH

HE301*

Human Reproductive Technology Act 1991

Surrogacy Directions 2009

Given by the CEO of the Department of Health under section 31 of the Act.

1. Citation

These directions are the *Surrogacy Directions 2009*.

2. Commencement

These directions come into operation as follows —

- (a) directions 1 and 2 — on the day on which these directions are published in the *Gazette*;
- (b) the rest of the directions — on the day on which the *Surrogacy Act 2008* section 66 comes into operation.

3. Terms used in these directions

In these directions —

arranged parents has the meaning given in the *Surrogacy Act 2008* section 14;

birth parents has the meaning given in the *Surrogacy Act 2008* section 14;

donor has the meaning given in the *Surrogacy Act 2008* section 17(b)(iii);

exempt practitioner has the meaning given in the HRT Directions;

HRT Directions means the directions given by the Commissioner of Health and published in the *Gazette* on 30 November 2004;

parties has the meaning given in the *Surrogacy Act 2008* section 17(c);

surrogacy arrangement has the meaning given in the *Surrogacy Act 2008* section 3.

4. **Purpose**

These directions are given to set the standards for the use of artificial fertilisation procedures in connection with surrogacy arrangements.

5. **Welfare of child paramount**

When a person to whom a licence applies or an exempt practitioner is considering whether to provide an artificial fertilisation procedure in connection with a surrogacy arrangement —

- (a) the welfare of any child that may be born as a result of the procedure is to be the paramount consideration; and
- (b) the welfare of any existing child of the birth mother, a donor or the arranged parents is to be taken into account.

6. **Harm minimisation**

When providing an artificial fertilisation procedure in connection with a surrogacy arrangement a person to whom a licence applies or an exempt practitioner is to ensure that the risk of physical, social and psychological harm to the birth parents, the arranged parents and any donor is minimised.

7. **Approval of surrogacy arrangements**

A licensee is not to provide an artificial fertilisation procedure in connection with a surrogacy arrangement unless the arrangement has been approved by the Council in accordance with the requirements in the *Surrogacy Act 2008* section 17.

8. **Clinic surrogacy coordinator**

- (1) Each licensee who offers, whether by advertising or any other means, to provide reproductive technology treatment in connection with a surrogacy arrangement is to nominate a person to carry out the role of clinic surrogacy coordinator.

- (2) The role of the clinic surrogacy coordinator is to —
 - (a) be the primary contact point for persons who have inquiries about surrogacy arrangements; and
 - (b) ensure that prospective parties to a surrogacy arrangement are given information referred to in direction 10; and
 - (c) coordinate the assessment processes and counselling in connection with a surrogacy arrangement; and
 - (d) assist parties in making an application to the Council for the approval of a surrogacy arrangement; and
 - (e) coordinate the provision of ongoing counselling and support referred to in direction 12; and
 - (f) facilitate counselling referred to in direction 13.
- (3) A clinic surrogacy coordinator is to be available at the licensed premises during normal business hours.

9. Role of clinic in introducing parties to surrogacy arrangement

- (1) A licensee is not to actively recruit a woman to be a birth mother.
- (2) A licensee may arrange for a woman who has approached the licensee offering to be a birth mother to be introduced to prospective arranged parents.

10. Information to be provided

- (1) Before arranging for any assessment process in connection with a surrogacy arrangement to commence, a person to whom a licence applies or an exempt practitioner is to give each proposed party to the surrogacy arrangement information about —
 - (a) the assessment process to be undertaken in connection with the surrogacy arrangement; and
 - (b) the *Artificial Conception Act 1985*; and
 - (c) the *Surrogacy Act 2008*; and
 - (d) the rights of donors, participants and children born as a result of the surrogacy arrangement to access identifying and non-identifying information in accordance with the *Human Reproductive Technology Act 1991* and the *Surrogacy Act 2008*; and
 - (e) the medical and social implications in relation to surrogacy and for children born as a result of a surrogacy arrangement.
- (2) The information referred to in subdirection (1) is to be provided by giving an oral explanation and also giving written material that has been approved by the Council.

11. Consent of arranged parents

- (1) A person to whom a licence applies or an exempt practitioner is not to carry out an artificial fertilisation procedure in connection with a surrogacy arrangement unless at the time of, or immediately prior to, the carrying out of the procedure effective consent is given by the arranged parents.
- (2) The consent referred to in subdirection (1) is additional to consent referred to in the HRT Directions Part 3.

12. Ongoing counselling and support

A licensee is to ensure that each party to a surrogacy arrangement for which the licensee is providing reproductive technology treatment is to have access to counselling and support services in connection with the arrangement at each of the following times —

- (a) following a decision by the Council in relation to an application for the approval of a surrogacy arrangement;
- (b) during treatment in connection with a surrogacy arrangement;
- (c) following a decision to discontinue treatment;
- (d) during any pregnancy that results from treatment;
- (e) following the miscarriage or birth of any child born in connection with a surrogacy arrangement.

13. Counselling requirements during any pregnancy

If a pregnancy in connection with a surrogacy arrangement results from the use of an artificial fertilisation procedure provided by a licensee, the licensee is to make all reasonable efforts to facilitate joint counselling for the birth mother and the arranged parents at each of the following times —

- (a) 20 weeks after the beginning of a pregnancy;
- (b) 34 weeks after the beginning of a pregnancy;
- (c) within 14 days after a miscarriage or the birth of a child.

14. Information to be provided by licensee

A licensee who provides an artificial fertilisation procedure in connection with a surrogacy arrangement is to include with information required under the HRT Directions direction 2.6 any additional information requested by the Executive Officer about the arranged parents, the birth parents and any donor.

15. Annual reporting

A licensee who provides an artificial fertilisation procedure in connection with a surrogacy arrangement is to include in the annual report required under the HRT Directions direction 2.18 the information set out in Schedule 1 of these directions.

Schedule 1 — Annual reporting requirements

[d. 15]

1. Unit ID.
2. Number of clients who commenced treatment with the intention of becoming arranged parents in a surrogacy arrangement.
3. Number of arranged parents who sought Council approval for a surrogacy arrangement.
4. Number of surrogacy arrangements approved by the Council.
5. Number of surrogacy arrangements involving treatment using egg or sperm provided by a donor.
6. Number of surrogacy arrangements involving treatment using embryos created from egg and sperm provided by donors.
7. Number of surrogacy arrangements where a party has withdrawn from a surrogacy arrangement and the reason for that withdrawal.
8. Number of pregnancies in connection with surrogacy arrangements.
9. Number of live births in connection with surrogacy arrangements.

Dr PETER FLETT, Chief Executive Officer.

JUSTICE

JU301*

Civil Judgments Enforcement Act 2004

**Civil Judgments Enforcement Amendment
Regulations 2009**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Civil Judgments Enforcement Amendment Regulations 2009*.

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 *Bail Amendment Act 2008* Part 2 comes into operation.

3. Regulations amended

These regulations amend the *Civil Judgments Enforcement Regulations 2005*.

4. Regulation 96 amended

In regulation 96(12a) delete “56,” and insert:

59B,

By Command of the Governor,

P. CONRAN, Clerk of the Executive Council.

JU302*

Criminal Procedure Act 2004

Criminal Procedure Amendment Regulations 2009

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Criminal Procedure Amendment Regulations 2009*.

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 *Bail Amendment Act 2008* Part 2 comes into operation.

3. Regulations amended

These regulations amend the *Criminal Procedure Regulations 2005*.

4. Regulation 15 amended

In regulation 15:

- (a) in paragraph (c) delete “section 20, 48” and insert:

section 20

- (b) in paragraph (d) delete “section 56;” and insert:

section 59B;

5. Schedule 1 amended

In Schedule 1 Form 1 delete “undertaking (s. 56).” and insert:

undertaking (s. 59B).

By Command of the Governor,

P. CONRAN, Clerk of the Executive Council.

JU303*

Magistrates Court Act 2004

Magistrates Court Amendment Regulations 2009

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Magistrates Court Amendment Regulations 2009*.

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 *Bail Amendment Act 2008* Part 2 comes into operation.

3. Regulations amended

These regulations amend the *Magistrates Court Regulations 2005*.

4. Regulation 10 amended

In regulation 10(1)(b) delete “56;” and insert:

59B;

5. Regulation 11 amended

In regulation 11(2)(b) delete “56;” and insert:

59B;

By Command of the Governor,

P. CONRAN, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

Town of Vincent

TRADING IN PUBLIC PLACES AMENDMENT LOCAL LAW 2009

Under the powers conferred by the *Local Government Act 1995* and by all other powers enabling it, the Council of the Town of Vincent resolved on 10 February 2009 to make the following local law.

1. Citation

This local law may be cited as the *Town of Vincent Trading in Public Places Amendment Local Law 2009*.

2. Principal local law

In this local law the *Town of Vincent Trading in Public Places Local Law 2008* published in the *Government Gazette* on 15 April 2008 and amended as published in the *Government Gazette* on 7 October 2008 is referred to as the principal local law. The principal local law is amended as follows.

3. Table of Contents

Division 4 (Clauses 2.22 to 2.30 inclusive) in the existing Table of Contents be deleted and substituted with the following—

“Division 4—Display of Goods on a Footpath

- 2.22 Definitions
- 2.23 Permit period
- 2.24 Goods permit
- 2.25 Matters to be considered in determining application
- 2.26 Obligations of permit holder
- 2.27 Safety of persons
- 2.28 Removal of goods for works
- 2.29 Removal of goods
- 2.30 Unlawful placement of goods”

4. Division 4, Clauses 2.22 to 2.30 inclusive

The existing Division 4, Clauses 2.22 to 2.30 inclusive be deleted and substituted with the following—

“Division 4—Display of Goods on a Footpath

2.22 Definitions

In this Division, unless the context otherwise requires—

- “permit holder” means the person to whom a goods permit has been issued;
- “goods permit” means a permit to display goods; and
- “goods” has the meaning given to it in the Act.

2.23 Permit period

The local government may grant approval for the display of goods for one year or three years, whichever the applicant chooses on the application for a goods permit.

2.24 Goods permit

- (1) A person shall not display goods on a footpath unless that person is the holder of a valid goods permit.
- (2) Every application for a goods permit shall—
 - (a) state the full name and address of the applicant;
 - (b) specify the proposed permitted area of the goods;
 - (c) be accompanied by an accurate plan and description of—
 - (i) the proposed goods; and
 - (ii) the proposed location of the goods and the area in a radius of approximately 10 metres around that location showing on a scale of approximately 1:100 the location of all carriageways, footpaths, verges, street furniture, bins, light poles, parking signs, traffic lights, other impediments to pedestrian traffic and premises abutting any verge or footpath; and
 - (d) a colour photograph or similar representation of the goods.

2.25 Matters to be considered in determining application

In determining an application for a permit for the purpose of this Division, the local government may consider in addition to any other matter it considers relevant, whether or not—

- (a) the goods would—
 - (i) obstruct the visibility or clear sight lines of any person at an intersection of thoroughfares; or
 - (ii) impede pedestrian access; and
- (b) the goods, may obstruct or impede the use of the footpath for the purpose for which it was designed.

2.26 Obligations of permit holder

The permit holder shall—

- (a) maintain the goods or goods display in a safe condition at all times;
- (b) display the permit number provided by the local government in a conspicuous place on or near the goods or goods display and whenever requested by an authorised person to do so, produce the goods permit to that person;
- (c) ensure that the goods are of a stable design and is not readily moved by the wind, and do not cause any hazard or danger to any person using a thoroughfare;
- (d) only display goods on a footpath which immediately abuts and not extending more than 1 metre from the building, which is occupied by the owner of the goods or in a location approved by the local government and specified in the permit; and
- (e) ensure the free passage of persons using the footpath.

2.27 Safety of persons

A person shall not cause or permit goods to be displayed in such a condition, which in the opinion of an authorised person, causes or is likely to cause injury or danger to any person or damage to the clothing or possessions of any person.

2.28 Removal of goods for works

A permit holder shall ensure that goods are removed from any footpath to permit the footpath to be swept or to permit any other authorised work to be carried out when directed to do so by an authorised person.

2.29 Removal of goods

A person shall remove goods which do not comply with the requirements of this local law, from any footpath when directed to do so by an authorised person.

2.30 Unlawful placement of goods

(1) A person who places, causes or permits to be placed on any footpath any goods which do not comply with the requirements of this local law, commits an offence.

(2) A person who places, causes or permits to be placed on any footpath any goods which obstructs or may obstruct the use of the footpath commits an offence, unless the person proves they had lawful authority to so place the goods."

5. Schedule 1

Schedule 1 be deleted and substituted with the following—

“Schedule 1**PRESCRIBED OFFENCES**

Clause No.	Description of Offence	Modified Penalty
		\$
2.2 (1)	Conducting stall in public place without a permit	250
2.3 (1)	Trading without a permit	250
2.8(1)(a)	Failure of stallholder or trader to comply with terms or conditions of permit	250
2.8 (1)(b)	Failure of stallholder or trader to display or carry permit	100
2.8 (1)(c)	Stallholder or trader not displaying valid permit	100
2.8 (1)(d)	Stallholder or trader not carrying certified scales when selling goods by weight	100
2.8 (3)	Stallholder or trader engaged in prohibited conduct	250
2.10 (1)	Performing in a public place without a permit	250
2.11 (2)	Failure of performer to move onto another area when directed	100
2.14	Failure of performer to comply with obligations	100
2.16	Establishment or conduct of outdoor eating area without a permit	250
2.18	Failure of permit holder of outdoor eating area to comply with obligations	250
2.20 (1)	Use of furniture of outdoor eating area without purchase of food or drink from permit holder	100
2.20 (2)	Failure to leave outdoor eating area when requested to do so by permit holder	100
2.24 (1)	Displaying goods on a footpath without a permit	250
2.26 (a)	Failing to maintain goods in a safe and serviceable condition at all times	100
2.26 (b)	Refusing to conspicuously display the permit number on or near the goods or goods display	50
2.26 (c)	Failure to display goods in accordance with conditions of permit	100
2.26 (d)	Displaying the goods more than 1 metre from the adjacent building or in a location not approved by the local government	100
2.26 (e)	Failing to ensure the free passage of persons using the footpath	100
2.27	Permitting goods to be displayed in an unsafe or dangerous manner	250
2.28	Refusing or failing to remove goods to allow sweeping or cleaning	100
2.29	Refusing or failure to remove goods when requested to do so	250
2.30 (1)	Placing or permitting goods contrary to the requirements of the local law	250
2.30 (2)	Placing or permitting goods so as to obstruct a footpath without lawful authority	250
3.7 (1) & (2)	Failure to comply with a condition of a permit	250
3.12	Failure to produce a permit when requested to do so	100
5.3	Carrying out works in thoroughfare without permission	250

Clause No.	Description of Offence	Modified Penalty \$
6.1 (1)	Failure to obey a lawful direction of an authorised person	250
6.2	Failing to leave local government property when directed to do so	250
7.1 (2)	Failure to comply with notice	250
7.1	All other offences not described above	100

”

Dated: 10 February 2009.

The Common Seal of the Town of Vincent was affixed by the authority of a resolution of the Council in the presence of—

NICK CATANIA JP, Mayor.
JOHN GIORGI JP, Chief Executive Officer.

LG302*

LOCAL GOVERNMENT ACT 1995

Town of Vincent

LOCAL GOVERNMENT PROPERTY AMENDMENT LOCAL LAW 2009

Under the powers conferred by the *Local Government Act 1995* and by all other powers enabling it, the Council of the Town of Vincent resolved on 10 February 2009 to make the following local law.

1. Citation

This local law may be cited as the *Town of Vincent Local Government Property Amendment Local Law 2008*.

2. Principal local law

In this local law the *Town of Vincent Local Government Property Local Law 2008* published in the *Government Gazette* on 15 April 2008 and amended as published in the *Government Gazette* on 7 October 2008 is referred to as the principal local law. The principal local law is amended as follows.

3. Table of Contents

The existing Table of Contents be amended as follows—

- (a) after “3.2 Application for permit”, insert “3.2A Relevant considerations in determining application for permit”;
- (b) after “3.3 Decision on application for permit”, insert “3.3A Grounds on which an application may be refused”;
- (c) after “3.11 Cancellation of permit”, insert “3.11A Suspension of permit holders rights and privileges”;
- (d) after “3.11A Suspension of permit holders rights and privileges”, insert “3.11B Planning approval”;
- (e) after “6.1 Definitions”, insert “6.1A Permit period”;
- (f) after “6.1A Permit period”, insert “6.1B Sign permit”; and
- (g) after “6.5 Conditions on election sign”, insert—
 - “6.6 Obligations of permit holder;
 - 6.7 Safety of persons;
 - 6.8 Removal sign for works;
 - 6.9 Removal of sign which does not comply;
 - 6.10 Unlawful placement of signs.”

4. Clause 3.2(5)

The existing Clause 3.2(5) be deleted and substituted with the following—

- “(5) The local government may refuse to consider an application for a permit—
- (a) which is not in accordance with subclause (2);
 - (b) which, in the case of an application for a sign permit, is not in accordance with clause 3.2(2);

- (c) which is not accompanied by the plans and specification and the application fee;
- (d) which is not properly completed; or
- (e) where any required plan, specification or photograph does not in the opinion of the CEO or an authorised person, contain sufficient information or is not sufficiently clear to enable the local government to properly consider the application.”

5. Clause 3.2

After Clause 3.2, insert the following—

“3.2A Relevant considerations in determining application for permit

(1) Where a clause of this local law refers to matters which the local government is to have regard to in determining an application for a permit, the local government shall have regard to those matters prior to making a decision on an application for a permit under clause 3.5 and, in addition, may have regard to the following matters—

- (a) the desirability of the proposed activity;
- (b) the location of the proposed activity;
- (c) the principles set out in the Competition Principles Agreement; and
- (d) such other matters as the local government may consider to be relevant in the circumstances of the case.”

6. Clause 3.3

The existing Clause 3.3, be amended to insert the following new subclauses—

“(4) Where a clause of this local law refers to conditions which may be imposed on a permit or which are to be taken to be imposed on a permit, the clause does not limit the power of the local government to impose other conditions on the permit under subclause (1) (a).

(5) Where a clause of this local law refers to the grounds on which an application for a permit may be or is to be refused, the clause does not limit the power of the local government to refuse the application for a permit on other grounds under subclause (1) (b).”

7. Clause 3.3

After Clause 3.3, insert the following new Clause—

“3.3A Grounds on which an application may be refused

The local government may refuse to approve an application for a permit under this Division on any one or more of the following grounds—

- (a) that within the preceding 5 years the applicant has committed a breach of any provision of this local law, or of any other written law relevant to the activity in respect of which the permit is sought;
- (b) that the applicant is not a fit and proper person to hold a permit;
- (c) that—
 - (i) the applicant is an undischarged bankrupt or is in liquidation;
 - (ii) the applicant has entered into any composition or arrangement with creditors; or
 - (iii) a manager, an administrator, a trustee, a receiver, or a receiver and manager has been appointed in relation to any part of the applicant’s undertakings or property; or
- (d) such other grounds as the local government may consider to be relevant in the circumstances of the case.”

8. Clause 3.11

After Clause 3.11, insert the following new Clauses—

“3.11A Suspension of permit holder rights and privileges

(1) The rights and privileges granted to a permit holder on the issue of a permit, shall be automatically suspended, where the public liability insurance required as a condition of a permit, lapses, is cancelled or is no longer current.

(2) The rights and privileges granted to a permit holder on the issue of a permit, may be suspended by the local government for the purpose of and during the carrying out of any works by or on behalf of the State, or an agency or instrumentality of the Crown, or the local government, in or adjacent to the area the subject of the permit.

3.11B Planning approval

The requirement for a permit under this local law, is additional to the requirement if any, for a planning approval.”

9. Clause 6.1

Clause 6.1, be amended as follows—

- (a) delete the existing definition of “*advertising sign*” and substitute with the following new definition of “*advertising sign*”—

““*advertising sign*” means a free-standing sign which may or may not be permanently attached to a structure or fixed to the ground, and includes a ground based sign, a sandwich board sign and an “A” frame sign, that is used or intended to be used for the purpose of advertising any premises, services, business, function, event, product or thing;”
- (b) after the definition of “*advertising sign*”, insert the following new definition—

““*A* frame sign” means a folding sign which is hinged at the top to provide a stable structure when open;”
- (c) after the definition of “*election sign*”, insert the following new definition—

““*permit holder*” means the person to whom a sign permit has been issued;”
- (d) after the definition of “*sign*”, insert the following new definition—

““*sign permit*” means a permit to display a sign.”

10. Clause 6.1

After Clause 6.1, insert the following new Clauses—

“6.1A Permit period

The local government may grant approval for the erection or display of an advertising sign for one year or three years, whichever the applicant chooses on the application for a sign permit.

6.1B Sign permit

- (1) A person shall not display an advertising sign on a footpath unless that person is the holder of a valid sign permit.
- (2) Every application for a sign permit shall—
 - (a) state the full name and address of the applicant;
 - (b) specify the proposed permitted area of the advertising sign;
 - (c) be accompanied by an accurate plan and description of—
 - (i) the proposed advertising sign; and
 - (ii) the proposed location of the proposed advertising sign and the area in a radius of approximately 10 metres around that location showing on a scale of approximately 1:100 the location of all carriageways, footpaths, verges, street furniture, bins, light poles, parking signs, traffic lights, other impediments to pedestrian traffic and premises abutting any verge or footpath.
 - (d) a colour photograph or similar representation of the advertising sign.”

11. Clause 6.3

Clause 6.3, be amended to insert the following new Subclauses—

- “(f) the advertising sign would—
 - (i) obstruct the visibility or clear sight lines of any person at an intersection of thoroughfares; or
 - (ii) impede pedestrian access; and
- (g) the advertising sign, may obstruct or impede the use of the footpath for the purpose for which it was designed.”

12. Clause 6.5

After Clause 6.5, insert the following new Clauses—

“6.6 Obligations of permit holder

The permit holder shall—

- (a) maintain the advertising sign in a safe and serviceable condition at all times;
- (b) display the permit number provided by the local government in a conspicuous place on the advertising sign and whenever requested by an authorised person to do so, produce the sign permit to that person;
- (c) ensure that the sign is of a stable design and is not readily moved by the wind, and does not by the nature of its design or anything else cause any hazard or danger to any person using a thoroughfare;
- (d) display an advertising sign on a footpath in the location approved by the local government and as specified by the permit; and
- (e) ensure the free passage of persons using the footpath at all times.

6.7 Safety of persons

A person shall not cause or permit an advertising sign to be erected or displayed in such a condition, which in the opinion of an authorised person, causes or is likely to cause injury or danger to any person or damage to the clothing or possessions of any person.

6.8 Removal of sign for works

A permit holder shall ensure that an advertising sign, is removed from any footpath to permit the footpath to be swept or to permit any other authorised work to be carried out when directed to do so by an authorised person.

6.9 Removal of sign which does not comply

A person shall remove any advertising sign which does not comply with the requirements of this local law, from any footpath when directed to do so by an authorised person.

6.10 Unlawful placement of signs

A person who places, causes or permits to be placed on any footpath any advertising sign or item which does not comply with the requirements of this local law, commits an offence.”

13. Schedule 1

Schedule 1 be amended to insert the following new penalty clauses in the table in their correct numerical order—

“

Clause	Description	Modified Penalty \$
6.1B (1)	Displaying advertising sign on a footpath without a permit	250
6.6 (a)	Failing to maintain an advertising sign in a safe and serviceable condition at all times	100
6.6 (b)	Refusing to conspicuously display the permit number on an advertising sign	50
6.6 (c)	Failure to display a sign in accordance with conditions of permit	100
6.6 (d)	Failing to display the advertising sign in the approved location	100
6.6 (e)	Failing to ensure the free passage of persons using the footpath	100
6.7	Permitting an advertising sign to be displayed in an unsafe or dangerous manner	250
6.8	Refusing or failing to remove an advertising sign to allow sweeping or cleaning	100
6.9	Refusing or failure to remove an advertising sign or item when requested to do so	250
6.10	Placing or permitting an advertising sign contrary to the requirements of the local law	250

”

Dated: 10 February 2009.

The Common Seal of the Town of Vincent was affixed by the authority of a resolution of the Council in the presence of—

NICK CATANIA JP, Mayor.
JOHN GIORGI JP, Chief Executive Officer.

LG303*

LOCAL GOVERNMENT ACT 1995

Town of Vincent

PARKING AND PARKING FACILITIES AMENDMENT LOCAL LAW 2009

Under the powers conferred by the *Local Government Act 1995* and by all other powers enabling it, the Council of the Town of Vincent resolved on 10 February 2009 to make the following local law.

1. Citation

This local law may be cited as the *Town of Vincent Parking and Parking Facilities Amendment Local Law 2009*.

2. Principal local law

In this local law the *Town of Vincent Parking and Parking Facilities Local Law 2007* published in the *Government Gazette* on 21 November 2007 and amended as published in the *Government Gazette* on 5 August 2008 is referred to as the principal local law. The principal local law is amended as follows.

3. Clause 5.1

Subclause (1) is deleted and substituted with the following—

“(1) No stopping

A driver shall not stop on a part of a carriageway, or in an area—

- (a) to which a “no stopping” sign applies; or
- (b) during the times a sign specifies a “no stopping” restriction is in operation.”

4. Schedule 2

Schedule 2 is deleted and substituted with the following—

“

Schedule 2

LOCAL GOVERNMENT ACT 1995

Town of Vincent Parking And Parking Facilities Local Law 2007

PRESCRIBED OFFENCES

Item No.	Clause No.	Nature of Offence	Modified Penalty \$
1	2.2(1), (2)	Failure to comply with signs	50
2	2.3(a)	Unauthorised display, marking, setting up, exhibiting of a sign	125
3	2.3(b)	Unauthorised removal, defacing or misuse of a sign	70
4	2.3(c)	Unauthorised affixing anything to a sign	60
5	3.2(1)(a)	Failure to park parallel to and as close to the kerb as practicable in a parking stall	60
6	3.2(1)(b)	Failure to park wholly within parking stall	60
7	3.2(1)(c)	Failure to park in the direction of the movement of traffic in a parking stall	60
8	3.2(4)	Failure to park wholly within parking area	50
9	3.3(1)(a)	Causing obstruction in parking station	125
10	3.3(1)(b)	Parking contrary to sign in parking station	50
11	3.3(1)(c)	Parking contrary to directions of authorised person	150
12	3.3(1)(d)	Parking or attempting to park a vehicle in a parking stall occupied by another vehicle	50
13	4.1(1)(a)	Parking by vehicles of a different class	85
14	4.1(1)(b)	Parking by persons of a different class	85
15	4.1(1)(c)	Parking during prohibited period	85
16	4.1(3)(a)	Parking in no parking area	85
17	4.1(3)(b)	Parking contrary to signs or limitations	50
18	4.1(3)(c)	Parking vehicle in motor cycle only area	50
19	4.1(4)	Parking motor cycle in stall not marked ‘M/C’	50
20	4.1(5)	Parking without permission in an area designated for ‘Authorised Vehicles Only’	85
21	4.2(1)(a)	Failure to park on the left of two-way carriageway	60
22	4.2(1)(b)	Failure to park on boundary of one-way carriageway	60
23	4.2(1)(a) or 4.2(1)(b)	Parking against the flow of traffic	60
24	4.2(1)(c)	Parking when distance from farther boundary less than 3 metres	100

Item No.	Clause No.	Nature of Offence	Modified Penalty \$
25	4.2(1)(d)	Parking closer than 1 metre from another vehicle	50
26	4.2(1)(e)	Causing obstruction	125
27	4.3(b)	Failure to park at approximate right angle	50
28	4.4(2)	Failure to park at an appropriate angle	50
29	4.5(2)(a)	Double parking	125
30	4.5(2)(b)	Parking on or adjacent to a median strip	60
31	4.5(2)(c)	Denying access to private drive or right of way	125
32	4.5(2)(d)	Parking beside excavation or obstruction so as to obstruct traffic	125
33	4.5(2)(e)	Parking within 10 metres of traffic island	60
34	4.5(2)(f)	Parking on footpath/pedestrian crossing	150
35	4.5(2)(g)	Parking closer than 3 metres to double longitudinal lines	125
36	4.5(2)(h)	Parking on intersection	150
37	4.5(2)(i)	Parking within 1 metre of fire hydrant or fire plug	50
38	4.5(2)(j)	Parking within 3 metres of public letter box	50
39	4.5(2)(k)	Parking within 10 metres of intersection	60
40	4.5(3)(a) or (b)	Parking vehicle within 10 metres of departure side of bus stop, children's crossing or pedestrian crossing	50
41	4.5(4)(a) or (b)	Parking vehicle within 20 metres of approach side of bus stop, children's crossing or pedestrian crossing	50
42	4.5(5)	Parking vehicle within 20 metres of approach side or departure side of railway level crossing	50
43	4.6	Parking contrary to direction of authorised person	150
44	4.7(1), (2) or (3)	Moving vehicle to avoid time limitation	85
45	4.8(a)	Parking in thoroughfare for purpose of sale	125
46	4.8(b)	Parking unlicensed vehicle in thoroughfare	100
47	4.8(c)	Parking a trailer/caravan on a thoroughfare	100
48	4.8(d)	Parking in thoroughfare for purpose of repairs	125
49	4.9(2)	Parking on land that is not a parking facility without consent	125
50	4.9(3)	Parking on land not in accordance with consent	125
51	4.10	Driving or parking on a reserve	125
52	4.11	Parking on a verge	60
53	4.13(1)	Failure to display an unexpired parking ticket (Parking Station)	60
54	4.13(2)(a)	Deface, alter, add to, erase, obliterate or otherwise interfere with a parking ticket	150
55	4.13(2)(b)	Display a defaced, altered obliterated or otherwise interfered with parking ticket	150
56	4.13(2)(c)	Produce a defaced, altered obliterated or otherwise interfered with parking ticket	150
57	5.1(1)(a)	Stopping contrary to a no stopping sign	125

Item No.	Clause No.	Nature of Offence	Modified Penalty \$
58	5.1(1)(b)	Stopping during the times a sign specifies a "no stopping" restriction is in operation	125
59	5.1(2)	Parking contrary to a no parking sign	85
60	5.1(3)	Stopping within continuous yellow lines	125
61	5.2	Stopping unlawfully in a loading zone	85
62	5.3	Stopping unlawfully in a taxi zone or bus zone	100
63	5.4	Stopping unlawfully in a mail zone	70
64	5.5	Stopping in a zone contrary to a sign	50
65	5.6	Stopping in a shared zone	50
66	5.7(1)	Double parking	125
67	5.8	Stopping near an obstruction	125
68	5.9	Stopping on a bridge or tunnel	100
69	5.1	Stopping on crests/curves etc	100
70	5.11	Stopping near fire hydrant	70
71	5.12(1)	Stopping near bus stop	85
72	5.13	Stopping on path, median strip or traffic island	125
73	5.14(1)	Stopping on verge	60
74	5.15	Obstructing path, a driveway etc	125
75	5.16	Stopping near letter box	50
76	5.17	Stopping heavy or long vehicles on carriageway	85
77	5.18	Stopping in bicycle parking area	60
78	5.19	Stopping in motorcycle parking area	60
79	5.20	Stopping or parking in a stall set up as an eating area	85
80	5.21	Stopping or parking contrary to requirements of a permit	60
81	5.22	Stopping or parking a vehicle (other than a bicycle or motor cycle) in a parking stall approved for motor cycles	60
82	6.1(1)	Damaging or interfering with ticket issuing machine	150
83	6.1(2)	Affixing a board, sign, placard or notice or marking any ticket issuing machine	60
84	6.1(3)	Inserting other than a coin in a ticket issuing machine	50
85	6.1(4)	Operating a ticket issuing machine contrary to instructions	50
86	6.2(2)	Failure to pay appropriate fee	60
87	6.3(1)(a)	Failure to display an unexpired parking ticket	60
88	6.3(1)(b)	Failure to display a valid parking ticket	60
89	6.4(1)	Stopping or parking for longer than the maximum period	60
90	6.5(1)(a)	Failure to stop or park parallel to the kerb in a ticket machine zone	60
91	6.5(1)(b)	Failure to stop or park as close to the kerb as practicable in a ticket machine zone	60
92	6.5(1)(c)	Failure to stop or park wholly within a parking stall in a ticket machine zone	60
93	6.5(1)(d)	Failure to stop or park in direction of movement of traffic in a ticket machine zone	50
94	7.9	Failure to display a valid permit	85

Item No.	Clause No.	Nature of Offence	Modified Penalty \$
95	8.3	Failure to comply with a lawful direction of an authorised person	150
96	8.4	Failure to leave local government property when lawfully directed to do so by an authorised person	150
97	8.5(2)	Removing or interfering with a lawful mark on a tyre	150
98	8.6	Removing a notice on a vehicle	125
99	8.8(1)	Leaving a vehicle in a public place or thoroughfare so as to cause an obstruction	125
100	8.9	Attempting to or removing, damaging, defacing, misusing or interfering with any part of a parking station or parking facility	150
101		All other offences not specified	85

Dated: 10 February 2009.

The Common Seal of the Town of Vincent was affixed by the authority of a resolution of the Council in the presence of—

NICK CATANIA JP, Mayor.
JOHN GIORGI JP, Chief Executive Officer.

TREASURY AND FINANCE

TF301*

Financial Management (Transitional Provisions) Act 2006

Financial Management (Transitional Provisions) Regulations 2009

Made by the Governor in Executive Council on the recommendation of the Treasurer.

1. Citation

These regulations are the *Financial Management (Transitional Provisions) Regulations 2009*.

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. Conservation and Land Management Regulations 2002 amended

- (1) This regulation amends the *Conservation and Land Management Regulations 2002*.
- (2) Delete Part 7A.

4. Transitional provision for Barrow Island Trust Account

- (1) In this regulation —
Barrow Island Net Conservation Benefit Account means the account of that name established as an agency special purpose account under the *Financial Management Act 2006* section 16 in accordance with the *Conservation and Land Management Act 1984* section 69(1);
Barrow Island Trust Account means the account referred to in the *Conservation and Land Management Regulations 2002* Part 7A immediately before the commencement of regulation 3.
- (2) Any money standing to the credit of the Barrow Island Trust Account immediately before the commencement of regulation 3 is to be transferred to the Barrow Island Net Conservation Benefit Account.

Recommended by the Treasurer,

T. BUSWELL, Treasurer.

By Command of the Governor,

P. CONRAN, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE AND FOOD

AG401*

SOIL AND LAND CONSERVATION ACT 1945

APPOINTMENT

Under Section 23 of the *Soil and Land Conservation Act 1945*, the following person is appointed a member of the District Committee for the Esperance Land Conservation District, (*the Committee was established by an Order in Council, published in the Gazette of 6 September 1985 at pp. 3491-3493 and amended in the Gazettes of 20 March 1987 at p. 981, 1 December 1989 at pp. 4441-4442, 25 May 1990 at p. 2389, 21 December 1990 at p. 6217, 30 July 1993 at pp. 4120-4121, 24 June 1994 at p. 2830 and an Amendment Order approved by Executive Council 4 November 1997 {refer to Department of Agriculture reference: 881744V05P00} and amended in the Gazette of 21 June 2002 at p. 2931*). The appointment is for a term ending on 30 November 2011.

- (1) pursuant to Section 23(2b)(b) of the Act, Kobus Nieuwoudt of Ravensthorpe is appointed a member of the Committee on the nomination of the Shire of Ravensthorpe.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 10th day of February 2009.

AG402*

SOIL AND LAND CONSERVATION ACT 1945

APPOINTMENT

Pursuant to section 23 (2b)(d) of the *Soil and Land Conservation Act 1945*, being persons actively engaged in, or affected by, or associated with land use in the District, Anna Handley of Dalyellup and Robert James Watkins of Capel are appointed members of the Capel Land Conservation District (*the Committee was established by an Order in Council, published in the Gazette of 23 April 1993 at pp. 2170-2172 and Amendment Orders approved by Executive Council on 2 July 1996, 13 August 1996 and 1 December 1998 {refer to Department of Agriculture reference: 881848V02P0T}*). The appointment is for a term ending on 31 March 2011.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 10th day of February 2009.

CONSUMER AND EMPLOYMENT PROTECTION

CE401

CHARITABLE COLLECTIONS ACT 1946

REVOCATION OF LICENCES

I, Anne Driscoll, 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 organisations listed below—

- FAITH HOPE CHARITY FUND INC
- ROMAN CATHOLIC ARCHBISHOP OF PERTH—(HIV/AIDS PASTORAL CARE CENTRE)

Dated this 13th day of February 2009.

ANNE DRISCOLL, Commissioner for Consumer Protection.

CORRECTIVE SERVICES

CS401*

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
Greenwood	Bernadette Anne	AP 0567	01/02/09
Krishnasamy	Narayanan	AP 0571	20/02/09

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

BRIAN LAWRENCE, Manager Acacia Prison Contract.

Dated: 23 February, 2009.

ENVIRONMENT AND CONSERVATION

EV401*

ENVIRONMENTAL PROTECTION ACT 1986 SECTION 19

Delegation No. 21

The Environmental Protection Authority (“Authority”), acting pursuant to section 19 of the *Environmental Protection Act 1986* (“the Act”) has resolved to delegate all its powers and duties to—

- (a) consent to the undertaking of minor or preliminary work in the implementation of a proposal before a statement is published under section 45(5)(b) of the Act or a notification is given under section 45(8), as provided under section 41A(3).

Person to whom this delegation applies—

This delegation applies to the Chairman of the Authority appointed under section 7(4a) of the Act.

This delegation applies to the Deputy Chairman of the Authority, appointed under section 7(4a) of the Act, on the conditions that follow—

In the absence of the Chairman; on business, on leave, through illness or due to a conflict of interest. The Minister is to be informed when the Deputy Chairman is exercising the delegation.

Dated the 9th day of February 2009.

Dr PAUL VOGEL, Chairman,
Environmental Protection Authority.

Approved by—

Hon DONNA FARAGHER JP MLC, Minister for the Environment;
Youth.

HOUSING AND WORKS

HW401*

HOUSING ACT 1980 DETERMINATION OF STANDARD RATES OF INTEREST

Department of Housing and Works,
(The Housing Authority), Perth.
February 2009.

Pursuant to Sections 33 and 42 being loans under Section 36 of the *Housing Act 1980*, The Housing Authority by this determination which was approved by the Honourable Minister for Housing and

Works fixes the following maximum standard rates of interest to apply in respect of the various classes of loan granted by it.

1. Keystart Loans, Income Based Loans, Shared Equity (including First Start Realstart, Goodstart, Access, Sole Parent, and the Aboriginal Schemes), pre 1985 Variable Interest Schemes and Wisechoice under Sections 33 and 36 to 5.24% per annum.
2. In respect of Shared Equity 1997 (GoodStart—Subsidised Rate) Loans the standard rate of interest shall be 6.5% fixed per annum, until the borrower's income exceeds the Department's maximum public rental income eligibility limits. The rate will then move to the Commonwealth Bank's standard home loan variable interest rate subject to a minimum interest rate of 6.5% per annum.

This determination is effective from 7th February 2009.

GRAHAME SEARLE, Director General,
Department of Housing and Works.

JUSTICE

JU401*

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—

Janice Mary Cable of 43 Bernborough Way, Darling Downs
Lisa Gaye Chrystal of Lot 54 Doust Street, Bridgetown
Mervyn Thomson Kearney of 18 Roe Street, Rockingham

RAY WARNES, Executive Director,
Court and Tribunal Services.

JU402*

JUSTICES OF THE PEACE ACT 2004

RESIGNATION

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

David McKinlay of 7 Crawshaw Crescent, Manning
from the Office of Justice of the Peace for the State of Western Australia.

RAY WARNES, Executive Director,
Court and Tribunal Services.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995

Shire of Nannup
(BASIS OF RATES)

Department of Local Government
and Regional Development.

DLGRD: NP5-4#03

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Director General of the Department of Local Government and Regional Development under delegation from the Hon John Castrilli MLA, Minister for Local

Government, being charged for the time being with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedule hereunder shall be gross rental value for the purposes of rating with effect from 16 February 2009.

JENNIFER MATHEWS, Director General.

Schedule

ADDITIONS TO GROSS RENTAL VALUE AREA

Shire of Nannup

All those portions of land being Lots 1 to 35 inclusive as shown on Deposited Plan 31490 and Lots 30 to 50 inclusive as shown on Deposited Plan 60221.

LG402*

LOCAL GOVERNMENT ACT 1995

Shire of Harvey

(BASIS OF RATES)

Department of Local Government
and Regional Development.

DLGRD: H5-4#03

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Director General of the Department of Local Government and Regional Development under delegation from the Hon John Castrilli MLA, Minister for Local Government, being charged for the time being with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedule hereunder shall be unimproved value for the purposes of rating with effect from 18 February 2009.

JENNIFER MATHEWS, Director General.

Schedule

ADDITIONS TO UNIMPROVED VALUE AREA

Shire of Harvey

All that portion of land being Lot 8 as shown on Diagram 78649.

MINERALS AND PETROLEUM

MP401*

DANGEROUS GOODS SAFETY ACT 2004

DANGEROUS GOODS SAFETY ORDER (NO. 1) 2009

Made by the Minister for Mines and Petroleum, the Honorable Norman Moore.

1. Citation

This order may be cited as the *Dangerous Goods Safety Order (No.1) 2009* (Order).

2. Order

(1) Pursuant to Section 21 of the *Dangerous Goods Safety Act 2004* (Act) the following class of persons are exempt from the conditions imposed by sub-regulations 164(2)(c)(ii) and 164(2)(e)(iii) of the *Dangerous Goods Safety (Explosives) Regulations 2007* (Regulations) and sub-regulations 32(6)(b)(ii) and 32(6)(c)(iii) of the *Dangerous Goods Safety (Security Risk Substances) Regulations 2007* (SRS Regulations);

Any individual, body corporate or partnership that makes an application for a licence, including a renewal application, pursuant to Part 15 of the Explosives Regulations and/or Part 10 of the SRS Regulations until 31 December 2009.

(2) This Order will remain in force until 31 December 2009, unless amended or cancelled pursuant to Section 21(3) of the Act.

NORMAN MOORE, Minister for Mines and Petroleum.

MP402*

DANGEROUS GOODS SAFETY ACT 2004
DANGEROUS GOODS SAFETY ORDER (No. 2) 2009

Made by the Minister for Mines and Petroleum, the Honorable Norman Moore.

1. Citation

This order may be cited as the *Dangerous Goods Safety Order (No.2) 2009* (Order).

2. Order

(1) Pursuant to Section 21 of the *Dangerous Goods Safety Act 2004* (Act) the following class of persons are exempt from the conditions imposed by sub-regulations 23(2)(a), 24(2)(b) and 165(4)(b)(iii) of the *Dangerous Goods Safety (Explosives) Regulations 2007* (Regulations) and sub-regulations 9(2), 10(2)(b) and 33(4)(b)(iii) of the *Dangerous Goods Safety (Security Risk Substances) Regulations 2007* (SRS Regulations);

Any individual, body corporate or partnership that holds a licence pursuant to the Explosives Regulations and/or the SRS Regulations until 31 December 2009.

(2) This Order will remain in force until 31 December 2009, unless amended or cancelled pursuant to Section 21(3) of the Act.

NORMAN MOORE, Minister for Mines and Petroleum.

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Carnarvon

Town Planning Scheme No. 10—Amendment No. 41

Ref: 853/10/2/12 Pt 41

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Carnarvon local planning scheme amendment on 31 January 2009 for the purpose of amending the zoning map to rezone the portion of Lot 1 Robinson Street, Kingsford zoned 'Intensive Horticulture' to 'Commercial', consistent with the 'Commercial' zoning of the majority of the land.

D. J. MASLEN, Shire President.
 G. WILKS, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Carnarvon

Town Planning Scheme No. 10—Amendment No. 50

Ref: 853/10/2/12 Pt 50

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Carnarvon local planning scheme amendment on 23 January 2009 for the purpose of—

1. Recoding Lots 3 & 4 Gooch Street in the locality of Brockman from a residential density code of R12.5 to R30.
2. Amending the Scheme maps accordingly.

D. J. MASLEN, Shire President.
 G. WILKS, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Carnarvon
 Town Planning Scheme No. 11—Amendment No. 6

Ref: 853/10/2/13 Pt 6

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 Carnarvon local planning scheme amendment on 17 July 2008 for the purpose of—

1. Introducing a new use class definition for Workers' Accommodation to Schedule 6, as defined as follows—

Workers' Accommodation: means a dwelling or residential building occupied by a person who is—

- (a) engaged in active employment in Coral Bay;
 - (b) the owner (whether in whole or part) and operator of a business having its main offices in Coral Bay and which principally services or operates within Coral Bay, where that person is also currently actively involved in the operation of the business on a day to day basis in Coral Bay; or
 - (c) a spouse, partner or dependant child of a person referred to in paragraph (a) or (b).
2. Deleting existing Clause 3.5.2.6 and replacing it with a new Clause 3.5.2.6 as follows—

Goal—

To provide a discrete residential village for residential occupancy by persons who need to reside in Coral Bay as a result of their business or employment.

Specific Provisions—

(1) Land use and development within the workers' accommodation precinct shall be in accordance with an Outline Development Plan adopted by the Council and endorsed by the Western Australian Planning Commission (WAPC);

(2) The following Use Classes apply within the precinct—

- Workers' Accommodation AA
- Community Purposes AA
- Public Utility P
- Home Occupation AA

All other uses are not permitted.

(3) Occupancy within the curtilage of workers' accommodation is not permitted;

(4) Approval for the placement, erection or affixing of satellite dishes, masts and aerials and the like to a dwelling and/or its curtilage, is at the discretion of the responsible authority;

3. Modifying Schedule 5 as follows—

Substituting the existing precinct plan with a new precinct plan (generally in accordance with the March 2006 precinct plan, with the western boundary of Lot 308 to be modified in accordance with DP 52556 for Lots 306-309) denoting the new workers' accommodation precinct in a location north-east of the existing Coral Bay settlement.

Substituting the existing Coral Bay settlement plan (No. 94/50/3) with a Coral Bay Settlement Plan (generally in accordance with the July 2007 settlement plan, with the western boundary of Lot 308 to be modified in accordance with DP 52556 for Lots 306-309) denoting the new workers' accommodation precinct in a location north-east of the existing Coral Bay settlement.

4. Rezoning a portion of Lyndon Location 169 Coral Bay, from "Rural" to the "Coral Bay Settlement" zone.

D. J. MASLEN, Shire President.
 G. WILKS, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Murray
 Town Planning Scheme No. 4—Amendment No. 202

Ref: 853/6/16/7 Pt 202

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Murray local planning scheme amendment on 17 February 2009 for the purpose of—

1. Rezoning Lots 21—23, and portion of Lot 24 Lakes Road, Nambeelup, from 'Rural' to 'Special Use—Home Business', as more clearly shown on the Scheme Amendment Map.

2. Amending Schedule 5—Special Use Zone as follows—

Schedule 5
Special Use—Home Business Zone

(A) Specified Land	(B) Special Provisions Relating to (A)
Lots 21-23 and portion of Lot 24 Lakes Road, Nambeelup	<p>1. Subdivision shall be generally in accordance with the Subdivision Guide Plan associated with Amendment 202, as amended, or any subsequent modifications approved by the Western Australian Planning Commission.</p> <p>2. (a) The following uses are permitted ('P')—</p> <ul style="list-style-type: none"> i. Single House; ii. Outbuilding; iii. Home occupation; iv. Home business; v. Home office; vi. Home-based trade; vii. Cottage industry. <p>(b) The following may be permitted at the discretion of the Council ('AA')—</p> <ul style="list-style-type: none"> i. Ancillary accommodation. ii. Stables <p>(c) All other uses are not permitted ('X').</p> <p>4. No person shall—</p> <ul style="list-style-type: none"> (a) Develop, or establish or allow to develop, the land for uses other than residential purposes unless a dwelling is erected first. (b) Allow a dwelling to be occupied by any person other than the owner or manager of the property. <p>5. The portion of land within a building envelope closest to the street frontage shall be used for residential purposes only.</p> <p>6. Development associated with uses other than residential;</p> <ul style="list-style-type: none"> (a) shall not be permitted within 40 metres of a street boundary, (b) is not permitted closer to a street than any residential development (c) shall not be made with materials producing a reflective impact. <p>7. (1) The Council may permit a variation to a building envelope location if it is of the opinion that;</p> <ul style="list-style-type: none"> (a) The topography or shape of the lot, or the natural flora upon it makes it desirable to alter this provision; (b) That the location of the building will not detract from the environmental quality of the area; and (c) The location of the building envelope will not compromise the safety of the Parmelia gas pipeline, having regard to any related Risk Assessment or Pipeline Protection Plan endorsed by the pipeline owner. <p>(2) All buildings and effluent disposal systems are to be developed within the building envelope depicted on the Subdivision Guide Plan, subject to no building being located within 25 metres of the Parmelia gas pipeline easement. The 25 metre restriction on buildings does not apply to effluent disposal systems.</p> <p>(3) Within the building envelope an area not more than 2,000m² may be cleared of vegetation to allow for the construction of a dwelling and outbuildings.</p> <p>(4) Notwithstanding Special Provision 7(2), on lots where stables are permitted, stables may be located outside the building envelopes subject to the Council's written approval which may include conditions requiring revegetation equal or greater than those areas cleared. No stables may be located within 25 metres of the Parmelia gas pipeline easement.</p> <p>8. Each dwelling shall be connected to a reticulated water supply.</p> <p>9. In order to conserve the landscape, natural vegetation shall not be felled or cleared without the prior written approval of the Council, except where required for the erection of a single</p>

(A) Specified Land	(B) Special Provisions Relating to (A)
	<p>dwelling, outbuilding, effluent disposal system, accessways, fences and firebreaks. Where this occurs Council may require other areas within the subject land to be revegetated.</p> <p>10. Fencing shall be open post and rail painted white to a street frontage and steel post and wire to other boundaries.</p> <p>11. Stock will only be permitted with Council approval and shall be restricted to the lots as indicated on the Subdivision Guide Plan.</p> <p>12. The Council will determine an application for stock on the basis of Department of Agriculture requirements and standards.</p> <p>13. With the intention of preventing overstocking or other practices detrimental to the amenity of the zone, the breeding or keeping of animals shall not be permitted without the approval in writing of Council.</p> <p>14. Council shall require a dwelling on any lot to be connected to an alternative domestic waste water treatment system with an adequate phosphorus removal capacity, as approved by the Health Department of Western Australia, which is installed in accordance with Health Department Approvals.</p> <p>15. All drainage from internal roads and domestic surfaces shall be disposed of on-site in a manner deemed environmentally acceptable to Council.</p> <p>16. The subdivider shall prepare and implement a Fire Management Plan as part of any application to subdivide the land, with the plan being to the satisfaction of Council and Fire and Emergency Service Authority.</p> <p>17. The subdivider shall make arrangements, to the satisfaction of Council, to ensure that prospective purchasers of the lots are advised of those Scheme provisions which relate to land use and management of the land.</p> <p>18. As the subdivision is located within the proposed groundwater area a groundwater licence shall be obtained from the Water & Rivers Commission prior to the construction of a well or bore. The issue of a licence is not guaranteed but if issued will contain a number of conditions including the quantity of water that can be pumped each year.</p> <p>19. Memorials shall be placed on lots 522-527 and 557-559 (as shown on the Subdivision Guide Plan) to advise owners of the presence of the kennels estate on Lot 24 Lakes Road.</p> <p>20. Commercial vehicle parking is limited to a maximum of 2 vehicles and shall only be permitted upon written notification to the Council and compliance with the following—</p> <ul style="list-style-type: none"> – The vehicle is owned and or driven by the landowner or occupier as part of their occupation, only; – The vehicle is not a 'road train' or 'B double'; – The vehicle is not loaded with hazardous or dangerous substances whilst on site; – The vehicle is parked within the building envelope; – No refuelling or storage of fuel are to occur on site; – No major repairs are to occur on site; – No loading or unloading of the vehicle is to occur on site, or storage of commercial goods brought to the site by the vehicle is to occur other than those associated with the residence or other Council approved use on site; – No transfer of goods from one vehicle to another is to occur on site; – The vehicle is adequately screened from view from nearby land or public roads to the satisfaction of the Council. <p>21. Signage associated with any home business or home-based trade being limited to a maximum of 1m² and designed to be sympathetic to the nature of the area.</p> <p>22. A memorial is to be placed on the title of any lot which is affected by the Parmelia high pressure gas pipeline, to highlight its existence.</p>

3. By renumbering Clause '6.4.7' to '6.4.6'.

4. Adding a new Clause as follows;
- 6.4.7 a) Unless otherwise specified, all buildings shall be setback in accordance with the building envelopes shown on a Subdivision Guide Plan.
- (b) The Council may vary the boundary of a building envelope shown on a Subdivision Guide Plan where it considers constraints justify a modification.
- (c) Where no building envelope is shown a minimum setback of 10 metres shall apply to all boundaries except to a street boundary that shall be 20 metres.
5. Adding new interpretations for 'home business', 'home office' and 'home-based trade' to Appendix 1 as follows;
- "home business"** means a business, service or profession carried out in a dwelling or on land around a dwelling by an occupier of the dwelling which—
- (a) does not employ more than 2 people not members of the occupier's household;
- (b) will not cause injury to or adversely affect the amenity of the neighbourhood;
- (c) does not occupy an area greater than 50 square metres;
- (d) does not involve the retail sale, display or hire of goods of any nature;
- (e) in relation to vehicles and parking, does not result in traffic difficulties as a result of the inadequacy of parking or an increase in traffic volumes in the neighbourhood, and does not involve the presence, use or calling of a vehicle more than 3.5 tonnes tare weight; and
- (f) does not involve the use of an essential service of greater capacity than normally required in the zone;
- "home office"** means a home occupation limited to a business carried out solely within a dwelling by a resident of the dwelling but which does not—
- (a) entail clients or customers travelling to and from the dwelling;
- (b) involve any advertising signs on the premises; or
- (c) require any external change to the appearance of the dwelling;
- "home-based trade"** means a business, service or profession carried out in a dwelling or on land around a dwelling by an occupier of the dwelling which—
- (a) is located on a property greater than 5,000m²
- (b) does not employ more than 2 people not members of the occupier's household;
- (c) will not cause injury to or adversely affect the amenity of the neighbourhood;
- (d) does not occupy an area greater than 200 square metres;
- (e) does not involve the retail sale, display or hire of goods of any nature;
- (f) in relation to vehicles and parking, does not result in traffic difficulties as a result of the inadequacy of parking or an increase in traffic volumes in the neighbourhood;
- (g) does not involve the use of an essential service of greater capacity than normally required in the zone;
- (h) does not involve the parking or storing of freezer/refrigerated type vehicles that are require the cooling system to be operational;
- (i) does not involve the parking of more than one truck for each employee/employer with a total of no more than two trucks at any one time.
6. Amending Schedule 5—Special Use Zone by inserting a new Special Provision as follows;

(A) Special Land	(B) Special Provisions Relating to (A)
Portion of Lot 24 and Lot 25 Lakes Road, and Portion Lot 27 Nambeelup Road, Nambeelup	41. Kennels on Lots 134-147 (as shown on the Subdivision Guide Plan) shall be constructed; <ul style="list-style-type: none"> • on the eastern side of the exercise yard; • with 2m high barriers on the northern, eastern and southern sides of the exercise area (perhaps forming part of the kennel wall); • with walls of brick; • with doors of solid construction; • rooves of metal decking with 50mm thick insulation installed under the roof sheeting, plus one layer of 13mm plasterboard to the underside of the purlins, and; • with any opening for ventilation located on the western side of the kennels;

7. Delete existing definitions of 'Home Occupation' and 'Industry—Cottage' from Appendix I and insert the following—
- "home occupation"** means an occupation carried out in a dwelling or on land around a dwelling by an occupier of the dwelling which—
- (a) does not employ any person not a member of the occupier's household;
- (b) will not cause injury to or adversely affect the amenity of the neighbourhood;

- (c) does not occupy an area greater than 20 square metres;
- (d) does not display a sign exceeding 0.2 square metres;
- (e) does not involve the retail sale, display or hire of goods of any nature;
- (f) in relation vehicles and parking, does not result in the requirement for a greater number of parking facilities than normally required for a single dwelling or an increase in traffic volume in the neighbourhood, does not involve the presence, use or calling of a vehicle more than 2 tonnes tare weight, and does not include provision for the fuelling, repair or maintenance of motor vehicles; and
- (g) does not involve the use of an essential service of greater capacity than normally required in the zone.

“**industry—cottage**” means a trade or light industry producing arts and crafts goods which does not fall within the definition of a home occupation and which—

- (a) does not cause injury to or adversely affect the amenity of the neighbourhood
- (b) where operated in a residential zone, does not employ any person other than a member of the occupier’s household
- (c) is conducted in an out-building which is compatible with the principal uses to which land in the zone in which is it located may be put
- (d) does not occupy an area in excess of 50 square metres; and
- (e) does not display a sign exceeding 0.2 square metres in area.

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

PREMIER AND CABINET

PC401*

INTERPRETATION ACT 1984 MINISTERIAL ACTING ARRANGEMENTS

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

Hon P. C. Collier MLC to act temporarily in the office of Treasurer; Minister for Commerce; Science and Innovation; Housing and Works in the absence of the Hon T. R. Buswell MLA for the period 22 to 27 February 2009 (both dates inclusive).

P. CONRAN, Director General,
Department of the Premier and Cabinet.

RACING, GAMING AND LIQUOR

RG401*

RACING PENALTIES (APPEALS) ACT 1990 APPOINTMENT OF CHAIRPERSON AND MEMBERS TO THE RACING PENALTIES APPEAL TRIBUNAL

1. Under section 5(1) of the *Racing Penalties (Appeals) Act 1990*, the Minister for Racing and Gaming appointed Mr Dan Mossenson as the Chairperson of the Racing Penalties Appeal Tribunal for a term expiring on 28 February 2012, and

2. Under section 6(3) of the *Racing Penalties (Appeals) Act 1990*, the Minister for Racing and Gaming appointed the following to the panel of persons who are eligible to be selected by the Chairperson to be appointed as members of a Tribunal in relation to any appeal, for terms expiring on 28 February 2012—

- Mr Patrick John HOGAN
- Mr John Brian PRIOR
- Mr William James CHESNUTT

BARRY A. SARGEANT, Director General,
Department of Racing, Gaming and Liquor.

Dated this 20th day of February 2009.

RG402*

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 and 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			
12653	Nollamara Turf Cricket Club Inc	Application for the grant of a Club Restricted Licence in respect of premises situated in Nollamara and known as Nollamara Turf Cricket Club Inc.	08.03.2009
12722	Kallamar Estate Pty Ltd	Application for the grant of a Producer's Licence in respect of premises situated in Gingin and known as Fini Wines.	08.03.2009
12744	Astor Theatre WA Pty Ltd	Application for the grant of a Special Facility—Theatre Licence in respect of premises situated in Mount Lawley and known as The Astor Theatre.	22.03.2009
APPLICATIONS FOR THE REMOVAL OF A LICENCE			
285021	Isavel Carija and Laura Margot Carija	Application for the removal of a Producer's Licence to premises situated in Millendon and known as Carilley Estate.	03.03.2009
289074	Grape Expectations Vintners Pty Ltd	Application for the removal of a Wholesaler's Licence to premises situated in Ascot and known as Grape Expectations Vintners Pty Ltd.	05.03.2009
289076	Franklin Joel Tate and Heather Mary Jephson Tate	Application for the removal of a Wholesaler's Licence to premises situated in Ascot and known as FJ & HMJ Tate.	03.03.2009
APPLICATION FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
33268	Whilan Holdings Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Busselton and known as Esplanade Hotel.	05.03.2009
APPLICATION FOR EXTENDED TRADING PERMITS—LIQUOR WITHOUT A MEAL			
33461	Claudius Holdings Pty Ltd	Application for the grant of an extended trading permit—liquor without a meal, in respect of premises situated in Scarborough and known as Cafe Spiaggia.	05.03.2009

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

B. A. SARGEANT, Director of Liquor Licensing.

Dated: 25 February 2009.

TRANSPORT

TR401*

RAIL FREIGHT SYSTEM ACT 2000**RAIL FREIGHT SYSTEM (S.36 CORRIDOR LAND) ORDER NO. 1/2009**

Made under Section 36 by the Minister for Transport.

1. Citation

This order may be cited as the *Rail Freight System (S.36 Corridor Land) Order No. 1/2009*.

2. Inclusion of Land in the Rail Corridor

The inclusion of land into the rail corridor identified in the last column of the Schedule.

Schedule—Land to be included

Designation Identification	Railway Line Identification	Railway Identification Plan Number	Land Description
2.177.65km to 177.98km	Claisebrook to Bunbury Terminal	Plan 75	Identified as 'Lot 130' on Deposited Plan 50017 having a total area of 2919m ²

SIMON O'BRIEN MLC, Minister for Transport.

Dated this 16th day of February 2009.

TREASURY AND FINANCE

TF401*

FINANCIAL MANAGEMENT ACT 2006
TREASURER'S INSTRUCTIONS

Department of Treasury and Finance,
Perth, 27 February 2009.

It is notified for general information that, pursuant to section 78 of the *Financial Management Act 2006*, the Treasurer has issued the following amended Treasurer's instructions to be effective from 27 February 2009.

Treasurer's instruction	Topic
520	Transfer of Employees
903	Agency Annual Reports
904	Key Performance Indicators
945	Explanatory Statement
949	Comparative Figures
952	General Information in Financial Statements
954	Revaluation of Non-Current Physical Assets
955	Contributions by Owners Made to Wholly Owned Public Sector Entities
1101	Application of Australian Accounting Standards and Other Pronouncements
1101A	Financial Reporting by Departments
1102	Income Statements
1103	Balance Sheets
1105	Consolidated Financial Statements

The full suite of Financial Administration Legislation (including the Treasurer's instructions) may be purchased from the State Law Publisher and is also available for download from the Department of Treasury and Finance's homepage www.dtf.wa.gov.au and click on Legislation—FMA & TIs under the item Treasury.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Florence Jean Williams, late of 409 Vincent Street, West Leederville, 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 28 November 2007 are required by the Executor of care of Stables Scott, 8 St George's Terrace, Perth to send particulars of their claims to him by no

later than 27 March 2009 after which date the Executor 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

John McTear, late of 8 Chichester Way, Nollamara, Western Australia, deceased.

Creditors and other persons having claims (to which section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 30 June 2008, are required by the applicant for letters of administration, Kaye Jeanette McTear, to send particulars of their claims to her by the 30th day of March 2009 care of D'Angelo Legal, Unit 1/246-250 Railway Parade, West Leederville, Western Australia 6007, after which date the applicants may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the Estate of Colin Robert Budd, late of 397 Albany Highway, Albany, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the abovenamed deceased who died on 14 October 2008 are required by the personal representative Murray Noel Thornhill of care of Hudson Henning & Goodman, 49 Peels Place, Albany, Western Australia to send particulars of their claims to him by the 25th day of March 2009 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

The Estate of Isabella Ramage Cowin, late of 7 Cody Street, Wilson, 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 the deceased, who died on the 17th day of September 2007, are required by the Executor, being William Thomas Cowin, of 7 Cody Street, Wilson, Western Australia, 6107, to send particulars of their claims to him, by the 7 April 2009, after which date the Executor may convey or distribute the assets, having regard only to claims of which he then has notice.

WILLIAM THOMAS COWIN.

ZX405*

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 27 March 2009 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Angove, Margaret Ann Jean, late of 162 Holland Street, Fremantle, formerly of 7 Nelson Street, South Fremantle, died 4.12.2006 (DE19780147EM12)

Bregman, Peggy Joan, late of Armadale Nursing Centre, 21 Angelo Street, Armadale, formerly of Graceford Hostel, 18 Turner Street, Byford and of Unit 32/2462 Albany Highway, Gosnells, died 30.12.2008 (DE20001580EM22)

Campbell, Christopher Henry, late of 118b Odin Road, Innaloo, died 21.12.2008 (DE33033315EM36)
Fitzpatrick, Kerry Ann, late of 33 McLennan Street, Quairading, died 9.10.2008 (DE33068888EM35)
Gallie, Graham Kenneth, late of Unit 3 67 Manning Road, Como, died 10.01.2009 (DE19990113EM12)
Gardiner, Terrence Sydney Graham, late of Great Eastern Highway, Woorloo, died 15.06.2008 (DE33069347EM12)
Holder, Florence May, late of 26 Meredith Way, Dianella, died 13.01.2009 (DE19672245EM13)
Lyons, Veronica May, late of RSL War Veterans' Home, 82-88 Oakmont Avenue, Meadow Springs, formerly of 40 Flinders Street, Falcon, died 24.01.2009 (DE19942680EM38)
Massie, Richard Gordon, late of 15 Ozark Gardens, Joondalup, formerly of 8 Gordon Avenue, Quinns Rock, died 31.01.2009 (DE20012225EM214)
McBride, Marie Lucy, late of Room 22 Annersley House Rowethorpe Jarrah Road, Bentley, died 20.01.2009 (DE19771570EM27)
Munnee, Peter Andrew, late of Onslow Gardens, 39 Hamersley Road, Subiaco, died 31.01.2009 (DE19971791EM36)
Nyal, Vera, late of Tandara Care Centre, 73 Jarrah Road, Bentley, died 22.01.2009 (DE19701386EM15)
Ward, Dorothy Evelyn, late of Wearne House, 7 Leslie Street, Mandurah, died 20.01.2009 (DE19730494EM26)
Ward, Gwen Amy Langford, late of Melvista Nursing Home, 20 Betty Street, Nedlands, died 9.12.2008 (DE19781996EM12)

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

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