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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR EASTER 2010

**Gazettes will not be published on Friday, 2 April or
Tuesday, 6 April 2010.**

A Gazette will be published on Thursday, 1 April at 3.30 pm.
Copy closes at noon on Tuesday, 30 March.

The next Gazette published will be on Friday, 9 April at 3.30 pm.
Copy closes at noon on Wednesday, 7 April.

— PART 1 —

PROCLAMATIONS

AA101*

ROYALTIES FOR REGIONS ACT 2009

No. 41 of 2009

PROCLAMATION

Western Australia

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

[L.S.]

KENNETH COMNINOS MICHAEL
Governor

I, the Governor, acting under the *Royalties for Regions Act 2009* section 2(b) and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which sections 3 and 4 and Parts 2 and 4 of that Act come into operation.

Given under my hand and the Public Seal of the State on 23 March 2010.

By Command of the Governor,

B. GRYLLS, Minister for Regional Development.

AA102

GAS SUPPLY (GAS QUALITY SPECIFICATIONS) ACT 2009

No. 35 of 2009

PROCLAMATION

Western Australia

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

[L.S.]

KENNETH COMNINOS MICHAEL
Governor

I, the Governor, acting under the *Gas Supply (Gas Quality Specifications) Act 2009* section 2(b) and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which the provisions of that Act, other than Part 1, come into operation.

Given under my hand and the Public Seal of the State on 23 March 2010.

By Command of the Governor,

P. COLLIER, Minister for Energy.

Note: Under the *Gas Supply (Gas Quality Specifications) Regulations 2010* regulation 2, those regulations come into operation on the day on which the *Gas Supply (Gas Quality Specifications) Act 2009* section 34 comes into operation.

COMMERCE

CO301*

Retail Trading Hours Act 1987

Retail Trading Hours (Tourism Precincts and Holiday Resorts) Amendment Regulations 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Retail Trading Hours (Tourism Precincts and Holiday Resorts) Amendment Regulations 2010*.

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. Regulations amended

These regulations amend the *Retail Trading Hours (Tourism Precincts and Holiday Resorts) Regulations 2007*.

4. Regulation 3 amended

In regulation 3 delete “falling within”.

5. Regulation 4 amended

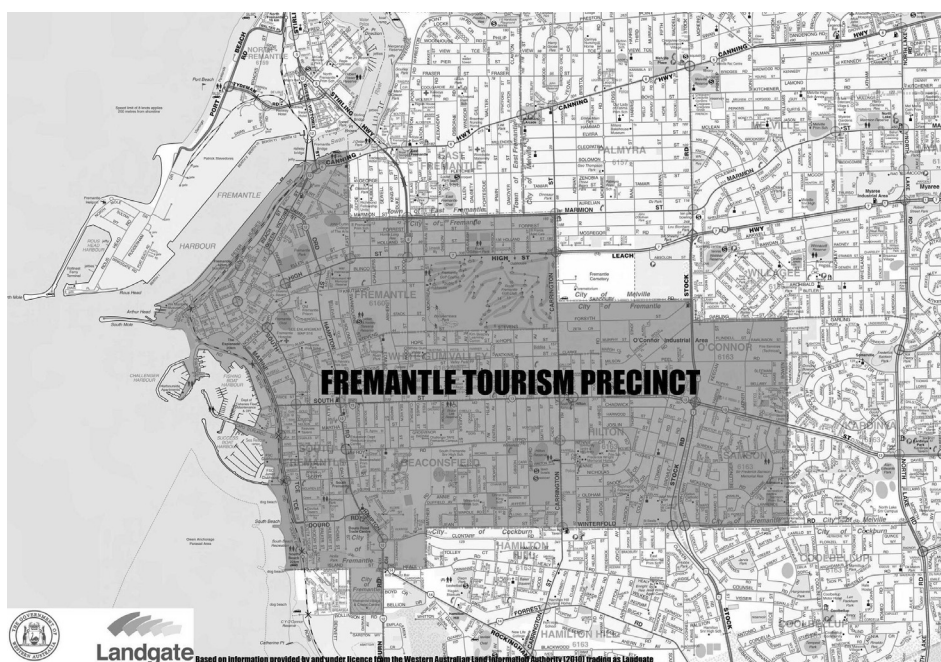
In regulation 4 delete “falling within”.

6. Schedule 1 Division 1 replaced

Delete Schedule 1 Division 1 and insert:

Division 1 — Fremantle tourism precinct

That part of the district of Fremantle (as existing at the commencement of the *Retail Trading Hours (Tourism Precincts and Holiday Resorts) Amendment Regulations 2010* regulation 6) that is south of the Swan River. For information purposes, the prescribed area is shown below and shaded grey.



By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

ENERGY

EN301*

Energy Operators (Powers) Act 1979

Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws 2010

Made by the Electricity Retail Corporation with the approval of the Governor in Executive Council.

Part 1 — Preliminary

1. Citation

These by-laws are the *Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws 2010*.

2. Commencement

These by-laws come into operation as follows —

- (a) Part 1 — on the day on which these by-laws are published in the *Gazette*;
- (b) Part 2 — on 1 April 2010;
- (c) Part 3 — on 1 July 2010.

3. By-laws amended

These by-laws amend the *Energy Operators (Electricity Retail Corporation) (Charges) By-laws 2006*.

Part 2 — Amendments commencing on 1 April 2010**4. By-law 3A deleted**

Delete by-law 3A.

5. Schedule 1 amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
Sch. 1 cl. 1(2)(a)	30.679	32.98
Sch. 1 cl. 1(2)(b)	20.163 18.194	21.6753 19.5586
Sch. 1 cl. 2(2)(a)	32.142	34.5527
Sch. 1 cl. 2(2)(b)	21.12 19.063	22.704 20.4928
Sch. 1 cl. 3(2)(a)	32.142	34.5527
Sch. 1 cl. 3(2)(b)	20.405 18.326	21.9354 19.7005
Sch. 1 cl. 4(1)(a)	\$1.2577	\$1.3521
Sch. 1 cl. 4(1)(b)	22.077 6.809	23.7328 7.3197
Sch. 1 cl. 5(1)(a)	\$1.5123	\$1.6257
Sch. 1 cl. 5(1)(b)	26.477 8.151	28.4628 8.7624
Sch. 1 cl. 6(2)(a)	\$335.3634	\$349.1133
Sch. 1 cl. 6(2)(b)	85.184	88.6765

Provision	Delete	Insert
Sch. 1 cl. 6(2)(c)	12.188 7.711	12.6877 8.0271
Sch. 1 cl. 7(2)(a)	\$442.4244	\$475.6062
Sch. 1 cl. 7(2)(b)	77.946	83.792
Sch. 1 cl. 7(2)(c)	11.396 7.579	12.2507 8.1475
Sch. 1 cl. 9(2)(a)	32.329 (each occurrence) 25.102	34.7537 26.9847
Sch. 1 cl. 9(2)(b)	17.611	18.9319
Sch. 1 cl. 11(2)(a)	29.524	31.7383
Sch. 1 cl. 11(2)(b)	16.093 20.163 18.194	17.3 21.6753 19.5586
Sch. 1 cl. 12(2)(a)	29.524	31.7383
Sch. 1 cl. 12(2)(b)	22.924	24.6433
Sch. 1 cl. 12(2)(c)	16.093	17.3
Sch. 1 cl. 13(2)(a)	32.329	34.7537
Sch. 1 cl. 13(2)(b)	17.611 22.077 19.932	18.9319 23.7328 21.4269
Sch. 1 cl. 14	\$3.8833	\$4.0192

6. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Street lighting

[bl. 4(2)]

Item	Wattage	Type	Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
<i>Street lighting on current offer and for existing services</i>					
Z.01	50	Mercury Vapour	24.3004	24.8207	26.7009
Z.02	80	Mercury Vapour	28.6165	29.2551	32.1877

Item	Wattage	Type	Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
Z.03	125	Mercury Vapour	35.3923	36.5393	40.678
Z.04	140	Low Pressure Sodium	36.22	37.4025	42.1562
Z.07	250	Mercury Vapour	43.9181	46.153	54.4896
Z.10	400	Mercury Vapour	65.0612	68.4668	81.4743
Z.13	150	High Pressure Sodium	33.5239	34.7537	41.6359
Z.15	250	High Pressure Sodium	49.7005	52.3493	62.5661
Z.18	per kW	Auxiliary Lighting in Public Places	142.3849	150.2958	181.431
<i>Street lighting for existing services only</i>					
Z.05	250	Mercury Vapour	56.9138	59.1369	67.4853
Z.06	400	Mercury Vapour	78.0687	81.4743	94.4227
Z.08	250	Mercury Vapour 50% E.C. cost	50.41	52.6095	60.9816
Z.09	250	Mercury Vapour 100% E.C. cost	56.9138	59.1369	67.4853
Z.11	400	Mercury Vapour 50% E.C. cost	71.5649	74.9824	87.9426
Z.12	400	Mercury Vapour 100% E.C. cost	78.0687	81.4743	94.4227
Z.14	150	H.P. Sodium	51.7226	52.9287	59.7872
Z.16	250	H.P. Sodium 50% E.C. cost	59.4325	62.1049	72.2981
Z.17	250	H.P. Sodium 100% E.C. cost	69.1408	71.8487	82.0537
Z.51	60	Incandescent	24.3004	24.8207	26.7009
Z.52	100	Incandescent	24.3004	24.8207	26.7009
Z.53	200	Incandescent	28.6165	29.2551	32.1877
Z.54	300	Incandescent	35.3923	36.5393	40.678
Z.55	500	Incandescent	56.9138	59.1369	67.4853
Z.56	40	Fluorescent	24.3004	24.8207	26.7009
Z.57	80	Fluorescent	28.6165	29.2551	32.1877
Z.58	160	Fluorescent	40.0277	40.5834	47.0872

7. Schedule 4 amended

- (1) In Schedule 4 item 4 delete “40.568” and insert:

43.6106

- (2) In Schedule 4 item 9 delete “51.843” and insert:

55.7313

Part 3 — Amendments commencing on 1 July 2010

8. Schedule 1 amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
Sch. 1 cl. 1(2)(a)	32.98	36.278
Sch. 1 cl. 1(2)(b)	21.6753 19.5586	23.8428 21.5145
Sch. 1 cl. 2(2)(a)	34.5527	38.008
Sch. 1 cl. 2(2)(b)	22.704 20.4928	24.9744 22.5421
Sch. 1 cl. 3(2)(a)	34.5527	38.008
Sch. 1 cl. 3(2)(b)	21.9354 19.7005	24.1289 21.6706
Sch. 1 cl. 4(1)(a)	\$1.3521	\$1.4873
Sch. 1 cl. 4(1)(b)	23.7328 7.3197	26.1061 8.0517
Sch. 1 cl. 5(1)(a)	\$1.6257	\$1.7883
Sch. 1 cl. 5(1)(b)	28.4628 8.7624	31.3091 9.6386
Sch. 1 cl. 6(2)(a)	\$349.1133	\$356.0955
Sch. 1 cl. 6(2)(b)	88.6765	90.45
Sch. 1 cl. 6(2)(c)	12.6877 8.0271	12.9415 8.1876
Sch. 1 cl. 7(2)(a)	\$475.6062	\$499.3865
Sch. 1 cl. 7(2)(b)	83.792	87.9815
Sch. 1 cl. 7(2)(c)	12.2507 8.1475	12.8633 8.5548
Sch. 1 cl. 9(2)(a)	34.7537 (each occurrence) 26.9847	38.2291 29.6832

Provision	Delete	Insert
Sch. 1 cl. 9(2)(b)	18.9319	20.8251
Sch. 1 cl. 10(2)(a)	18.458 (each occurrence)	19.8054
Sch. 1 cl. 10(2)(b)	10.197	10.9414
Sch. 1 cl. 11(2)(a)	31.7383	34.9121
Sch. 1 cl. 11(2)(b)	17.3 21.6753 19.5586	19.03 23.8428 21.5145
Sch. 1 cl. 12(2)(a)	31.7383	34.9121
Sch. 1 cl. 12(2)(b)	24.6433	27.1076
Sch. 1 cl. 12(2)(c)	17.3	19.03
Sch. 1 cl. 13(2)(a)	34.7537	38.2291
Sch. 1 cl. 13(2)(b)	18.9319 23.7328 21.4269	20.8251 26.1061 23.5696

9. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Street lighting

[bl. 4(2)]

Item	Wattage	Type	Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
<i>Street lighting on current offer and for existing services</i>					
Z.01	50	Mercury Vapour	26.7304	27.3028	29.371
Z.02	80	Mercury Vapour	31.4782	32.1806	35.4065
Z.03	125	Mercury Vapour	38.9315	40.1932	44.7458
Z.04	140	Low Pressure Sodium	39.842	41.1428	46.3718
Z.07	250	Mercury Vapour	48.3099	50.7683	59.9386
Z.10	400	Mercury Vapour	71.5673	75.3135	89.6217
Z.13	150	High Pressure Sodium	36.8763	38.2291	45.7995
Z.15	250	High Pressure Sodium	54.6706	57.5842	68.8227

Item	Wattage	Type	Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
Z.18	per kW	Auxiliary Lighting in Public Places	156.6234	165.3254	199.5741
<i>Street lighting for existing services only</i>					
Z.05	250	Mercury Vapour	62.6052	65.0506	74.2338
Z.06	400	Mercury Vapour	85.8756	89.6217	103.865
Z.08	250	Mercury Vapour 50% E.C. cost	55.451	57.8705	67.0798
Z.09	250	Mercury Vapour 100% E.C. cost	62.6052	65.0506	74.2338
Z.11	400	Mercury Vapour 50% E.C. cost	78.7214	82.4806	96.7369
Z.12	400	Mercury Vapour 100% E.C. cost	85.8756	89.6217	103.865
Z.14	150	H.P. Sodium	56.8949	58.2216	65.7659
Z.16	250	H.P. Sodium 50% E.C. cost	65.3758	68.3154	79.5279
Z.17	250	H.P. Sodium 100% E.C. cost	76.0549	79.0336	90.2591
Z.51	60	Incandescent	26.7304	27.3028	29.371
Z.52	100	Incandescent	26.7304	27.3028	29.371
Z.53	200	Incandescent	31.4782	32.1806	35.4065
Z.54	300	Incandescent	38.9315	40.1932	44.7458
Z.55	500	Incandescent	62.6052	65.0506	74.2338
Z.56	40	Fluorescent	26.7304	27.3028	29.371
Z.57	80	Fluorescent	31.4782	32.1806	35.4065
Z.58	160	Fluorescent	44.0305	44.6417	51.7959

10. Schedule 4 amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
Sch. 4 it. 1	\$32.10	\$32.80
Sch. 4 it. 2(a)	\$240.40	\$268.00
Sch 4 it. 3	\$29.60	\$30.20
Sch 4 it. 4	43.6106	47.9717
Sch 4 it. 7	\$190.00	\$194.00
Sch 4 it. 8	\$19.20	\$19.60

Provision	Delete	Insert
Sch. 4 it. 9	55.7313	61.3044
Sch. 4 it. 10	\$4.40	\$4.50
Sch. 4 it. 11	\$709.00	\$786.00

The Common Seal of the)
Electricity Retail Corporation was) [LS]
affixed to these by-laws)
in the presence of —)

JAMES K. MITCHELL
Director

WILLIAM JOHN BARGMANN
Executive officer

Approved by the Governor,

R. KENNEDY, Clerk of the Executive Council.

EN302*

Energy Coordination Act 1994

Energy Coordination (Gas Tariffs) Amendment Regulations 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Energy Coordination (Gas Tariffs)
Amendment Regulations 2010*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 April 2010.

3. Regulations amended

These regulations amend the *Energy Coordination (Gas Tariffs) Regulations 2000*.

4. Schedule 1 amended

- (1) In Schedule 1 clause 1 delete the Table and insert:

Rates for components of residential tariff

Fixed component	15.56 cents per day
Usage components	
<ul style="list-style-type: none"> • first usage component 	10.74 cents per unit for the first L units
<ul style="list-style-type: none"> • second usage component 	9.69 cents per unit for the next M units
<ul style="list-style-type: none"> • third usage component 	9.69 cents per unit for each additional unit
	Where —
	(a) for a single dwelling supplied through a separately metered supply point —
	$L = 12 \times N$
	$M = 24 \times N$
	N = the number of days in the period for which the charge is calculated
	(b) for multiple dwellings supplied through a commonly metered supply point —
	$L = [12 \times N] + [(F-1) \times 5]$
	$M = [24 \times N] + [(F-1) \times 5]$
	N = the number of days in the period for which the charge is calculated
	F = the number of dwellings

- (2) In Schedule 1 clause 2 delete the Table and insert:

Rates for components of non-residential tariff

Fixed component	13.54 cents per day
Usage components <ul style="list-style-type: none"> • first usage component • second usage component 	9.79 cents per unit for the first L units 7.84 cents per unit for each additional unit Where — $L = 100 \times N$ N = the number of days in the period for which the charge is calculated

- (3) In Schedule 1 clause 3 delete the Table and insert:

Rates for components of residential tariff

Fixed component	(a) for premises other than those described in paragraph (b) — 16.81 cents per day (b) for multiple dwellings supplied through a commonly metered supply point — <ul style="list-style-type: none"> • 16.81 cents per day for the first dwelling • 8.38 cents per day for each additional dwelling
Usage component	12.22 cents per unit

- (4) In Schedule 1 clause 4 delete the Table and insert:

Rates for components of non-residential tariff

Fixed component	16.81 cents per day
Usage component	12.22 cents per unit

- (5) In Schedule 1 clause 5 delete the Table and insert:

Rates for components of residential tariff

Fixed component	34.99 cents per day
Usage component	9.98 cents per unit

- (6) In Schedule 1 clause 6 delete the Table and insert:

Rates for components of non-residential tariff

Fixed component	34.83 cents per day
Usage component	8.89 cents per unit

- (7) In Schedule 1 clause 8(1) delete “2010/11” and insert:

2011/12

Note: The heading to amended Schedule 1 clause 8 is to read:

General adjustment for 2011/12 financial year and subsequent financial years

- (8) In Schedule 1 clause 9(1) delete “2010/11” and insert:

2011/12

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

HEALTH

HE301*

Poisons Act 1964

Poisons Amendment Regulations (No. 3) 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Poisons Amendment Regulations (No. 3) 2010*.

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. Regulations amended

These regulations amend the *Poisons Regulations 1965*.

4. Regulation 2 amended

In regulation 2(1) delete the definition of **registered nurse** and insert:

registered nurse has the meaning given in the *Nurses and Midwives Act 2006* section 3;

5. Regulation 2AAA inserted

After regulation 2 insert:

2AAA. Notes not part of regulations

Notes in these regulations are provided to assist understanding and do not form part of the regulations.

6. Regulation 37B inserted

After regulation 37A insert:

37B. Vaccines — exemption from specified provisions of the Act

- (1) Under section 21A of the Act, a Schedule 4 poison is exempt from the operation of sections 23(1) and 32(c) of the Act and regulations 33 and 36 if —
 - (a) it is contained in a vaccine listed in Appendix B; and
 - (b) the vaccine is administered to a person by a registered nurse in the course of the nurse's employment —
 - (i) in the Department (as defined in the *Hospitals and Health Services Act 1927* section 2(1)); or
 - (ii) by a board (as defined in the *Hospitals and Health Services Act 1927* section 2(1));

and

- (c) the vaccine is administered in accordance with the code for the administration of the vaccine approved by the CEO and published on the department's website.

Note: The department's website address is <<http://www.health.wa.gov.au>>.

- (2) The exemption in subregulation (1) applies only to the extent that the provisions in respect of which it applies relate to the supply of a poison.

7. **Appendix B inserted**

After Appendix A insert:

Appendix B — Vaccines exempt from specified provisions of the Act

[r. 37B]

	Vaccines
1.	Diphtheria toxoid
2.	Haemophilus B conjugate vaccine
3.	Haemophilus influenzae vaccine
4.	Hepatitis A vaccine, inactivated
5.	Hepatitis B vaccine
6.	Human papillomavirus vaccine, recombinant
7.	Influenza virus vaccine
8.	Measles vaccine, live
9.	Mumps vaccine, live
10.	Neisseria meningitidis vaccine
11.	Pertussis vaccine
12.	Pneumococcal vaccine
13.	Poliomyelitis vaccine
14.	Rotavirus vaccine, live, oral
15.	Rubella vaccine, live

16.	Tetanus toxoid
17.	Varicella zoster vaccine, live attenuated

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE AND FOOD

AG401*

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976 ZONE CONTROL AUTHORITY APPOINTMENTS

Agriculture Protection Board,
South Perth.

Acting pursuant to Section 15(3) of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby declares the following eligible persons to be appointed as members of the respective zone control authorities for a term expiring on 1 August 2011—

Zone Control Authority	Name	Nominating body
Carnarvon	Mr Ron Rogers	Shire Upper Gascoyne
Carnarvon	Mr David Leslie Robinson	Shire of Upper Gascoyne
Carnarvon	Mr Harold James Crawford	Shire of Shark Bay
Pilbara	Mr Lang Coppin	Shire of East Pilbara/WAFarmers
Pilbara	Mr Geoff Mills	WAFarmers
Pilbara	Mr Digby Corker Deputy Chair	Shire of Ashburton
Pilbara	Mr John Bettini	PGA
Pilbara	Mr Mark Bettini	PGA
Kalgoorlie	Mr Steve Tonkin	City of Kalgoorlie Boulder
Kalgoorlie	Mr Ross Wood	APB
Kalgoorlie	Mr Brendan Jones	City of Kalgoorlie Boulder
Kimberley	Ms Lynette Craig	Shire of Halls Creek
Kimberley	Mr Peter Kneebone	Shire of Derby West Kimberley
Kimberley	Mr Mervyn Wortley	Shire of Halls Creek
Meekatharra	Mr Greg Watters	Shire of Meekatharra/PGA
Meekatharra	Mr Greg Scott	APB

CHRIS RICHARDSON, Chairman, Agriculture Protection Board.

CONSERVATION

CA401*

CONSERVATION AND LAND MANAGEMENT ACT 1984 MANAGEMENT PLAN FOR WOODMAN POINT REGIONAL PARK

The Conservation Commission of Western Australia advises that the management plan for Woodman Point Regional Park is available.

The management plan was prepared in accordance with sections 53 to 61 of the *Conservation and Land Management Act 1984*, and was approved by the Minister for the Environment on 9 February 2010. No modifications were made to the management plan under section 60(2) of the Act, and it comes into operation with this *Gazette* notice.

The management plan will provide direction for the planning, management and protection of Woodman Point Regional Park by encouraging the protection of park values, anticipating future community requirements and developing strategies aimed at addressing management issues and concerns.

Copies of the management plan are available from the following offices of the Department of Environment and Conservation—

- State Operations Headquarters, 17 Dick Perry Avenue Technology Park, Western Precinct, Kensington;
- Regional Parks Branch, 4-6 Short Street, Fremantle.

The management plan can also be viewed or downloaded from the Department's webpage: <http://www.dec.wa.gov.au/content/view/104/1931/>

PATRICIA BARBLETT, Chair,
Conservation Commission of Western Australia.

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

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

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

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Boland	Robert James	CS10-555	19/03/2010	19/03/2010	30/07/2011
Gregory	Timothy John	CS10-556	19/03/2010	19/03/2010	30/07/2011
Huggins	Colbert Colin	CS10-557	19/03/2010	19/03/2010	30/07/2011
Jones	Glenn Murray	CS10-558	19/03/2010	19/03/2010	30/07/2011
Longley	Richard Antony	CS10-559	19/03/2010	19/03/2010	30/07/2011
McGeachy	Kristy Pamela	CS10-560	19/03/2010	19/03/2010	30/07/2011
Raftoska	Slavica	CS10-561	19/03/2010	19/03/2010	30/07/2011
Situe	Rebecca Feliuai	CS10-562	19/03/2010	19/03/2010	30/07/2011
Todd	Anne	CS10-563	19/03/2010	19/03/2010	30/07/2011

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

BRIAN LAWRENCE, CSCS Contract Manager.

EDUCATION

ED401*

SCHOOL EDUCATION ACT 1999

HIGHER SCHOOL LEAVING AGE OPTIONS AMENDMENT AND REVOCATION ORDER 2010

Made by the Minister for Education under Section 11B (2) and (3) of the *School Education Act 1999*.

1. Citation

This is the *Higher School Leaving Age Options Amendment and Revocation Order 2010*.

2. Amendments and Revocation

2.1 The Table to the *Higher School Leaving Age Options Order 2008* published in the *Government Gazette* on 13 May 2008 is amended by deleting—

Column 1 Course	Column 2 Provider	Location
Connections	Bridging the Gap Inc	Rockingham
Caversham Training and Enterprise Centre (CTEC)	Central Area Region Training Scheme Inc, trading as Directions	Midland
Finding My Way	Balga Detached Youth Work Project Inc	Mirrabooka

2.2 The Table to the *Higher School Leaving Age Options Order 2008* published in the *Government Gazette* on 29 July 2008 is amended by deleting—

Column 1 Course	Column 2 Provider	Location
Connections (Program Region 48)	Centacare Employment and Training	Perth
Connections (Program Region 49)	Centacare Employment and Training	Perth

2.3 The *Higher School Leaving Age Options Order (3) 2008* published in the *Government Gazette* on 9 January 2009 is revoked.

Dated this 7th day of March 2010.

Dr ELIZABETH CONSTABLE MLA, Minister for Education; Tourism.

ED402*

SCHOOL EDUCATION ACT 1999

HIGHER SCHOOL LEAVING AGE OPTIONS ORDER (1) 2010

Made by the Minister for Education under Section 11B (2) and (3) of the *School Education Act 1999*.

1. Citation

This is the *Higher School Leaving Age Options Order (1) 2010*.

2. Prescribed courses and providers

A course specified in column 1 of the table to this clause being a course that does not otherwise come within section 11B (1) of the *School Education Act 1999* is prescribed as a course for the purposes of that subsection.

The person or body specified in column 2 of the table to this clause opposite and corresponding to a course referred to in column 1 of the table is specified as the provider for that course.

TABLE

Column 1 Course	Column 2 Provider	Location
Youth Connections	Bridging the Gap Inc	Rockingham

Dated this 10th day of February 2010.

Dr ELIZABETH CONSTABLE MLA, Minister for Education; Tourism.

HEALTH

HE401*

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994

HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE) ORDER (NO. 1) 2010

Made by the Director, Office of Safety and Quality in Healthcare (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. 1) 2010*.

Commencement

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

Committee

3. Clinical Quality Improvement Committee established by the Board of MercyCare Ltd 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 24th day of March 2010.

LYN DAVID, A/Director,
Office of Safety and Quality in Healthcare.

HOUSING

HW401*

COUNTRY HOUSING ACT 1998**STANDARD RATE OF INTEREST**

Notice is hereby given, in accordance with Section 40 of the *Country Housing Act 1998* that the standard rate of interest to apply for assistance provided under this act is 6.09% for existing clients and 6.87% for new clients effective from 10th March 2010.

LANDS

LA401*

TRANSFER OF LAND ACT 1893**APPLICATION K154880**

Take notice that the City of Swan has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Charles East Street, Midland and being Portion of Swan Location 15 and being Lot 105 on Plan 2130 containing 1013 square metres being the whole of the land comprised in Memorial Book XVIII No.978.

All Persons other than the Applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 19 April 2010 a caveat forbidding the land being brought under the operation of the Act.

BRUCE ROBERTS, Registrar of Titles.

LOCAL GOVERNMENT

LG401*

SHIRE OF AUGUSTA-MARGARET RIVER**APPOINTMENT OF AUTHORISED PERSON AND REGISTRATION OFFICER**

It is hereby notified for public information that—

Sadie Hellen Breslin has been appointed as an Authorised Person of the Shire of Augusta-Margaret River to withdraw notices pursuant to the following—

Part 9, Division 2, section 9.20 of the Local Government Act 1995;

Dog Act 1976 (as amended) and Regulations;

Control of Vehicles (Off Road Areas) Act 1978-1985 (as amended) and Regulations;

Litter Act 1979-1981 (as amended) and Regulations;

Bush Fires Act 1954 (as amended) and Regulations;

Caravan Parks and Camping Grounds Act 1995 (as amended) and Regulations 1997;

All Shire of Augusta-Margaret River Local Laws.

and that the following persons are appointed as a Registration Officer pursuant to the Dog Act 1976—

Sadie Hellen Breslin

Amy Stacey Lindsay

All previous appointments are still in effect with the exception of the appointment relating to Brianna Rose Dawes which is hereby cancelled.

GARY EVERSHED, Chief Executive Officer.

LG402

CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978*Shire of Mount Magnet***APPOINTMENTS**

It is hereby notified for public information that David Burton, Keith Shaw, Peter Smith and Terry Farrell have been appointed as authorised officers to exercise powers pursuant to the following legislation—

Control of Vehicles (Off-road areas) Act 1978

DAVID BURTON, Chief Executive Officer.

MARINE/MARITIME

MX401

WESTERN AUSTRALIAN MARINE ACT 1982**RESTRICTED SPEED AREAS—ALL VESSELS**

Vicinity of Maylands Yacht Club

Department of Transport,
Fremantle WA, 26 March 2010.

Acting pursuant to the powers conferred by Section 67 of the *Western Australian Marine Act 1982*, the department by this notice temporarily restricts the speed of all vessels to 8 knots between the Windam Bridge and the downstream side of the Belmont water ski area, Swan River on Sunday 28 March 2010 from 0900 to 1200. This restriction does not apply to bona fide vessels associated with the City of Bayswater Regatta.

DAVID HARROD FNI, General Manager Marine Safety,
Department of Transport.

MINERALS AND PETROLEUM

MP401*

MINING ACT 1978**FORFEITURE**

Department of Mines and Petroleum,
Perth WA 6000.

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

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
EXPLORATION LICENCE		
36/401	Shadmar Pty Ltd	East Murchison
69/2412	Gold Finance And Exploration Pty Ltd	Warburton
69/2415	Gold Finance And Exploration Pty Ltd	Warburton
MINING LEASE		
16/406	Paddington Gold Pty Ltd	Coolgardie

MP402***MINING ACT 1978**
INTENTION TO FORFEITDepartment of Mines and Petroleum,
Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 23 April 2010 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

DIRECTOR GENERAL.

Number	Holder	Mineral Field
EXPLORATION LICENCE		
04/1797	Kosasih, Kode	West Kimberley
38/1648	Discovery Capital Ltd	Mt Margaret
38/1650	Discovery Capital Ltd	Mt Margaret
45/3216	Kasasih, Kode	Pilbara
52/2267	Canning, Helen Elizabeth	Peak Hill
57/685	Gateway Mining Limited	East Murchison
59/1439	Geotech International Pty Ltd	Yalgoo
80/4129	Kosasih, Kode	Kimberley
80/4130	Kosasih, Kode	Kimberley
80/4131	Kosasih, Kode	Kimberley
MINING LEASE		
15/457	Honman, Michael Ramsay	Coolgardie
15/793	Scorpion Mining Pty Ltd	Coolgardie
15/1382	Bell, Colin Andrew	Coolgardie
	Bell, Kelvin Brian	
20/160	Brosnan, Allan Neville	Murchison
24/488	Scorpion Mining Pty Ltd	Broad Arrow
24/493	Scorpion Mining Pty Ltd	Broad Arrow
28/149	WRF Securities Ltd	N. E. Coolgardie
	Pumphrey, Andrew Ian	
31/357	Scorpion Mining Pty Ltd	North Coolgardie
38/259	Ryles, Rex Micheal	Mt Margaret
38/833	Maynard, Allen John	Mt Margaret
59/132	ATW Gold Corp Australia Pty Ltd	Yalgoo
66/6	Norton, Ronald Norman Cook	Northampton
70/907	Armstrong, Ross Neil	South West
77/910	Hockley, Neville Howard	Yilgarn

MP403***MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Mines and Petroleum,
Kalgoorlie WA 6430.

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

TANYA WATT, Warden.

To be heard by the Warden at Kalgoorlie on the 16th April 2010.

BROAD ARROW MINERAL FIELD

24/3937	Matsa Resources Ltd
24/4003	Halcyon Group Ltd
24/4006	Minex Resources Ltd
24/4007	Minex Resources Ltd

EAST COOLGARDIE MINERAL FIELD

25/1698	Fleetdale Pty Ltd
25/1699	Fleetdale Pty Ltd

25/1982 Kairiki Energy Ltd
 25/1983 Great Southern Mines NL & AngloGold Australia (Brocks Creek) Pty Ltd

NORTH EAST COOLGARDIE MINERAL FIELD

27/1691 Proto Resources and Investments Ltd
 27/1692 Proto Resources and Investments Ltd
 27/1693 Proto Resources and Investments Ltd
 27/1706 Hodges, Murray Kenneth; Hodges, Rodney Charles; Goldearth Enterprises Pty Ltd
 27/1767 Gindalbie Metals Ltd
 27/1769 Gindalbie Metals Ltd
 27/1770 Gindalbie Metals Ltd
 27/1771 Gindalbie Metals Ltd
 27/1772 Gindalbie Metals Ltd
 27/1773 Gindalbie Metals Ltd
 27/1774 Gindalbie Metals Ltd
 27/1775 Gindalbie Metals Ltd
 27/1776 Gindalbie Metals Ltd
 27/1777 Gindalbie Metals Ltd
 27/1778 Gindalbie Metals Ltd
 27/1779 Gindalbie Metals Ltd
 27/1780 Gindalbie Metals Ltd
 27/1781 Gindalbie Metals Ltd
 27/1782 Gindalbie Metals Ltd
 27/1783 Gindalbie Metals Ltd
 27/1784 Gindalbie Metals Ltd
 27/1785 Gindalbie Metals Ltd
 27/1786 Gindalbie Metals Ltd
 27/1789 Gindalbie Metals Ltd
 27/1790 Gindalbie Metals Ltd
 27/1791 Gindalbie Metals Ltd
 27/1792 Gindalbie Metals Ltd
 27/1793 Gindalbie Metals Ltd
 27/1794 Gindalbie Metals Ltd
 27/1802 Gindalbie Metals Ltd
 27/1803 Gindalbie Metals Ltd
 27/1823 Proto Resources and Investments Ltd
 27/1824 Proto Resources and Investments Ltd
 27/1825 Proto Resources and Investments Ltd
 27/1851 Great Southern Mines NL and AngloGold Australia (Brocks Creek) Pty Ltd
 27/1852 Great Southern Mines NL and AngloGold Australia (Brocks Creek) Pty Ltd
 27/1853 Great Southern Mines NL and AngloGold Australia (Brocks Creek) Pty Ltd
 27/1924 Rubicon Resources Ltd
 27/1925 Rubicon Resources Ltd
 27/1926 Rubicon Resources Ltd
 27/1927 Rubicon Resources Ltd

NORTH COOLGARDIE MINERAL FIELD

29/1911 Hooper, Stuart Leslie
 29/1978 Julia Gold Pty Ltd & Golden State Resources Ltd
 29/1979 Julia Gold Pty Ltd & Golden State Resources Ltd
 29/1980 Julia Gold Pty Ltd & Golden State Resources Ltd
 29/1981 Julia Gold Pty Ltd & Golden State Resources Ltd
 29/2026 Dalrymple Resources NL
 29/2027 Dalrymple Resources NL
 29/2028 Dalrymple Resources NL
 29/2029 Dalrymple Resources NL
 29/2030 Dalrymple Resources NL
 29/2031 Dalrymple Resources NL
 29/2032 Dalrymple Resources NL
 29/2033 Dalrymple Resources NL
 29/2034 Dalrymple Resources NL
 30/1000 Barra Resources Ltd
 30/1001 Barra Resources Ltd
 30/1002 Barra Resources Ltd
 30/1003 Barra Resources Ltd
 31/1569 Heron Resources Ltd
 31/1574 Heron Resources Ltd
 31/1615 Hawthorn Resources Ltd
 31/1616 Hawthorn Resources Ltd
 31/1744 Legacy Iron Ore Ltd
 31/1745 Legacy Iron Ore Ltd
 31/1747 Legacy Iron Ore Ltd
 31/1761 Avoca Resources Ltd
 31/1762 Avoca Resources Ltd
 31/1789 Yarri Battery and Resources Pty Ltd
 31/1814 Avoca Resources Ltd

31/1851	Gindalbie Metals Ltd
31/1852	Gindalbie Metals Ltd
31/1875	Heron Resources Ltd
31/1876	Heron Resources Ltd
31/1894	Avoca Resources Ltd
31/1895	Avoca Resources Ltd

MP404***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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

TANYA WATT, Warden.

To be heard in the Warden's Court, Kalgoorlie on the 16th April 2010.

BROAD ARROW MINERAL FIELD

24/4006	Minex Resources Ltd
24/4007	Minex Resources Ltd
24/4378	Brown, Hugh O'Donnell; Champion, Darren John; Champion, Lionel Brian

NORTH COOLGARDIE MINERAL FIELD

29/1978	Julia Gold Pty Ltd & Golden State Resources Ltd
29/1979	Julia Gold Pty Ltd & Golden State Resources Ltd
29/1980	Julia Gold Pty Ltd & Golden State Resources Ltd
29/1981	Julia Gold Pty Ltd & Golden State Resources Ltd
29/2026	Dalrymple Resources NL
29/2027	Dalrymple Resources NL
29/2028	Dalrymple Resources NL
29/2029	Dalrymple Resources NL
29/2030	Dalrymple Resources NL
29/2031	Dalrymple Resources NL
29/2032	Dalrymple Resources NL
29/2033	Dalrymple Resources NL
29/2034	Dalrymple Resources NL
31/1738	Hoppman, Robert; Hall, Doug; Murray, John

MP405***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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

TANYA WATT, Warden.

To be heard in the Warden's Court, Kalgoorlie on the 16th April 2010.

BROAD ARROW MINERAL FIELD

24/148	Aberfoyle Gold Pty Ltd
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MP406*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Coolgardie WA 6429.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

TANYA WATT, Warden.

To be heard by the Warden at Coolgardie on 10 May 2010.

COOLGARDIE MINERAL FIELD

Prospecting Licences

15/4034	Stillman, William James
	Stockwell, Allan Brian
15/4035	Stillman, William James
	Stockwell, Allan Brian
15/4235	Milne, Peter Ronald George
	Dorrigo Resources Pty Ltd
15/4236	Milne, Peter Ronald George
	Dorrigo Resources Pty Ltd
15/4766	Minex Resources Ltd
15/4803	Charlton, Michael Edward
15/4804	Charlton, Michael Edward
15/4847	Crow Mining Pty Ltd
15/4874	Treacy, Joseph Allen
15/4875	Treacy, Joseph Allen
16/2557-S	Dimer, Warren John

MP408*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
COOLGARDIE WA 6429.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licence is liable for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non payment of rent.

TANYA WATT, Warden.

To be heard by the Warden at Coolgardie on 10 May 2010.

COOLGARDIE MINERAL FIELD

Prospecting Licence

15/5120	Stehn, Anthony Paterson
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MP407*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
COOLGARDIE WA 6429.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the *Mining*

Act 1978 for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

TANYA WATT, Warden.

To be heard by the Warden at Coolgardie on 10 May 2010.

COOLGARDIE MINERAL FIELD

Prospecting Licences

16/2472	Heron Resources Ltd
16/2511	Leviathan Resources Ltd
16/2512	Leviathan Resources Ltd
16/2513	Leviathan Resources Ltd

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Mandurah

Town Planning Scheme No. 3—Amendment No. 105

Ref: 853/6/13/12 Pt 105

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 City of Mandurah local planning scheme amendment on 11 March 2010 for the purpose of—

1. Rezoning part Lot 9508 Ravendale Drive from 'Residential R17.5' to 'Urban Development', Part Lot 9508 Sandeland Avenue from 'Residential R20' to 'Urban Development', Lot 2 Coodanup Drive from 'Tourism/Additional Uses' to 'Urban Development' and Lot 3 Coodanup Drive from 'Tourism' to 'Urban Development'.
2. Deleting additional use number 5 from Town Planning Scheme 3 Appendix 2.
3. Amending the Scheme Maps accordingly.

P. CREEVEY, Mayor.
M. R. NEWMAN, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Nannup

Local Planning Scheme No. 3—Amendment No. 6

Ref: 853/6/17/3 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 approved the Shire of Nannup local planning scheme amendment on 11 March 2010 for the purpose of—

1. Rezoning Lot 3 of Nelson Location 778 Balingup-Nannup Road, Nannup from 'Agriculture' zone to 'Special Use' zone for the purpose of private hospital and associated accommodation and amending the Scheme Maps to include "SU12" accordingly.
2. Inserting applicable special provisions into Schedule 4 of the Scheme as follows—

SCHEDULE 4—SPECIAL USE ZONES

No.	Description of Land	Special Use	Conditions/Special Provisions
SU 12	Lot 3 of Nelson Location 778 Balingup Road, Nannup	• Hospital and Medical Centre (maximum of 30 patients at any one time)	1. Development of the Site shall be generally in accordance with a Structure Plan adopted by the Local Government and endorsed by the Western Australian Planning Commission.

No.	Description of Land	Special Use	Conditions/Special Provisions
		<ul style="list-style-type: none"> • Residential Building (maximum occupation of 20 persons) • Caretakers Dwelling • Single Dwelling • Home Office • Home Occupation • Agriculture—Extensive • Recreation—Private • Rural Pursuit 	<p>2. Development may be considered by the local government as a variation from the endorsed Structure Plan provided that, in the opinion of the local government, such development would not compromise the intent of the Structure Plan and the purpose of the zone.</p> <p>3. Any development not within the general intent of the endorsed Structure Plan will require consideration and endorsement of a new Structure Plan in accordance with the provisions of this Scheme.</p> <p>4. All applicable 'Special Uses' shall be deemed to be 'D' uses pursuant to the Scheme and considered under Part 10 of this Scheme.</p> <p>5. In addition to the requirements of Clause 9.2 of this Scheme, a Fire Management Plan is required to be submitted with any development application. The plan shall include the following—</p> <ul style="list-style-type: none"> • All habitable buildings shall be designed and constructed in accordance with the requirements of Standards Australia AS3959-1999 "Construction of Buildings in Bush Fire Prone Areas" Level 2 construction standards or other standards that may be in force. • Fire prevention, fire management and the issue/need for onsite fire safety structures specifically related to the use of the land as a hospital shall be addressed, • Any other matter required by the local government, DEC and FESA. <p>Implementation of the Fire Management Plan will be included as a condition of development approval.</p> <p>6. In addition to the requirements of Clause 9.2 of the Scheme, an Emergency Management and Evacuation Plan which is to address (but not be limited to) the means by which patient and community danger will be limited (including means to prevent fire danger from smoking) is required to be submitted with any development application. Implementation of this plan will be included as a condition of development approval.</p> <p>7. In addition to the requirements of Clause 9.2 of the Scheme, a Farm Management Plan is required to be submitted with any development application to address the use of the majority of the land for agricultural purposes. Implementation of this plan will be included as a condition of development approval.</p>

No.	Description of Land	Special Use	Conditions/Special Provisions
			<p>The use of the land for the purpose of 'Residential Building' shall be ancillary to the hospital and/or medical centre use.</p> <p>8. All buildings (with the exception of the proposed 'Single Dwelling') shall be located within the designated building envelope as depicted on the Structure Plan.</p> <p>9. The 'Single Dwelling' shall be setback in accordance with the relevant provisions of the 'Agriculture' Zone, specifically Clause 4.13.1.3.</p> <p>10. In order to conserve the natural beauty of the locality all trees shall be retained unless their removal is authorised by the local government.</p> <p>11. The Local Government shall not permit the construction of any building in a manner or of materials that would in the opinion of the local government destroy the amenity of the area or not blend in the landscape.</p> <p>12. The Local Government will require as a condition of development approval that all habitable buildings shall be connected to a wastewater treatment system with an adequate phosphorus retention capacity as approved by the Department of Health and the local government. The base of the system or the modified irrigation area is to be above the highest known water table.</p> <p>13. Stormwater drainage shall be designed to the satisfaction of the local government.</p> <p>14. Every application for development shall be accompanied by a Landscape Protection Plan showing—</p> <ul style="list-style-type: none"> • existing and proposed contours, including any cut and fill work intended to be undertaken; • existing vegetation; • proposed revegetation • vegetation proposed to be removed; • location of effluent disposal systems; and • location of access drive from road to dwelling and any parking areas. <p>The plan will be required to be implemented as a condition of development approval.</p> <p>15. As a condition of planning approval the local government may require upgrading of Balingup-Nannup Road in the vicinity of the entrance to the subject land along with construction of passing bays to facilitate safe vehicular access to the site.</p>

B. DUNNET, Shire President.
S. A. COLLIE, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Gosnells

Town Planning Scheme No. 6—Amendment No. 102

Ref: 853/2/25/8 Pt 102

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 City of Gosnells local planning scheme amendment on 11 February 2010 for the purpose of—

1. Inserting the Additional Use of “Showroom” in Schedule 2 of the Scheme for Additional Use Zone No. 2 relating to Pt Lot 21 and Lots 201 and 500 Albany Highway, Maddington.
2. Inserting the following Condition in Schedule 2 of the Scheme corresponding to Additional Use Zone No. 2 relating to Pt Lot 21 and Lots 201 and 500 Albany Highway, Maddington—
 2. Prior to the lodgement of any development application for a Showroom on the land, a Detailed Area Plan (DAP) shall be submitted to and approved by Council for the entire area covered by this Additional Use zoning, pursuant to Clause 7.6 of the Scheme. The DAP shall address such matters as required by Council, including but not limited to maximum floorspace, building bulk, scale and appearance, landscaping, interface with the adjoining Parks and Recreation Regional Reserve, existing and surrounding uses and access, parking and traffic.

O. SEARLE, Mayor.
 I. COWIE, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Augusta-Margaret River

Town Planning Scheme No. 11—Amendment No. 202

Ref: 853/6/3/8Pt 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 Augusta-Margaret River local planning scheme amendment on 25 February 2010 for the purpose of—

1. Amending Scheme Maps by changing the zoning of Lot 2 Judd Road from ‘Rural’ to ‘Special Use’.
2. Amending the Scheme Text by inserting in Schedule III—Special Use Sites, the following—

Lot and Location	Permitted Use (See Clause 4.8)
Lot 2 of Sussex Location 1139 and Portion of Lot 201 Judd Road, Gracetown	<p>1. Subdivision and development of the land shall be generally in accordance with a Structure Plan approved by the local government and Western Australian Planning Commission. Any modifications to the Structure Plan are to be undertaken in accordance with Clause 4.7.6 of the Scheme.</p> <p>Objective</p> <p>2. Subdivision and development of the land is to maintain, protect and enhance the landscape and conservation values in accordance with the Principal Ridge Protection designation of the land within the Leeuwin-Naturaliste Ridge Statement of Planning Policy.</p> <p>Subdivision</p> <p>3. No further subdivision to that shown on the Structure Plan will be supported by Council.</p> <p>4. Council shall request amongst other matters, as conditions of subdivision approval—</p> <p>(a) The implementation of the endorsed Fire Management Plan (FMP) dated November 2009 and prepared by FirePlan WA.</p> <p>(b) That a Section 70A notification under the Transfer of Land Act be imposed to advise prospective purchasers that—</p> <p style="padding-left: 40px;">(i) no further subdivision of the lots will be supported;</p>

Lot and Location	Permitted Use (See Clause 4.8)
	<p>(ii) residential development is restricted to one single dwelling and ancillary outbuildings, located within the nominated building envelope for each lot, in accordance with the provisions of the Scheme and the objectives and policies of the Leeuwin Naturaliste Ridge Statement of Planning Policy; and</p> <p>(iii) a FMP is applicable to the land, which requires the land owner to undertake ongoing fire protection measures as described.</p> <p>(c) Access to the proposed lots will be provided from the North via Judd Road, as shown on the endorsed Structure Plan.</p> <p>(d) In order to minimise clearing, access will be provided via a single 5m wide battleaxe leg from Judd Road, with a reciprocal rights of access easement benefitting Lot 204 and 205.</p> <p>(e) Notification in the form of a section 70A notification, pursuant to the Transfer of Lands Act 1893 (as amended) is to be placed on the Certificate of Title of the proposed lot(s) advising that the property adjoins National Park, which is an extreme fire hazard and that the following activities may occur in it from time to time—</p> <p>(i) prescribed burning, and</p> <p>(ii) native fauna predator poison baiting.</p> <p>5. Subdivision and/or development in relation to the lot will not be permitted until a conservation covenant with the Department of the Environment and Conservation or an alternative authority acceptable to the Western Australian Planning Commission has been formally agreed in order to ensure the protection of conservation values and remnant vegetation in perpetuity in accordance with the objectives and policies of the Leeuwin-Naturaliste Ridge Statement of Planning Policy and intent of this Special Use zone.</p> <p>Development</p> <p>6. The uses permitted ('P' use) within this Special Use zone are as follows—</p> <p>(i) Single Dwelling</p> <p>(ii) Home Occupation</p> <p>7. Council may at its discretion, consider approving residential outbuildings which are incidental to the use Single Dwelling, where it can be demonstrated that these buildings, by their type and scale, will not have a detrimental impact on the landscape and conservation values of the land.</p> <p>8. Approval for any clearing must be obtained from the Shire to ensure that no flora or fauna habitats are destroyed, except where clearly stated in the Structure Plan.</p> <p>9. No vegetation shall be cleared within any lot except for the purposes of—</p> <p>(i) compliance with the approved FMP;</p> <p>(ii) construction of access ways as shown on the Structure Plan; and</p> <p>(iii) clearing within the Building Envelopes, as shown on the Structure Plan to facilitate approved development.</p> <p>10. Clearing of the Proposed New Boundary Line indicated on the Structure Plan between Lots 204 and 205 will not be required and as recommended in the endorsed FMP.</p> <p>11. On receipt of any application for planning approval, the local government may, where it believes the proposal may conflict with the objectives of the zone or the provisions of the LNRSP refer for comment copies of the application to the Department of Environment and Conservation.</p> <p>12. No fences shall be erected on the proposed lots except to define a yard area, within the building envelope, for each single dwelling. Fencing is to be in evident in the landscape from important tourist routes and not detract from the</p>

Lot and Location	Permitted Use (See Clause 4.8)
	<p>landscape and conservation values of the land. Written approval from Council will be required for any fencing.</p> <p>13. All buildings shall comply with AS 3959 (1999), "Construction of Buildings in Bush Fire Prone Areas" or subsequent revisions at the time of construction to a Level 2 construction standard.</p> <p>14. Any revegetation or landscaping works shall consist of local indigenous species, which complement the landscape or environmental values of the land.</p> <p>15. Clearing of Priority 4 Flora <i>Dryandra Sessilis</i> var <i>Cordata</i> within building envelopes will require prior consent of the DEC.</p> <p>16. Disposal of on-site effluent is to be to the specifications and satisfaction of Council and the Department of Health, and avoid the risk of damaging cave ecosystems.</p> <p>17. A minimum separation of 50 metres is to be retained between a septic tank waste water effluent disposal site and a perennial water course, natural wetland or soak, subsoil drainage system or open drainage channel. An effluent disposal system shall have a minimum 2.0 metre vertical separation from highest known level of groundwater.</p> <p>18. Grey water disposal and reuse systems are to be installed to the satisfaction of the Local Government and the Western Australian Department of Health.</p> <p>19. Potable water supply shall be in the form of rainwater storage tank(s) with a minimum 140,000 litre capacity and connected to a sufficient rainwater catchment area and/or provided with an alternative source of potable water supply to the satisfaction of the Local Government.</p> <p>20. Only non-reflective building and roofing materials will be permitted and shall be of colours consistent with the vegetation and/or predominant natural colours of individual building sites.</p> <p>21. No grazing of animals will occur on the proposed lots.</p> <p>22. Any proposed development or planning consent application shall comply with the Landscape Assessment Report 2007 and subsequent Addendum Report 2009 as prepared by Bill James Landscape Architect, in particular—</p> <ol style="list-style-type: none"> (i) the proposed development will achieve the high compliance rating described in the report; and (ii) The building(s) comply with the planning and design restrictions stated at paragraph 7 of the report as follows— <ul style="list-style-type: none"> • The location of the buildings shall be generally as shown on the Structure Plan; • Minimise clearing for building access and fire control; • Maintain a height limit of 6m; • Water tanks shall be integrated with the buildings or located to the East of the building and designed so that a maximum of 3m is above the ground. Roofs for tanks as per buildings; • All ancillary items (e.g. fixed barbeques, clotheslines) shall be situated to the East of the buildings; • Satellite dishes shall not extend above the roofline and shall be painted grey-green; • Do not introduce non-indigenous plants; • All existing remnant vegetation should be considered for its potential to screen future development, subject to compliance with fire regulations. If it is acting or will act as a screen it should be conserved and managed and if necessary supplemented with additional planting. Conservation values should be considered when determining additional planting;

Lot and Location	Permitted Use (See Clause 4.8)
	<ul style="list-style-type: none"> • The following additional guidelines shall apply to both buildings— <ul style="list-style-type: none"> — Use non reflective wall cladding, e.g. rough-rendered masonry, fibrous cement weatherboard, concrete block or stone on North, South and Western facades; — Manufactured or rough rendered wall cladding shall be coloured mid to dark grey or grey-green; — Ensure that North and West facing windows are set back under deep roof overhangs or are of low reflectivity glass; — Use a low curved roof outline so that the curved outline is presented to the view from the Cape-to-Cape Track. The roofline should be broken up so as not to present a strong horizontal line. <p>23. No proposed building or structure shall have a height greater than 6 metres above natural ground level, measured at any point.</p> <p>24. Power supply infrastructure on the lots shall be located underground.</p> <p>25. At the stage of development, when undertaking any clearing, revegetation and rehabilitation, the proponent must take the following steps to minimise the risk of introduction and spread of dieback—</p> <ul style="list-style-type: none"> (a) clean earth moving machinery of soil and vegetation prior to entering and leaving the area to be cleared; (b) avoid the movement of soil in wet conditions; (c) ensure that no die back affected materials are brought into an area that is not affected by dieback; (d) restrict movement of machines and other vehicles to the limits of the areas to be cleared; and (e) Boundary fencing is prohibited between proposed lots 204 and 205 without the written approval of Council. <p>26. A geotechnical assessment of the site, specifically examining potential karst features is required.</p>

R. COLYER, Shire President.
G. EVERSHED, Chief Executive Officer.

PI405*

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

Town Planning Scheme No. 2—Amendment No. 38

Ref: 853/4/34/2 Pt 38

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of York local planning scheme amendment on 19 February 2010 for the purpose of—

1. Inserting into Schedule 1—Interpretations the definition of multiple dwelling and serviced apartment.
 - (i) Multiple dwelling has the same meaning as in the Residential Design Codes.
 - (ii) Serviced apartment means a complex where all units or apartments provide for self-contained accommodation for short-stay guests, where integrated reception and recreation facilities may be provided, and where occupation by any person is limited to a maximum of three months in any 12-month period.
2. Inserting into Schedule 2—Additional or Restricted Uses—

	Particulars of Land	Additional Use
A9	Lot 10 Avon Terrace	The additional use subject to planning consent being granted by the local government may be a shop, office,

	Particulars of Land	Additional Use
		restaurant, multiple dwelling and a serviced apartment. Development requirements in accordance with clause 4.9.

3. Modifying the Scheme Map accordingly.

P. HOOPER, Shire President.
R. P. HOOPER, Chief Executive Officer.

PI406*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Rockingham
Town Planning Scheme No. 2—Amendment No. 90

Ref: TPS/0028

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 City of Rockingham local planning scheme amendment on 18 March 2010 for the purpose of—

1. Deleting Clauses 4.3.9, 4.4.9 and 4.5.6
2. Deleting Clauses 4.15.1 and 4.15.2 and substituting the following new clauses—

4.15.1 Parking Requirements

4.15.1.1 Where land is proposed to be developed in the City Centre Zone or the Baldivis Town Centre Zone, for a purpose specified in Table No. 3, the minimum number of car parking bays required for the proposed development is to be determined in accordance with Table No. 3.

4.15.1.2 Where land is proposed to be development in the Waterfront Village Zone, for a purpose specified in Table No. 4, the minimum number of car parking bays required for the development is to be determined in accordance with Table No. 4.

4.15.1.3 Where land is proposed to be developed in any zone other than the City Centre Zone, Baldivis Town Centre Zone or the Waterfront Village Zone, for a purpose specified in Table No. 2, the minimum number of car parking bays required for the development is to be determined in accordance with Table No. 2.

4.15.1.4 Where land is proposed to be developed

- (a) In any zone other than the City Centre Zone, the Baldivis Town Centre Zone or the Waterfront Village Zone, for a purpose which is not specified in Table No. 2;
- (b) in the City Centre Zone or the Baldivis Town Centre Zone for a purpose which is not specified in Table No. 3; or
- (c) in the Waterfront Village Zone for a purpose which is not specified in Table No. 4, the Council is to determine the minimum number of car parking bays required for the development having regard to—
 - (i) the nature of the proposed development;
 - (ii) the number of employees likely to be employed on the site;
 - (iii) the anticipated demand for parking; and
 - (iv) the orderly and proper planning of the locality.

4.15.2 Provision of Parking in the Waterfront Village Zone

4.15.2.1 In the Waterfront Village Zone, the minimum number of car parking bays required under clause 4.15.1 is to be provided as follows—

- (a) for development other than—
 - (i) development for any of the purposes dealt with by the Residential Design Codes; or
 - (ii) Short Stay Accommodation

Not less than 60% of the minimum number must be provided in the form of cash-in-lieu payment to the Council;
- (b) for—
 - (i) development for any of the purposes dealt with by the Residential Design Codes, and notwithstanding the provision of those codes; or
 - (ii) Short Stay Accommodation

10% of the minimum number must be provided in the form of cash-in-lieu payment to the Council; and

- (c) the number of parking spaces provided on-site shall be reduced by the number of parking spaces provided through the cash-in-lieu contribution.
- 4.15.2.2 Paragraphs (a), (b) and (c) of clause 4.15.6.2 are to apply to the cash in lieu payment referred to in this clause.
3. Amending Clause 4.15.5 by deleting “prescribed in Table No. 2 and clause 4.15.2” and substituting “specified in clause 4.15.1:.
4. Deleting Clause 4.15.6 and substituting the following new clause—
- 4.15.6 Cash-In-Lieu of Parking Provision
- 4.15.6.1 (1) This clause applies to development in all zones other than the Waterfront Village Zone.
- (2) The Council may agree to accept a cash payment in lieu of the provision of carparking, but subject to the following requirements—
- (a) The cash-in-lieu payment shall not be less than the estimated cost to the owner or developer of providing and constructing the parking bays required by this Scheme, plus the value, as estimated by a sworn valuer approved by the Council, of that area of his land which would have been occupied by the parking spaces and manoeuvring area
- (b) payments made under this clause shall be paid into a parking fund to be used for the provision of public carparking facilities. The Council may use this fund to provide public parking facilities anywhere within reasonable proximity to the subject land in which a cash-in-lieu arrangement is made; and
- (c) all costs incurred in obtaining the valuation shall be borne by the developer proposing the cash-in-lieu contribution.
- 4.15.6.2 (1) The following provisions apply in respect of development in the Waterfront Village Zone—
- (a) The cash-in-lieu payment shall not be less than the estimated cost to the owner or developer of providing and constructing the parking bays in the form of a decked structure (full civil works, including lighting, signage, line marking and landscaping), for that area of land which would have been occupied by the parking spaces and manoeuvring area as estimated by a qualified civil engineer approved by the Council.
- (b) Payments made under this clause shall be paid into a parking fund to be used for the provision of public carparking facilities within the Waterfront Village Zone; and
- (c) All costs incurred in obtaining the estimate shall be borne by the developer proposing the development.
5. Inserting a new Table No. 4 after Table No. 3 as follows—

TABLE No. 4
CARPARKING STANDARDS WITHIN THE WATERFRONT VILLAGE ZONE

USE	MINIMUM PARKING STANDARD
Residential	As per Residential Design Codes
Cinema, Theatre	1 bay per 8 seats
Consulting Rooms	3 bays per consultant
Fast Food Outlet	1 bay per 14m ² NLA
Health Studio	1 bay per 20m ² NLA available to the public, including swimming pools
Office	1 bay per 40m ² NLA
Private Recreation, Restaurant, Reception Centre	1 bay for every 8 persons the building is designed to accommodate
Shop/Retail	1 bay per 22m ² NLA
Showroom, Warehouse	1 bay per 80m ² NLA
Hotel, Tavern	1 bay per bedroom plus 1 bay for every 6.2m ² of bar and public areas including lounges, beer gardens and restaurants
Public Worship, Public Assembly	1 bay per 8 seats
Short Stay Accommodation	As per the Residential Allocation

B. SAMMELS, Mayor.
ANDREW HAMMOND, 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 Dr K. D. Hames MLA to act temporarily in the office of Premier; Minister for State Development in the absence of the Hon C. J. Barnett MLA for the period 8 to 17 April 2010 (both dates inclusive).

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

PC402*

APPOINTMENT OF DEPUTY OF THE GOVERNOR

It is hereby notified for public information that the Governor, under clause XVI of the *Letters Patent* relating to the Office of Governor of the State of Western Australia, dated 14 February 1986, has appointed the Lieutenant-Governor the Honourable Wayne Stewart Martin, to be the deputy of the Governor and in that capacity to perform and exercise all the powers and functions of the Governor for the period 5 to 10 April 2010, both dates inclusive.

R. KENNEDY, Clerk of the Executive Council.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Estate of Shirley Isobel Phelan, late of 4 Broun Avenue, Embleton, 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 30 September 2009, are required by the trustee Shauna Francene Ratta of c/o Lynn & Brown Lawyers, 5 Collier Road, Morley, Western Australia to send particulars of their claims to her by 25 April 2010, after which date the trustee may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

ZX402*

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 26 April 2010 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Budge, Laurel, late of 99 Arnott Street, Trigg, died 7.02.2010 (DE33047601EM35)

Connor, Daphne Ellen, late of 16 Zamia Street, Mount Claremont, died 18.2.2010 (DE33071109EM24)

Cunningham, Enid Jean, late of MacNamara Lodge, 41 Portrush Parade, Meadow Springs, died 24.12.2009 (DE19743769EM17)

Davis, Doris Minnie, late of 220 Preston Point Road, Bicton, died 15.12.2009 (DE33075844EM35)

Ferguson, Craig Kylie, late of 42 Fourth Avenue, Bassendean, formerly of 52A Third Avenue, Bassendean, died 25.11.2010 (DE33054973EM15)

Gandy, Hilda, late of McNamarra Lodge, 41 Portrush Parade, Meadow Springs, died 7.02.2010 (DE19871035EM16)

Hale, Frances Dawn, late of Ella Williams House, 77 Camboon Road, Noranda, died 18.02.2010 (DE19894648EM37)
Heath, Amy Alexandra, late of Geraldton Nursing Home, 20 Milford Street, Geraldton, died 29.01.2010 (DE33060840EM113)
Kean, John Gregory, late of 22/76 East Street, Maylands, died 18.06.2008 (DE33067308EM110)
Knight, Margaret Helen, late of Birralelee Aged Care, Odin Road, Innaloo, died 7.2.2010 (DE19791613EM24)
Lechte, Myrna McKerral, late of Windsor Park Aged Care, 110 Star Street, Carlisle, formerly of Baptistcare, 83 Ivanhoe Street, Eden Hill, died 11.10.2009 (DE30230821EM22)
Ludwig, David Michael, late of Caiguna Roadhouse, Eyre Highway, Kalgoorlie, died 13.01.2010 (DE33078131EM36)
McDonnell, Peter Russell, late of 108 Calume Street, Hillman, formerly of 73 Council Avenue, Rockingham, died 10.10.2009 (DE33029862EM27)
Reeves, Elaine Margaret, late of 260 Second Street, Geraldton, died 24.01.2010 (DE19621607EM36)
Rudd, Joyce Alice, late of RSL Hostel, 51 Alexander Drive, Menora, died 25.02.2010 (DE19642318EM15)
Toth, Arthur, also known as Arpad Toth, late of 5 Rapkin Street, Langford, died 3.2.2010 (DE33079067EM23)

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

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