



WESTERN
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GOVERNMENT
Gazette

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PUBLISHING DETAILS

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

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

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

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

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

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2009 (Prices include GST).

Deceased Estate notices, (per estate)—\$26.60

Articles in Public Notices Section—\$62.20 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$12.45

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Clients who have an account will only be invoiced for charges over \$50.

For charges under \$50, clients will need to supply credit card details at time of lodging notice (i.e. notice under 5cm would not be invoiced).

Clients without an account will need to supply credit card details or pay at time of lodging the notice.

— PART 1 —

JUSTICE

JU301*

Evidence Act 1906

Evidence (Prescribed Persons) Amendment Regulations 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Evidence (Prescribed Persons) 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 *Evidence (Prescribed Persons) Regulations 2005*.

4. Regulation 5 amended

In regulation 5 delete the Table and insert:

Given names	Family name	DoB	Qualifications
Ross George	ALLEN	14/05/53	B.Sc, M.Sc
Anna-Marie	ASHLEY	28/11/66	B.Sc (Med Sc), P Grad Dip (Biomed Sc)
Aleksander	BAGDONAVICIUS	03/10/52	B.Sc (Med Sc)
Fiona Orr	BAXTER	20/01/76	B.Sc (Hons), PhD

Given names	Family name	DoB	Qualifications
Janeen Ann	BENNETT	30/09/61	B.Sc (Med Sc)
Martin	BLOOMS	12/09/50	B.Sc (Med Sc)
Anna Linnea	BOROWITZKA	22/08/80	B.Sc, MBA
Annette Kathryn	BROOM	29/12/53	B.Sc (Hons), PhD
Merica	BUXTON	22/04/66	B Appl Sci (Med Tech), P Grad Dip (Med Lab Sci), M.Sc (Molec Path)
Christine Yoke Bing	CHIN	16/03/54	B.Sc, M.Sc, MAACB, Grad Dip OSH
Penny Lorraine	COOPER	08/08/80	B.Sc
Joyce Ammelia	EADE	08/07/76	B.Sc (Hons) PhD
Scott Elliott	EGAN	13/08/75	B.Sc (Human Biol)
Denise Anne	GALVIN	01/08/68	B.Sc (Med Sci)
Christine Danielle	GARBIN	27/03/75	B.Sc (Hons), P Grad Dip (Forensic Science)
Caroline Ellen	GRAHAM	05/11/74	B.Sc (Hons) PhD
Ross	HEDLEY	17/12/70	B.Sc (Biomed Sci), B.Sc (Hons) (Anatomy and Human Biology)
Phu Han	HUYNH	30/10/80	B.Sc (Hons) (Molecular Genetics)

Given names	Family name	DoB	Qualifications
Yoon Chee (Louis)	LIEW	04/12/74	B.Sc (Med Sci), PGrad Dip (Biomed Sci)
Louise Susanne	TAYLOR	12/05/75	B.Sc (Hons)
Gavin Robert	TURBETT	09/07/65	B.Sc (Hons), PhD
Laurance Grant	WEBB	23/05/57	B.Sc (Med Sc)
Anke Katrin	WOODLAND	02/08/81	B.Sc P Grad Dip (Forensic Sci)

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

— PART 2 —

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
Arnol	Sally Norina	CS10-565	26/03/2010	26/03/2010	30/07/2011
Banks	Perry	CS10-566	26/03/2010	26/03/2010	30/07/2011
Beilken	Neville Stanley	CS10-567	26/03/2010	26/03/2010	30/07/2011
Bridges	Clare	CS10-584	31/03/2010	22/03/2010	30/07/2011
Falconer	Clay Sidney	CS10-568	26/03/2010	26/03/2010	30/07/2011
Gourdis	John William	CS10-569	26/03/2010	26/03/2010	30/07/2011
Grewal	Rituraj Singh	CS10-570	26/03/2010	26/03/2010	30/07/2011
Matthews	Stephen Michael	CS10-572	26/03/2010	26/03/2010	30/07/2011
Mitchell	Marie Louise	CS10-573	26/03/2010	26/03/2010	30/07/2011
Olivier	Verona Suzette Theresa	CS10-574	26/03/2010	26/03/2010	30/07/2011
Pierpoint	Stephen David	CS10-575	26/03/2010	26/03/2010	30/07/2011
Shahani	Riaz Hussain	CS10-576	26/03/2010	26/03/2010	30/07/2011
Sims	Mark Elias	CS10-578	26/03/2010	26/03/2010	30/07/2011
Tompkins	Lois Margaret	CS10-580	26/03/2010	26/03/2010	30/07/2011
van Gemmert	Arnold Albert	CS10-581	26/03/2010	26/03/2010	30/07/2011
Wornham	Stefan Arthur	CS10-582	26/03/2010	26/03/2010	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.

CS402*

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
Martin	Margaret Ann	CS10-571	29/03/2010	06/04/2010	30/07/2011
Simpson	Robert	CS10-577	29/03/2010	06/04/2010	30/07/2011
Threlfall	Sandra Myrtle	CS10-579	29/03/2010	06/04/2010	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*

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

STATUTE NO. 10

It is hereby notified that the Governor in Executive Council, acting under the provisions of section 35 of the *Curtin University of Technology Act 1966*, has approved Statute No. 10—Student Discipline as set out in the attached schedule.

Dr ELIZABETH CONSTABLE MLA, Minister for Education; Tourism.

R. KENNEDY, Clerk of the Executive Council.

Schedule

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

STATUTE No. 10—STUDENT DISCIPLINE

Contents

1. Citation
2. Commencement
3. Purpose
4. Interpretation
5. General principles
6. Penalties for Student Misconduct
7. Application
8. Rules
9. Revocation

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

STATUTE No. 10—STUDENT DISCIPLINE

This Statute is made by the Council of the University under the powers conferred on it by section 34 of the *Curtin University of Technology Act 1966*.

1. Citation

This Statute may be cited as *Statute No. 10—Student Discipline*.

2. Commencement

This Statute takes effect from the date that it is published in the *Government Gazette*.

3. Purpose

The purpose of this Statute is to establish the framework for dealing with Student Misconduct.

4. Interpretation

(1) In this Statute, unless the contrary intention appears—

“**Academic Misconduct**” means conduct by a Student, other than conduct constituting Academic Record Fraud or General Misconduct, that is dishonest or unfair in connection with any academic work, such as—

- (a) during any exam, test or other supervised assessment activity;
- (b) in relation to the preparation or presentation of any assessed item of work; or
- (c) in relation to the conduct of research or any other similar academic activity;

“**Academic Record**” means any document or other record containing information relating to a person’s academic results, awards or achievements.

“**Academic Record Fraud**” means conduct by a Student, other than conduct constituting Academic Misconduct or General Misconduct, that is dishonest in connection with an Academic Record, such as—

- (a) falsifying, or arranging the falsification of, an Academic Record;
- (b) giving false or misleading information in relation to an Academic Record; or
- (c) allowing a false or misleading Academic Record to be presented on behalf of the Student or another person;

“**Act**” means the *Curtin University of Technology Act 1966*;

“**General Misconduct**” means conduct by a Student, other than conduct constituting Academic Record Fraud or Academic Misconduct—

- (a) which contravenes any written law of the Commonwealth of Australia, a State or Territory of Australia or any other country, and where the written law relates to an activity associated with the Student being a Student of the University;

Note: a breach of a University Statute, by-law or rule would be a contravention of a written law for these purposes.

- (b) which contravenes the provisions of the Act or any Statute, rule or by-law, or University policy or procedure;
- (c) which contravenes any lawful direction by a member of the staff of the University;
- (d) which infringes the reasonable freedom of other persons to—
 - (i) pursue their study, research, duties or other lawful activities on premises owned or controlled by the University, or elsewhere while engaged in an activity under the auspices of the University; or
 - (ii) participate in the life of the University; or
- (e) which is otherwise detrimental to the proper conduct of the University or the University’s reputation;

“**Previous Statute No. 10**” means *Statute No. 10 Student Disciplinary Statute*, published in the *Government Gazette* on 4 April 1975;

“**Student**” means—

- (a) an enrolled student as defined in section 4(1) of the Act;
- (b) a person who is admitted to a course conducted by the University (including a person who is on leave, or absent without leave, from that course)—until that person has withdrawn from, or is no longer admitted to, that course or until that person—
 - (i) has been conferred his or her award for that course; or
 - (ii) completes any activity relating to graduation from the course,
 whichever is the later; or
- (c) a person who is enrolled in a unit—until that person is given the final results for that unit; and

“**Student Misconduct**” means conduct by a Student that is—

- (a) Academic Record Fraud;
- (b) Academic Misconduct; or
- (c) General Misconduct.

(2) In particular, without limiting the effect of the definition of General Misconduct in section 4(1), each of the following is General Misconduct—

- (a) obstructing or disrupting any teaching, study, research or examination;
- (b) obstructing or deterring, or attempting to obstruct or deter, any member of staff in his or her performance of University functions;
- (c) obstructing or disrupting any official meeting, proceeding, ceremony or activity, conducted under the auspices of the University;
- (d) interfering with the freedom of movement or the freedom of expression of any member of the University staff, any other Student or any person lawfully on the University’s premises or in any place where an activity is being conducted under the auspices of the University;
- (e) unlawfully discriminating against any person lawfully on the University’s premises or elsewhere while engaged in any University activity;
- (f) assaulting or attempting to assault any person in or upon the premises of the University or elsewhere while engaged in any University activity;
- (g) being in any building or other location, to which access by the Student has been prohibited under any Statute, rule, by-law, policy or procedure, or by a duly authorised member of staff of the University;
- (h) damaging or wrongfully dealing with—
 - (i) any University property;
 - (ii) any property for which the University has responsibility; or
 - (iii) any property of any other person, within the University premises; and
- (i) inappropriate or prohibited use of University computing equipment, computer programs or computer networks.

(3) An instance of Student Misconduct is a “disciplinary offence” within the meaning of that term in section 34(1c) of the Act.

5. General principles

(1) A Student must be given the opportunity to respond to any allegation of Student Misconduct before a decision is made whether Student Misconduct has occurred.

(2) A Student must have a right of appeal against any finding that Student Misconduct has occurred and any penalty that is imposed.

(3) An appeal must be determined by a person or persons not involved in the original decision.

6. Penalties for Student Misconduct

(1) Penalties for Student Misconduct are to be as prescribed in rules made under this Statute and are to range from a formal warning to expulsion from the University.

(2) In addition to any penalties imposed, a Student found guilty of Student Misconduct may be required to make restitution for any loss, damage or additional expenditure incurred by the University through his or her actions.

7. Application

This Statute applies—

- (a) to any instance of Student Misconduct which occurs on or after the commencement date of this Statute; or
- (b) to any instance of “misconduct” under Previous Statute No. 10 which occurred prior to the commencement date of this Statute and in respect of which disciplinary action has not commenced under Previous Statute No. 10.

8. Rules

The Council may make rules, not inconsistent with the Act or any Statute—

- (a) to regulate, or provide for the regulation of, Student Misconduct; or
- (b) to carry out or give effect to this Statute.

9. Revocation

Previous Statute No. 10 is revoked.

The Common Seal of Curtin University of Technology was affixed on the 28th day of October 2009 by the authority of the Vice-Chancellor—

JEANETTE HACKET, Vice-Chancellor.
ANNA CIFFOLILLI, A/Administrative Secretary.

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

HEALTH

HE401*

MEDICAL PRACTITIONERS ACT 2008**MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 7) 2010**

Made by the Minister for Health pursuant to section 34(1) of the *Medical Practitioners Act 2008*.

Citation

1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No. 7) 2010*.

Commencement

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

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 34(2)(b)(iv) of the Act.

Expiry of determination

4. This determination expires two years after its commencement.

SCHEDULE

GENERAL MEDICAL SERVICES IN THE SUBURB OF WARNBRO IN THE CITY OF ROCKINGHAM.

Dated this 31st day of March 2010.

Dr KIM HAMES MLA, Deputy Premier,
Minister for Health.

HE402***MEDICAL PRACTITIONERS ACT 2008****MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 8) 2010**

Made by the Minister for Health pursuant to section 34(1) of the *Medical Practitioners Act 2008*.

Citation

1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No. 8) 2010*.

Commencement

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

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 34(2)(b)(iv) of the Act.

Expiry of determination

4. This determination expires two years after its commencement.

SCHEDULE

GENERAL MEDICAL SERVICES IN THE SUBURB OF OCEAN REEF IN THE CITY OF JOONDALUP.

Dated this 5th day of April 2010.

Dr KIM HAMES MLA, Deputy Premier,
Minister for Health.

LOCAL GOVERNMENT

LG401**CITY OF BAYSWATER*

APPOINTMENT OF RANGERS

It is hereby notified for public information that, Shaun Nancarrow, Elan Tzabary, James Burke, Steven Chua, Ray McArthur, and Robert Butler have been appointed as authorized officers to exercise powers pursuant to the following legislations—

1. Local Government Act 1995;
2. Council's Local Laws;
3. To exercise power under Part XX of the Local Government (Miscellaneous Provisions) Act 1960;
4. Section 449 of the Local Government (Miscellaneous Provisions) Act 1960 as Pound Keeper and Ranger;
5. Dog Act 1976 and Regulations;
6. Litter Act 1979 and Regulations;
7. Local Government "Parking for Disabled Persons" Regulations 1996;
8. Control of Vehicles (Off-road areas) Act 1978;
9. Bush Fires Act.

It is hereby notified for public information that, Clint Bridgeman, Reuben Fryer, Karen Myles, Arek Mazurkiewicz, Christian Aguire, Marcello Di Illaco, Sukhwinder Singh, Steven Hosszu, Kim Stockley, Barbara Wylie and Nick Towill have been appointed as authorized officers to exercise powers pursuant to the following legislations—

1. Local Government Act 1995;
2. Council's Local Laws excluding Dogs Local Laws;
3. To exercise power under Part XX of the Local Government (Miscellaneous Provisions) Act 1960;
4. Litter Act 1979 and Regulations;
5. Local Government "Parking for Disabled Persons" Regulations 1996;
6. Control of Vehicles (Off-road areas) Act 1978;
7. Bush Fires Act.

All previous appointments are hereby cancelled.

FRANCESCA LEFANTE, Chief Executive Officer.

MINERALS AND PETROLEUM

MP403*

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

FIRST GEOTHERMAL RELEASE OF 2010—ALL OF STATE

Invitation for Applications for the Grant of Geothermal Exploration Permits

Release date: 9 April 2010

Closing Date: 22 July 2010

Applications are invited for the grant of geothermal exploration permits for available mainland predetermined areas, within the whole of the State of Western Australia under the jurisdiction of the *Petroleum and Geothermal Energy Resources Act 1967* as identified on the attached plan.

Applications will be received up until 4.00 pm (Western Standard Time) on Thursday, 22 July 2010. Applicants need to observe the closing time and date. Any applications received after the closing time and date will not be considered.

APPLICATION DETAILS

This release is limited to blocks and part blocks landward of the mean high water mark (mainland coastline only) and does not include any coastal waters or islands.

For geothermal exploration permits, each application must identify one of the predetermined areas of various blocks sizes (as outlined in the various regions on the release map). An application may not include blocks from outside a predetermined area. Multiple applications are allowed.

Release area configuration for different regions of the State.

Region Number	General Location	Number of Contiguous 5'x5' Graticular Blocks Per Release Area
1	Perth Basin & adjacent	4
2	Carnarvon Basin & adjacent	80
3	Southeast	80
4	Northeast	100

Applicants will need to specify the area number reference identifying the area pertaining to their application (as outlined on the release map). Details of the area reference numbers and graticular block numbers making up each of the areas are available on the Release Area CD and from the Department's website www.dmp.wa.gov.au/6060.aspx.

Geothermal exploration permit applications shall specify a clear and concise minimum work program and rationale (minimum number of wells to be drilled and their depth, line kilometres of geophysical surveys, etc. to be carried out) and indicative expenditures for each of the six years for each application.

This release requires that a minimum of one shallow well (i.e. approximately 400 metres) will need to be drilled during the first two years of the geothermal exploration permit.

Critical to any application made is the program of work proposed for each of the years of the six year term. Applications are to be made in accordance with Section 31 of the *Petroleum and Geothermal Energy Resources Act 1967*. Consideration of an application for the grant of a geothermal exploration permit shall take into account work programs relative to the whole of the area applied for, the adequacy of the work program, the applicant's technical and financial ability to undertake the work, and will need to specify the depth of any well and provide geological rationale. Permits are awarded on the understanding that the first two years work commitment will be fulfilled without variation.

Where there is more than one applicant to the application, the percentage participating interests of each party to the application is to be supplied including evidence that a satisfactory settlement has been, or can be, reached on a Joint Operating Agreement (a copy of a Heads of Agreement dealing will generally suffice). All applicant parties must provide supportable evidence of their adequate financial capabilities to undertake the work bid and/or proven ability to raise funds for exploration purposes.

Applicants should also make themselves aware of the existence of any areas of which have the potential to restrict exploration activities, e.g., National Parks, A Class Reserves, Petroleum Titles, Mining Titles, World Heritage Areas, and Conservation Reserves. Insofar as reserved land is concerned, entry for exploration purposes is subject to approval by the Minister.

Applicants will also need to be aware of the requirements of the *Rights in Water and Irrigation Act 1914* in respect to the taking and use of any water for geothermal exploration or energy production.

Applicants should also be aware that the area available to application is subject (at least in part) to Registered Native Title claims. Plans showing these claim boundaries are available as part of the release package.

An information package on the release area detailing the criteria for assessment of applications and the conditions to apply following the award of a geothermal exploration permit, and including a plan of the release area and an application proforma, is available on CD. Copies of the CD can be obtained from the Petroleum Division, Department of Mines and Petroleum by contacting the Titles Officer (Releases) on (08) 9222 3409.

LODGEMENT OF APPLICATIONS

Applications, together with supporting data, should be submitted in the following manner and accompanied by fee of \$4,064.00 per application area (non-refundable) payable to the Department of Mines and Petroleum through an Australian bank or by Australian bank cheque.

The following special instructions should be observed—

- The application should be sealed and clearly marked “**Application for Geothermal Exploration Permit—Commercial-in-Confidence**”.
- Unless delivered by hand to the Geothermal Applications Receiving Officer, the sealed application (as described above) should be enclosed in a plain covering envelope or package and forwarded to the above address.

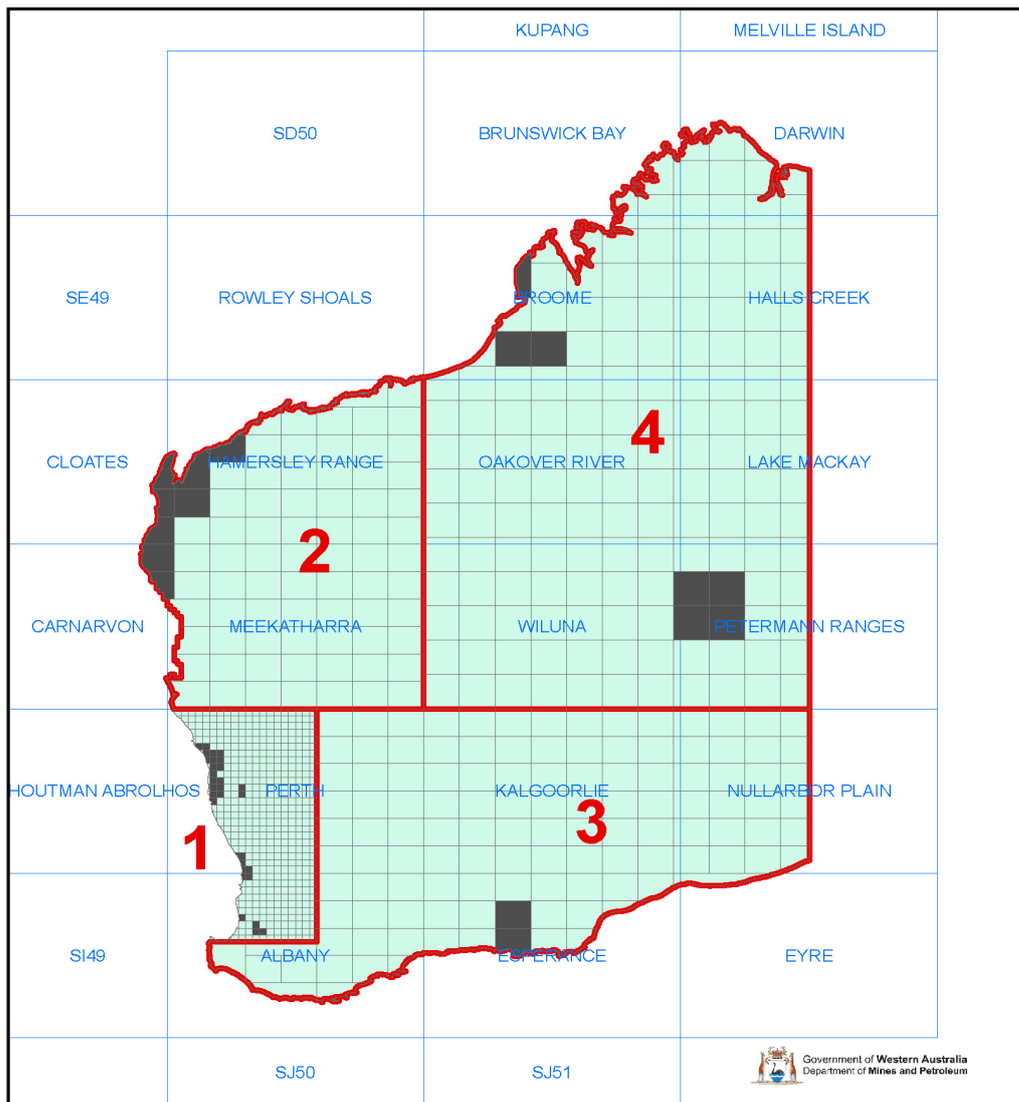
Executive Director, Petroleum Division
 Department of Mines and Petroleum
 11th Floor Mineral House
 100 Plain Street
 East Perth WA 6004

Attention: Geothermal Applications Receiving Officer

Confirmation of receipt of applications (received and delivered by hand) will be issued by the Geothermal Applications Receiving Officer.

ALL OF STATE 2010 GEOTHERMAL RELEASE

Petroleum & Geothermal Energy Resources Act 1967



Legend

- Excluded Areas
- AllOfState2010_areas
- index1M Mapsheets

The 4 state regions open 09/04/2010 until 22/07/2010

- Region 1 - Maximum release area (4x5'x5' graticular blocks)
- Region 2 & 3 - Maximum release area 80 graticular blocks
- Region 4 - Maximum release area 100 blocks

MP401*

PETROLEUM (SUBMERGED LANDS) ACT 1982
RENEWAL OF RETENTION LEASE TR/4 (R1)

Retention Lease TR/4 (R1) has been granted for a period of five years to Chevron Australia Pty Ltd, Chevron (TAPL) Pty Ltd, Santos Offshore Pty Ltd and Mobil Australia Resources Company Pty Limited to have effect from and including 29th March 2010.

W. L. TINAPPLE, Executive Director, Petroleum Division.

MP402*

PETROLEUM (SUBMERGED LANDS) ACT 1982
VARIATION TO PIPELINE LICENCE
TPL/15

Pipeline Licence TPL/15 has been varied to reflect the frequency for subsea inspection surveys based upon the risk based inspection assessment of Woodside operated North West Shelf Venture pipelines.

W. L. TINAPPLE, Executive Director, Petroleum Division.

MP404*

MINING ACT 1978
FORFEITURES

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	
08/1738	Glass Mountain Pty Ltd	Ashburton
29/633	Bluekebble Pty Ltd	North Coolgardie
37/931	Zircon International Pty Ltd	Mt Margaret
57/660	Maddison Resources Pty Ltd	East Murchison
	Bluekebble Pty Ltd	
	Zircon International Pty Ltd	
	MINING LEASE	
15/487	Goodes, Laurence Edward	Coolgardie

MP405*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Karratha.

In accordance with Regulation 49 of the *Mining Act 1978* notice is hereby given that the licences are liable to forfeiture under the provision of Section 96(2)(ba) and 96(2)(b) for breach of covenant, viz. failure to comply with the prescribed expenditure conditions.

PAUL ROTH M, Warden.

To be heard in the Warden's Court Karratha on Friday 28 May, 2010.

WEST PILBARA MINERAL FIELD
Prospecting Licences

47/1316	Flint, Warwick John
47/1317	Flint, Warwick John
47/1318	Flint, Warwick John
47/1319	Vaughan, David Edward

MP406*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Karratha.

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

PAUL ROTH M, Warden.

To be heard in the Warden's Court Karratha on Friday 28 May, 2010.

WEST KIMBERLEY MINERAL FIELD
Miscellaneous Licences

L04/36	Serenity Stone Pty Ltd
L04/40	Serenity Stone Pty Ltd
L04/42	Serenity Stone Pty Ltd

KIMBERLEY MINERAL FIELD
Miscellaneous Licences

L80/47	Speewah Mining Pty Ltd
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PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA
ROYAL ASSENT TO BILLS

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

Title of Act	Date of Assent	Act No.
Equal Opportunity Amendment Act 2010	1 April 2010	2 of 2010

MALCOLM PEACOCK, Clerk of the Parliaments.

Date: 7 April 2010.

PLANNING

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Donnybrook-Balingup
Town Planning Scheme No. 4—Amendment No. 90

Ref: TPS/0024

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 Donnybrook-Balingup local planning scheme amendment on 23 March 2010 for the purpose of—

- Rezoning Lot 4 Eastman Road, Thomson Brook from 'General Farming Pastoral' to 'Special Use—Tourist Development' and placing the symbols 'SU19' and 'TD' on the Scheme Map.

2. Inserting the following in Schedule 4 'Special Use Sites' of Local Planning Scheme No. 4—

Area Street	Particulars of Land	Special Use Permitted and any specific Conditions of Operation
Eastman Road, Thompson Brook (SU19)	Lot 4 (Vol. 2565 Folio 907)	<p>1. The dominant use is Tourist Use</p> <p>Conditions</p> <p>2. Land Use</p> <p>The following land uses are permitted subject to detailed development plans being submitted to the Shire for Planning Consent—</p> <ul style="list-style-type: none"> • Chalets (6) • Function (Convention) Centre • Caretakers Dwelling • Dwelling House • Private Recreation <p>The following uses are permitted at the discretion of Council—</p> <ul style="list-style-type: none"> • Rural Pursuit <p>All other uses are not permitted</p> <p>3. Development Guide Plan</p> <p>Development of the site shall be generally in accordance with the Development Guide Plan adopted by Council for this site under Amendment No. 90 of Local Planning Scheme No. 4.</p> <p>The Council may approve a minor change to or departure from the Development Guide Plan, if in the opinion of Council, the change or departure does not materially alter the intent of the Development Guide Plan.</p> <p>4. Fire Management Plan</p> <p>The landowner is to prepare and implement a fire management plan to the satisfaction of the Department of Environment and Conservation and Fire and Emergency Services Authority of Western Australia. Details to be submitted to and approved by the Shire of Donnybrook-Balingup prior to issue of Planning Consent for any development.</p> <p>5. Services</p> <p>The disposal of on-site effluent is to be provided to the satisfaction of the local government and the Department of Health prior to commencement of operations.</p> <p>The development is to be supplied with an adequate potable water supply sufficient to supply the development continuously without failure to the satisfaction of the local government and the Department of Health prior to commencement of operations.</p> <p>6. Landscape Management Plan</p> <p>The landowner is to prepare and implement a landscape management plan showing proposed landscaping of chalets and function (convention) centre, rehabilitation of watercourses to the satisfaction of the local government and buffers to adjoining lots.</p> <p>7. Building and Design Particulars</p> <p>The function (convention) centre shall have a maximum gross floor area of 850m².</p> <p>The design, colour, materials and scale of all buildings related to tourism should be consistent and reflect the character of the area, to the satisfaction of the Shire Donnybrook-Balingup.</p> <p>8. Road Upgrading</p> <p>Prior to commencement of works, the landowner shall upgrade Thomson Brook Road and Eastman Road to the satisfaction and specification of the Shire of Donnybrook-Balingup.</p>

Area Street	Particulars of Land	Special Use Permitted and any specific Conditions of Operation
		<p>9. Notifications on Title</p> <p>Prior to commencement of operations a s.70A Notification shall be registered upon the title of Lot 4 Eastman Road (at full cost to landowners) advising prospective purchasers—</p> <ul style="list-style-type: none"> • The owners of adjoining Lot 21 have a gravel deposit on their land and may continue to exploit that deposit through the extraction and transportation of raw gravel. Accordingly during any extraction there may be clay dust generated, some of which may depending on the wind prevail upon Lot 4. • The owners of adjoining Lot 21 have an airstrip capable of taking light aircraft for take off and landing. Whilst presently inactive, the owners of adjoining Lot 21 may recommission this light aircraft airstrip for use by light aircraft and crop dusters. • That the development is located in an agricultural area and that certain impacts of various agricultural pursuits should be expected and tolerated. • That all development is required to be setback a minimum 100m from the State Forest. • That the following approved practices can occur in the State Forest— <ul style="list-style-type: none"> - Prescribed burning for conservation and/or fire - Timber harvesting for regeneration in accordance with a Government approved forest management plan - Baiting with poison to control predators of native fauna - Application of herbicides and other chemicals for weed and plant disease control.

S. B. DILLEY, Shire President.
J. R. ATTWOOD, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME MINOR AMENDMENT 1133/57
Kiara TAFE Site
Lots 843 Bottle Brush Drive and 14122 Morley Drive, Kiara
 Approved Amendment

File: 833-2-21-106

The Minister for Planning has approved, as advertised, the abovementioned amendment to the Metropolitan Region Scheme. The amendment is shown on Western Australian Planning Commission plan number 3.1495/1 and is effective from the date of publication of this notice in the *Government Gazette*.

Copies of the amendment and the accompanying report on submissions are available for public inspection from Friday, 9 April 2010 to Friday, 21 May 2010 at the following locations—

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

Documents are also available from the Planning WA website www.planning.wa.gov.au.

Pursuant to section 126(3) of the *Planning and Development Act 2005*, the City of Swan requested that the WAPC amend its Town Planning Scheme No. 17 for the urban zoned land included in the proposal. This was agreed to by the WAPC and Lots 843 Bottle Brush Drive and 14122 Morley Drive, Kiara will be transferred to the residential development zone in Town Planning Scheme No. 17. This amendment to Town Planning Scheme No. 17 is effective from the date of publication of this notice in the *Government Gazette*.

TONY EVANS, Secretary,
Western Australian Planning Commission.

PI403*

ARMADALE REDEVELOPMENT ACT 2001
WUNGONG URBAN WATER REDEVELOPMENT SCHEME 2007
Amendment No. 8

In accordance with section 35(3)(d) of the Act, it is hereby notified for public information that Amendment No. 8 to the *Armadaale Redevelopment Scheme 2004* has been approved by the Minister for Planning, Culture and the Arts under section 35(3)(a) of the Act.

The Armadale Redevelopment Authority advises that as a result of the Minister's approval, the amendment to the Redevelopment Scheme comes into operation on 9th April, 2010.

The purpose of this amendment is to

1. Redefine the areas within the Wungong Urban Water Scheme area that contribute to the 'Scheme Area Costs'. More specifically this amendment seeks to exclude Cell IA as an area that contributes to the 'Scheme Area Costs'.
2. Include a minor amendment to the Appendix 2 map to provide greater clarity on the locations within the Scheme Area which require Structure Plans to be prepared.

A copy of Amendment No. 8 is available for inspection at the offices of the Armadale Redevelopment Authority at Unit 5, 210-220 Jull Street, Armadale, between the hours of 8.30 am and 5.00 pm Monday to Friday. The document can also be viewed at the Authority's website at www.wungongurbanwater.com.au

JOHN ELLIS, Executive Director,
Armadale Redevelopment Authority.

PI404*

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

City of Geraldton Town Planning Scheme No. 3—Amendment No. 53

Ref: 853/3/2/7 Pt 53

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 Geraldton-Greenough local planning scheme amendment on 11 March 2010 for the purpose of—

1. Rezoning Lot 274 Fourth Street, Wonthella from "Residential R12.5/30/40" to "Highway Commercial".
2. Rezoning Lot 275 Fourth Street, Wonthella from "Residential R12.5/30/40 (Additional Use 5)" to "Highway Commercial".
3. Rezoning Lots 278, 279, 280 & 281 Fourth Street, Wonthella from "Residential R12.5/30/40 (Additional Use 6)" to "Highway Commercial".
4. Amending the Scheme Map accordingly.
5. Deleting "Additional Use 5" from Schedule 2—Additional Uses.
6. Deleting "Additional Use 6" from Schedule 2—Additional Uses.

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

PI405*

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

City of Geraldton Town Planning Scheme No. 3—Amendment No. 55

Ref: TPS/0119

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 Geraldton-Greenough local planning scheme amendment on 11 March 2010 for the purpose of—

1. Rezoning Lot 86 Brand Highway, Mahomets Flats from “Residential R12.5/20/40” to “Special Use—Service Station and Associated Uses”.
2. Replacing “Lot 85 Brand Highway, Mahomets Flats” in Schedule 3—Special Uses with the following—

Site	Permitted Use	Conditions
Lot 85 and 86 corner of Brand Highway and McAleer Drive, Mahomets Flats	Service Station	AA
	Restaurant	AA
	Produce Stall	AA
	Convenience Store	AA
		<p>Applications for Planning Consent shall be in accordance with Part 7 of the Scheme and may require information or detail dealing with, but not limited to, the following—</p> <ol style="list-style-type: none"> 1. Urban design, interface and buffer treatments between surrounding residential uses and the subject site to address the possible impacts of noise, odour and risk to surrounding residential amenity; 2. Traffic management, including accessways and internal circulation of traffic; 3. Vehicle parking and circulation; 4. Landscaping and aesthetics.

3. Inserting the following definition into Schedule 1—Interpretations—

Convenience Store: means premises—

- (a) used for the retail sale of convenience goods commonly sold in supermarkets, delicatessens or newsagents, or the retail sale of petrol and those convenience goods;
 - (b) operated during hours which include, but may extend beyond, normal trading hours;
 - (c) which provide associated parking; and
 - (d) the floor area of which does not exceed 300 square metres of nett lettable area.
4. Modifying the scheme map accordingly.

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

PI406*

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

Town Planning Scheme No. 20—Amendment No. 135

Ref: 853/6/6/21 Pt 135

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 Busselton local planning scheme amendment on the 23 March 2010 for the purpose of—

1. Rezoning Lot 3 Diagram 80511, Broadhurst Road, Metricup from ‘Agriculture’ to ‘Bushland Protection’ zone as set out in the Amendment Map.
2. Amending the Scheme Maps accordingly.

I. W. STUBBS, Shire President.
A. MacNISH, Chief Executive Officer.

PI407*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Busselton
 Town Planning Scheme No. 20—Amendment No. 145

Ref: 853/6/6/21 Pt 145

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

1. Applying an Additional Use (68) to the whole of Lot 3 (House 6) Peel Terrace, Busselton on the Scheme Map.
2. Inserting the following particulars into Schedule 4 of the Scheme Text—

No.	Particulars of Land	Land Use Permitted/Specified	Conditions
68	Lot 3 (House 6) Peel Terrace, Busselton	1. Residential Enterprise 2. Office	The Additional Uses specified shall be deemed to be AA uses for the purposes of the Scheme.

I. W. STUBBS, Shire President.
 A. MacNISH, Chief Executive Officer.

PI501*

PLANNING AND DEVELOPMENT ACT 2005
GREATER BUNBURY REGION SCHEME
Shire of Harvey
 Treendale South Structure Plan Area

Amendment 0013/13

File No.: RLS/0074/1

Notice is hereby given that in accordance with Clause 13 of the Greater Bunbury Region Scheme, the Western Australian Planning Commission resolved on 11 December 2009 to transfer land from the urban deferred zone to the urban zone, as shown on plan number 4.1562.

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

The plan may be viewed at the offices of—

- Western Australian Planning Commission, Wellington Street, Perth
- Department for Planning and Infrastructure, 61 Victoria Street, Bunbury
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the Shire of Harvey

TONY EVANS, Secretary,
 Western Australian Planning Commission.

PI502*

PLANNING AND DEVELOPMENT ACT 2005
GREATER BUNBURY REGION SCHEME
Shire of Harvey
 Paris Road and Leisure Drive, Australind

Amendment 0002/13

File No.: 812-6-12-2

Notice is hereby given that in accordance with Clause 13 of the Greater Bunbury Region Scheme, the Western Australian Planning Commission resolved on 19 February 2010 to transfer land from the urban deferred zone to the urban zone, as shown on plan number 4.1563.

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

The plan may be viewed at the offices of—

- Western Australian Planning Commission, Wellington Street, Perth
- Department for Planning and Infrastructure, 61 Victoria Street, Bunbury
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the Shire of Harvey

TONY EVANS, Secretary,
 Western Australian Planning Commission.

PI503***PLANNING AND DEVELOPMENT ACT 2005****GREATER BUNBURY REGION SCHEME**

Amendment 0005/57—Capel South

Approved Amendment

File: 833-6-7-2

The Minister for Planning has approved, as advertised, the abovementioned amendment to the Greater Bunbury Region Scheme. The amendment is shown on Western Australian Planning Commission plan number 3.2348 and is effective from the date of publication of this notice in the *Government Gazette*.

The amendment is to rezone Lots 300 and 301 Barlee Road and Lots 1 and 2426 Goodwood Road, Capel from Rural zone to Urban Deferred zone.

Copies of the report on submissions on the amendment are available for public inspection from Friday, 9 April 2010 to Friday, 23 April 2010 at the following locations—

- Western Australian Planning Commission, 469 Wellington Street, Perth
- Department of Planning, 61 Victoria Street, Bunbury
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal offices of the Shires of Harvey, Dardanup and Capel and the City of Bunbury

Documents are also available from the WAPC's website www.planning.wa.gov.au.

Amendment No. 25 to the Shire of Capel Town Planning Scheme No. 7 was gazetted on 18 September 2007, which rezoned the land from Rural zone to Urban Development zone.

TONY EVANS, Secretary,
Western Australian Planning Commission.

PI504***PLANNING AND DEVELOPMENT ACT 2005****GREATER BUNBURY REGION SCHEME**

Amendment 0007/57—Southern Seawater Desalination Plant

Approved Amendment

File: RLS/0013/1

The Minister for Planning has approved, with modification, the abovementioned amendment to the Greater Bunbury Region Scheme. The amendment is shown on Western Australian Planning Commission plan numbers 3.2340 and 3.2342/1 and is effective from the date of publication of this notice in the *Government Gazette*.

The proposed amendment is to transfer portion of Lot 8, Binningup Road, Binningup and portion of Lot 554, Honeymoon Road, Warawarrup from Rural zoning to Public Purposes—Public Utility reservation. A notation to reflect the Environmental Conditions imposed by the Environmental Protection Authority will also be added to the scheme map.

Copies of the amendment and the accompanying report on submissions are available for public inspection from Friday, 9 April 2010 to Friday, 23 April 2010 at the following locations—

- Western Australian Planning Commission, 469 Wellington Street, Perth
- Department of Planning, 61 Victoria Street, Bunbury
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal offices of the Shires of Harvey, Dardanup and Capel and the City of Bunbury

Documents are also available from the WAPC's website www.planning.wa.gov.au.

By virtue of section 126(1) of the *Planning and Development Act 2005*, the Shire of Harvey Local Planning Scheme is amended to give effect to the reservation(s) included in GBRs Amendment 0007/57.

TONY EVANS, Secretary,
Western Australian Planning Commission.

PI505*

PLANNING AND DEVELOPMENT ACT 2005**GREATER BUNBURY REGION SCHEME**

Amendment 0009/57—Rewording Regional Centre Zone Definition

Approved Amendment

File: RLS/0029/1

The Minister for Planning has approved, as advertised, the abovementioned amendment to the Greater Bunbury Region Scheme. The amendment is effective from the date of publication of this notice in the *Government Gazette*.

The amendment is to amend the definition in the Greater Bunbury Region Scheme text for Regional Centre to include residential in accordance with the following—

- (i) delete clause 12 (c)
- (ii) insert a new clause 12(c) to read as follows—
“ Regional Centre—The Bunbury central business district where commercial, civic, cultural, residential, service and administration serving the region are located”

Copies of the report on submissions on the amendment are available for public inspection from Friday, 9 April 2010 to Friday, 23 April 2010 at the following locations—

- Western Australian Planning Commission, 469 Wellington Street, Perth
- Department of Planning, 61 Victoria Street, Bunbury
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal offices of the Shires of Harvey, Dardanup and Capel and the City of Bunbury

Documents are also available from the WAPC's website www.planning.wa.gov.au.

TONY EVANS, Secretary,
Western Australian Planning Commission.

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 Minister for Water; Mental Health in the absence of the Hon Dr G. G. Jacobs MLA for the period 5 to 16 April 2010 (both dates inclusive).

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

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988**LIQUOR APPLICATIONS**

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming 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			
13361	Dataco Pty Ltd	Application for the grant of a Tavern licence in respect of premises situated in Wilyabrup and known as The Grove Vineyard.	06/05/2010

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE— <i>continued</i>			
13391	CP Kailis Pty Ltd	Application for the grant of a Producer's licence in respect of premises situated in Wilyabrup and known as Kailis Wines.	04/05/2010
13395	Harold Thomas James Blakeley	Application for the grant of a Special Facility licence (Foodhall) in respect of premises situated in Mandurah and known as Harry O's.	04/05/2010

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

Dated: 31 March 2010.

B. A. SARGEANT, Director of Liquor Licensing.

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			
13343	B.A.D. Holdings Pty Ltd	Application for the grant of a Special Facility—Bed & Breakfast licence in respect of premises situated in Albany and known as Albany Backpackers.	17/05/2010
13393	Repertoire Wines Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Cowaramup and known as Cellar Door (Repertoire).	09/05/2010
13403	Woolworths Limited	Application for the grant of a Liquor Store licence in respect of premises situated in Warnbro and known as Woolworths Liquor Warnbro.	06/05/2010

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

Dated: 7 April 2010.

B. A. SARGEANT, Director of Liquor Licensing.

PUBLIC NOTICES

ZZ401

DISPOSAL OF GOODS ACT 1970

APPLICATION TO BE MADE TO THE COURT FOR AN ORDER TO SELL OR OTHERWISE DISPOSE OF GOODS

Notice is hereby given to Investec Experien of Level 31, The Chifley Tower, 2 Chifley Square Sydney NSW 2000, of intention by Australian Performance Centre City to apply to the Magistrates Court of Western Australia to seek orders to allow for the disposal of goods.

Be advised that notice was provided to you on the 17th of August 2009 that the Vehicle (Registration number 1CHL398—Holden HSV Avalanche) was ready for collection by you.

Be further advised that unless you take delivery of the vehicle or provide instruction for delivery within one month that we intend to make application to the Court to Sell or otherwise dispose of the vehicle in accordance with the Act.

Notice hereby given by Australian Performance Centre City pursuant to the *Disposal of Goods Act 1970*.

Dated this 6th day of April 2010.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustee Act 1962*, relates) in respect of the estate of Mabel Crofts late of Elanora Villas Lodge, Hastie Street, Bunbury in the State of Western Australia who died on the 13th day of December 2009 are required by the executor to send particulars of their claims addressed to the Executor of the Estate of the late Mabel Crofts late of Elanora Villas Lodge, Hastie Street, Bunbury in the State of Western Australia, deceased, care of Slater & Gordon, Lawyers of 26 Stirling Street, Bunbury by 10 May 2010 after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Kenneth Ross Painter, late of 58 Monyash Road, Carine, Western Australia (“the deceased”).

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect to the estate of the deceased who died on 10th December 2009 are required by the Executor Valma Margaret Painter of c/o Clifton Tham Commercial Law & Litigation of PO Box 1587, Osborne Park WA 6916 to send particulars of their claims to her by no later than 10 May 2010 after which date the Executor may distribute the assets having regard only to the claims on hand.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the Estate of Pamela Mabel Dracup late of Brightwater—Onslow Gardens, 39 Hamersley Road, Subiaco, 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 above named Deceased who died on 24 January 2010, are required by the Executors Michael Peter Workman of 7 Ainslie Road, North Fremantle, WA 6159 and Miles Neville Hayward Dracup of Unit 1, 142 Salvado Road, Wembley, WA 6014 as the grantees of the Probate of the Will of the Deceased, to send particulars of their claims to the Executors on or before 7 May 2010, after which date the Executors may convey or distribute the assets having regard only to the claims of which they have notice.

ZX404**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Kelvin Sydney James Sambell, late of Lot 2 Abels Road, Boyup Brook in the State of 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 the 20th day of December 2009, are required by the trustee Sheryl Aileen Thompson of care of Peter May, Solicitor of 20 Prince Street, Busselton in the said State, to send particulars of their claims to the Executor by the 7th day of May 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the Executor then has notice.

PETER MAY, Commercial Lawyer,
20 Prince Street, Busselton, WA.
Phone: 9752 4899
Fax: 9754 4966

ZX405**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Ramon Victor Brewer, late of 114 George Road, Geraldton in Western Australia, Fisherman, 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 3 January 2010 at St John of God Hospital, Geraldton in Western Australia, are required by the personal representative, being Thomas Brian Lawrence to send particulars of their claims to c/- McDonald Pynt Lawyers, PO Box 697, Fremantle WA 6959 within 30 days of publication of this notice after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX406**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Estate of Doreen Louise Dudley, late of 34 Watson Place, Maylands, 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 7 December 2009, are required by the trustee Andrew Ernest Lynn of Lynn & Brown Lawyers, 5 Collier Road, Morley to send particulars of their claims to him by the 10 May 2010, after which date the trustee may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice.

ZX407**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Michael Darren Scott Gropp, late of 7/12 Seaforth Avenue, Safety Bay in the State of 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 28 July 2009 are required by the personal representative to send particulars of their claims to him/her care of Clement & Co, Lawyers, Unit 2, 12 Sutton Street, Mandurah by the 18 May 2010 after which date the personal representative may convey or distribute the assets having regard to the claims of which he/she then has notice.

CLEMENT & CO, as solicitors for the personal representative.

ZX501***TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before 9 May 2010 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Chandler, Dorothy May, late of 15 Boulder Street, Bentley, died 9.02.2010 (DE19951889 EM13)

Craig, Lily Mary, late of 17a Victoria Street, Rockingham, died 6.03.2010 (DE19915708 EM35)

Davis, Florence Jean, late of 6/7 Shearwater Terrace, Ballajura, died 23.02.2010 (DE 19801013 EM23)

Dunstan, Marjorie Gwen, late of 10 Windsor Road, East Fremantle, died 13.03.2010 (DE19881693EM27)

Gontran, Pierre Noel, late of 26 Lucarno Close, Stirling, died 20.01.2010 (DE19821888EM16)

Harris, Norman Richard, late of 76-78 Kimberley Street, Leederville, died 11.03.2010 (DE30228793EM26)

Nelligan, Margot Eleanor, late of Bethanie Kingsley Hostel, 190 Twickenham Drive, Kingsley, died 1.01.2010 (DE 19860836 EM22)

Quartermaine Geoffrey Douglas, late of 21 Angelo Street, Armadale, died 3.12.2009 (DE33078657EM23)

Shepherd, Joie Patricia Fay, late of 3a Anham Street, Armadale, died 19.2.2010 (DE 19912578 EM32)

Simmons, Hester Marie, late of Raafa Estate, 19 Hughie Edward Drive, Merriwa, died 6.2.2010 (DE 19925214 EM16)

Slavin, Gwenda Isobel, late of Brightwater Care, 41 Renegade Way, Kingsley, died 21.2.2010 (DE19732580 EM26)

Tippet, Geoffrey Bowden, late of 14 Ridley Way, Medina died 26.01.2010 (DE19932117EM16)

Wentholt, Gertrude Agnes, late of Osboine Nursing Home, 39 Newton Street, Bayswater, died 1 March 2010 (DE 30334470 EM13)

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

ZX502***PUBLIC TRUSTEE ACT 1941****ADMINISTERING OF ESTATES**

Notice is hereby given that pursuant to Section 14 of the *Public Trustee Act 1941* and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Brenda Maud Blackwell	73 Jarrah Road, Bentley	19 January 2010	6 April 2010
Elaine Margaret Reeves	260 Second Street, Geraldton	24 January 2010	6 April 2010
Frances Dawn Hale	77 Camboon Road, Noranda	18 February 2010	6 April 2010
Elizabeth Viola Helen Thornton	5/38 John Street, North Fremantle	12 February 2010	6 April 2010

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Telephone: 9426 0000

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www.commerce.wa.gov.au

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