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Gazette

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— PART 1 —

ENERGY

EN301*

Energy Coordination Act 1994

Energy Coordination Amendment Regulations 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Energy Coordination 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 *Energy Coordination Regulations 2004*.

4. Regulation 13 replaced

Delete regulation 13 and insert:

13. Prescribed information (s. 21)

- (1) For the purposes of section 21 of the Act, a person or an occupier of premises may be requested to provide any or all of the kinds of information described in Schedule 1.
- (2) The reference in Schedule 1 item 5 to energy infrastructure includes a reference to apparatus, facilities, structures, plant and equipment associated with the operation of such infrastructure.

5. Schedule 1 inserted

After regulation 13 insert:

Schedule 1 — Prescribed information

[r. 13]

1. Information relating to previous consumption, production, processing, storage, transportation, sale, supply, delivery or receipt of energy by the person or occupier.
2. Information relating to forecast consumption, production, processing, storage, transportation, sale, supply, delivery or receipt of energy by the person or occupier.
3. Information relating to wholesale or retail arrangements for the importation, production, processing, storage, transportation, sale, supply, delivery or receipt of energy by the person or occupier including information in respect of the following —
 - (a) the parties to those arrangements;
 - (b) principles and processes relating to those arrangements and changes to those arrangements;
 - (c) actual and contracted quantities of energy imported, produced, processed, stored, transported, sold, supplied, delivered or received under those arrangements;
 - (d) pricing and the calculations or processes underlying price movements, but only if the person or occupier is —
 - (i) a licensee under the Act; or
 - (ii) a licensee under the *Electricity Industry Act 2004*; or
 - (iii) a licensee under the *Petroleum Pipelines Act 1969*; or
 - (iv) a body established by the *Electricity Corporations Act 2005* section 4(1) or a subsidiary of such a body under that Act; or
 - (v) a person who is exempt under section 11H(1) of the Act from section 11G(2) of the Act; or
 - (vi) a person who is exempt under the *Electricity Industry Act 2004* section 8(1) from section 7(4) of that Act and who sells electricity to at least one customer who consumes not more than 160 MWh of electricity per annum;
 - (e) the content of contracts forming part of, or relating to, those arrangements;
 - (f) operating costs associated with, and assets utilised under, those arrangements.

4. Information relating to disruptions to the production, processing, storage, transportation, sale, supply, delivery or receipt of energy by the person or occupier including information in respect of the following —
 - (a) the nature, cause and sequence of events giving rise to a disruption;
 - (b) the nature and timing of communications relating to a disruption;
 - (c) the trading arrangements that apply during a disruption and the subsequent recovery period including —
 - (i) arrangements as to the allocation of energy, transportation capacity and storage capacity; and
 - (ii) pricing and the calculations or processes underlying price movements;
 - (d) the actual or estimated financial impact of a disruption.
5. Information relating to energy infrastructure owned or operated, or proposed to be owned or operated, by the person or occupier including information in respect of the following —
 - (a) the performance or anticipated performance of that infrastructure;
 - (b) the content of contracts relating to the performance of that infrastructure;
 - (c) the age, size and capacity of that infrastructure;
 - (d) operational arrangements including —
 - (i) arrangements as to redundancy or partial production capability of that infrastructure; and
 - (ii) arrangements designed to maintain and enhance the reliability of that infrastructure;
 - (e) costs associated with the acquisition, planning, construction, operation and maintenance of that infrastructure;
 - (f) asset management arrangements;
 - (g) the reliability of that infrastructure including —
 - (i) details and history of service interruptions or reductions; and
 - (ii) anticipated future capacity and reliability.
6. Information relating to an energy resource or reserve under the control of the person or occupier including information in respect of the following —
 - (a) the quality of that resource or reserve;
 - (b) the anticipated amount of energy recoverable from that resource or reserve.

7. Information relating to the emission of greenhouse gases from premises owned or occupied by the person or occupier.

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

BUSH FIRES ACT 1954

Shire of Wongan-Ballidu

BUSH FIRE BRIGADES AMENDMENT LOCAL LAW 2010

Under the powers conferred by the *Local Government Act 1995*, the *Bush Fires Act 1954* and all powers enabling it, the Council of the Shire of Wongan-Ballidu resolved on 20 May 2010 to adopt the following local law.

1. Citation

This local law may be cited as the *Shire of Wongan-Ballidu Bush Fire Brigades Amendment Local Law 2010*.

2. Commencement

This local law comes into operation fourteen (14) days after the date of publication in the *Government Gazette*.

3. Principal local law

In this local law, the *Shire of Wongan-Ballidu Bush Fire Brigades Local Law* as published in the *Government Gazette* on 7 March 2001 is referred to as the principal local law. The principal local law is amended.

4. Clause 3.2 amended

Delete the words "brigade officer" and substitute with the words "bush fire control officer".

5. Clause 3.8 amended

Delete clause 3.8 and insert—

If the local government has not established Bush Fire Advisory Committee, then at the annual general meeting of a bush fire brigade, the brigade is to nominate two brigade members to the local government to serve as bush fire control officers for the brigade area until the next annual general meeting.

6. Clause 3.11 amended

Delete "a person for the position of a bush fire control officer for the brigade area" and insert—

two persons for the position of bush fire officers for the area

7. Clause 3.12 amended

(a) Designate the existing clause "(1)".

(b) Insert—

(2) Subclause (1) does not prevent the Shire of Wongan-Ballidu from appointing bush fire control officers from neighbouring local governments as joint bush fire control officers.

8. Part 6 heading amended

Delete "FIRES" and insert "FIRE".

9. First schedule amended

After clause 2.1 in the first instance, redesignate the subsequent clause numbers from “2.1” through to “2.10” to numbers “2.2” through to “2.11”.

Dated: 21 May 2010.

The Common Seal of the Shire of Wongan-Ballidu was affixed by authority of a resolution of the Council in the presence of—

Cr PETER MACNAMARA, Shire President.
STUART TAYLOR, Chief Executive Officer.

WATER/SEWERAGE

WA301*

Water Services Licensing Act 1995

Water Services Licensing (Shire of Augusta-Margaret River) Exemption Order 2010

Made by the Governor in Executive Council under section 19 of the Act.

1. Citation

This order is the *Water Services Licensing (Shire of Augusta-Margaret River) Exemption Order 2010*.

2. Commencement

This order comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this order is published in the *Gazette*;
- (b) the rest of the order — on the day after that day.

3. Terms used

In this order —

Margaret River means the township of Margaret River which is part of the Goldfields/South West Region Controlled Area (Water Supply and Sewerage Services) constituted by the *Goldfields/South West Region Controlled Area (Water Supply and Sewerage Services) Order 1999*;

wastewater means treated wastewater supplied by the Water Corporation established by the *Water Corporation Act 1995* section 4.

4. Exemption

The Shire of Augusta-Margaret River is exempt from the requirement under section 18 of the Act to hold an operating licence (water supply services) in respect of the provision of a water service for the supply to land in Margaret River of wastewater for —

- (a) watering public open spaces; and
- (b) other non-domestic purposes.

5. *Water Services Licensing (Shire of Augusta-Margaret River) Exemption Order 2009* repealed

The *Water Services Licensing (Shire of Augusta-Margaret River) Exemption Order 2009* is repealed.

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

Occupational Safety and Health Amendment Regulations 2010

Made by the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

These regulations are the *Occupational Safety and Health 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 *Occupational Safety and Health Regulations 1996*.

4. Regulation 5.42 amended

In regulation 5.42(1) in the definition of *restricted licence* delete “5.45B” and insert

5.45B;

5. Regulation 5.46 amended

Delete regulation 5.46(1)(a) and “and” after it and insert:

- (a) on being granted the licence must, unless the licence is taken to have been granted in accordance with regulation 5.53A(2), notify the Commissioner of the name, address and date of birth of any person employed or otherwise engaged by the licensee to do work involving friable asbestos-containing material; and

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

— PART 2 —

CORRECTIVE SERVICES

CS401*

PRISONS ACT 1981 PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Commissioner of the Department of Corrective Services has revoked the following Permit to do High-Level Security Work—

Surname	Other Names	Permit No.	Revocation Date
Beck	Andrew Neil	AP 0529	20/05/2010
Bottrell	Karen Dianne	AP 0534	20/05/2010
Boyland	Brett William	AP 0399	20/05/2010
Brydon	Stacey	AP 0231	20/05/2010
Croft	Robert Desmond	AP 0550	20/05/2010
Dixon	Ashley John	AP 0159	20/05/2010
Ferguson	Kelly Ann	AP 0086	20/05/2010
Gracie	Gareth Campbell	AP 0513	20/05/2010
Martinelli	Valma Doris	AP 0591	20/05/2010
Melville	Elaine	AP 0485	20/05/2010
Rosin	Ashley Scott	AP 0488	20/05/2010

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

BRIAN LAWRENCE, Manager Acacia Prison Contract.

Dated: 21 May 2010.

FIRE AND EMERGENCY SERVICES

FE401*

FIRE AND EMERGENCY SERVICES AUTHORITY OF WESTERN AUSTRALIA ACT 1998

DETERMINATION

Annual Estimates of Expenditure by Authority

Pursuant to Section 35B of the *Fire and Emergency Services Authority of Western Australia Act 1998*, the Authority is to cause an annual estimate of its expenditure, expenditure attributable to prescribed services and amounts payable to local governments in relation to the services to be provided under the emergency services Acts, to be prepared and submitted to the Minister for approval.

Your approval is sought for the total estimated expenditure of **\$271,393,000** for the financial year **2010/11** in accordance with Section 35B.

The estimate above includes—

- Section 35B(2)(a) provision for amounts attributable to prescribed services (not yet regulated): Nil
- and
- Section 35B(2)(b) provision for amounts payable to local governments: \$26,550,000

Ministerial Approval

Pursuant to Section 35B of the *Fire and Emergency Services Authority of Western Australia Act 1998*, I, Robert Johnson, the Minister administering the said Act, hereby approve the annual estimates of expenditure in relation to the services to be provided under the emergency services Acts of **\$271,393,000** for the financial year **2010/11**.

Date: 18 May 2010.

ROB JOHNSON MLA, Minister for Police;
Emergency Services; Road Safety.

FE402*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF
WESTERN AUSTRALIA ACT 1998
DETERMINATION**

Determination and Assessment of Levy

Pursuant to Section 36G(3) of the *Fire and Emergency Services Authority of Western Australia Act 1998*, the Minister is to determine the emergency services levy that is payable for the next levy year on all land that is located in an ESL area by reference to the estimate of expenditure approved under section 35B less the amount identified under section 35B(2)(a), less monies appropriated by Parliament and any other matter the Minister considers relevant to a proper determination of the levy.

Your approval is sought for the emergency services levy that is payable of **\$217,794,000** for the levy year **2010/11** in accordance with Section 36G(3) of the Act that is made up as follows—

	\$
Section 35B annual estimate of expenditure	271,393,000
Less—	
— Section 36G(3)(a)(i) amounts attributable to prescribed services (not yet regulated)	—
— Section 36G(3)(a)(ii) amounts appropriated by Parliament	(24,544,000)
— Section 36G(3)(b) amounts the Minister considers relevant	(29,055,000)

EMERGENCY SERVICES LEVY PAYABLE	\$217,794,000
	=====

Ministerial Approval

Pursuant to Section 36G(3) of the *Fire and Emergency Services Authority of Western Australia Act 1998*, I, Robert Johnson, the Minister administering the said Act, hereby approve the emergency services levy payable in relation to the services to be provided under the emergency services Acts of **\$217,794,000** for the levy year **2010/11**.

Date: 18 May 2010.

ROB JOHNSON MLA, Minister for Police;
Emergency Services; Road Safety.

FE403*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF
WESTERN AUSTRALIA ACT 1998
DETERMINATION**

Fire and Emergency Services (Determination of Emergency Services Levy) Notice 2010

1. Determination of levy for 2010/11 levy year [36G(1)]

- (1) The emergency services levy that is payable for the 2010/11 levy year on land in ESL categories 1, 2, 3 and 4 is determined as a rate in the dollar of the gross rental value (GRV) of the land as follows—
- (a) for land in ESL category 1: 0.0145 dollars for each dollar of GRV;
 - (b) for land in ESL category 2: 0.0109 dollars for each dollar of GRV;
 - (c) for land in ESL category 3: 0.0072 dollars for each dollar of GRV;
 - (d) for land in ESL category 4: 0.0050 dollars for each dollar of GRV.

- (2) The emergency services levy that is payable for the 2010/11 levy year on land in ESL category 5 is determined as a fixed charge of \$50.00.
- (3) Subclauses (1) and (2) apply regardless of the purpose for which the land is used.

2. Determination of minimum and maximum amounts of levy [36I]

- (1) The minimum amount of levy payable for the 2010/11 levy year on land in ESL categories 1, 2, 3 and 4 is determined as \$50.00.
- (2) Subclause 1 applies regardless of the purpose for which the land is used.
- (3) The maximum amount of levy payable for the 2010/11 levy year on land in ESL category 1 is determined as follows—
 - (a) for vacant land and for land used for farming or single-unit residential purposes: \$260.00;
 - (b) for land used for multi-unit residential purposes: \$260.00 multiplied by the relevant number of units;
 - (c) for land used for commercial, industrial or miscellaneous purposes: \$150,000.00.
- (4) The maximum amount of levy payable for the 2010/11 levy year on land in ESL category 2 is determined as follows—
 - (a) for vacant land and for land used for farming or single-unit residential purposes: \$200.00;
 - (b) for land used for multi-unit residential purposes: \$200.00 multiplied by the relevant number of units;
 - (c) for land used for commercial, industrial or miscellaneous purposes: \$115,000.00.
- (5) The maximum amount of levy payable for the 2010/11 levy year on land in ESL category 3 is determined as follows—
 - (a) for vacant land and for land used for farming or single-unit residential purposes: \$135.00;
 - (b) for land used for multi-unit residential purposes: \$135.00 multiplied by the relevant number of units;
 - (c) for land used for commercial, industrial or miscellaneous purposes: \$75,000.00.
- (6) The maximum amount of levy payable for the 2010/11 levy year on land in ESL category 4 is determined as follows—
 - (a) for vacant land and for land used for farming or single-unit residential purposes: \$95.00;
 - (b) for land used for multi-unit residential purposes: \$95.00 multiplied by the relevant number of units;
 - (c) for land used for commercial, industrial or miscellaneous purposes: \$52,000.00.

Date: 18 May 2010.

ROB JOHNSON MLA, Minister for Police;
Emergency Services; Road Safety.

FE404*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF
WESTERN AUSTRALIA ACT 1998**

DETERMINATION

Local Government Levy Administration Fees

I, Robert Johnson, the Minister administering the *Fire and Emergency Services Authority of Western Australia Act 1998*, hereby determine that under Section 36W of that Act that local governments collectively be paid, by the Fire and Emergency Services Authority of Western Australia, an annual "ESL Administration Fee" by 31 October each levy year, which in 2010/11 shall be an aggregate payment of \$2,250,000.

This determination has been made following consultation with representatives of the local government sector, and having regard to the costs that will be reasonably incurred by local governments in administering the levy.

Date: 18th May 2010.

ROB JOHNSON MLA, Minister for Police;
Emergency Services; Road Safety.

FE405*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF
WESTERN AUSTRALIA ACT 1998**

DETERMINATION

Local Governments Not Required to Submit Estimate of Expenditure

I, Robert Johnson, the Minister administering the *Fire and Emergency Services Authority of Western Australia Act 1998*, hereby determine that under Section 36A(2) of that Act that the following local governments are not required to submit estimates of expenditure for the levy year 2010/11—

Town of Cambridge
Shire of Christmas Island
Town of Claremont
Shire of Cocos (Keeling) Islands
Town of Cottesloe
Town of East Fremantle
City of Fremantle
Shire of Halls Creek
Town of Mosman Park
City of Nedlands
Shire of Peppermint Grove
City of Perth
City of South Perth
City of Subiaco
Shire of Trayning
Town of Victoria Park

Date: 18 May 2010.

ROB JOHNSON MLA, Minister for Police;
Emergency Services; Road Safety.

FE406*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF
WESTERN AUSTRALIA ACT 1998**

DETERMINATIONS

Special Levy Charging Arrangements

I, Robert Johnson, the Minister administering the *Fire and Emergency Services Authority of Western Australia Act 1998*, hereby determine the following matters pursuant to Section 36H(3) of that Act, after consultation with the Valuer-General and representatives of the local government sector—

1. The following Mining Tenement types (as classified by the Valuer-General) shall be levied a fixed charge of \$50.00 in the 2010/11 levy year by each local government in whose district that tenement or a portion of that tenement is located—
 - a. Coal Mining Lease (CML);
 - b. Gold Mining Lease (GML);
 - c. Mining Lease (M);
 - d. Mining Lease (Special Agreement) (AM);
 - e. Mineral Lease (ML);
 - f. Mineral Lease (Special Agreement) (AML);
 - g. General Purpose Lease (Special Agreement) (AG);
 - h. Tailing Lease (TL);
 - i. Licence to Treat Tailings (LTT);
 - j. Petroleum Production Licence (PPL);
 - k. Special Licence (Special Agreement) (ASL).

This arrangement shall apply regardless of whether the Mining Tenement is in an area declared to be within ESL categories 1, 2, 3, 4 or 5, or any combination of those categories.

2. If, at 1 July 2010, a Gross Rental Valuation (GRV) of land is not available for leviable land that is located in an area declared to be within ESL category 1, 2, 3 or 4, that land shall be charged the minimum annual amount of levy that applies to that land use type with that ESL category in the 2010/11 levy year.
3. All Pad Mount Transformers and Pad Mount Sites owned by, or vested in, the Electricity Networks Corporation, the Regional Power Corporation and the Electricity Generation Corporation, and located in an area declared to be within ESL category 1, 2, 3 or 4 shall be levied based solely on the Gross Rental Value (GRV) of the property, and no minimum levy threshold shall apply.

4. All Pad Mount Transformers and Pad Mount Sites owned by, or vested in, the Electricity Networks Corporation, the Regional Power Corporation and the Electricity Generation Corporation, that are located in an area declared to be within ESL category 5 shall be treated as one property for the purpose of levy assessment and charging.
5. All land owned by or vested in the Water Corporation that has an individual Gross Rental Valuation of less than \$2,000 and is located in an area declared to be within ESL category 1, 2, 3 or 4 shall be levied based solely on the Gross Rental Value (GRV) of the property, and no minimum levy threshold shall apply.
6. All land owned by or vested in the Water Corporation that has an individual Gross Rental Valuation of less than \$2,000 and is located in an area declared to be within ESL Category 5 shall be treated as one property for the purpose of levy assessment and charging.
7. All land that is located in an area declared to be within ESL Category 5 and is included within the district of more than one local government, shall be assessed a fixed charge of \$50.00 by each local government.

Date: 18 May 2010.

ROB JOHNSON MLA, Minister for Police;
Emergency Services; Road Safety.

FE407*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF
WESTERN AUSTRALIA ACT 1998**

APPROVAL

Agreements With Local Governments

I, Robert Johnson, the Minister administering the *Fire and Emergency Services Authority of Western Australia Act 1998*, hereby give approval under Section 36ZJ of that Act for the Fire and Emergency Services Authority of Western Australia (FESA) to enter into agreements with the following local governments, for the terms shown (commencing 1 July 2010)—

Shire of Cunderdin (1 Year)	Shire of Ravensthorpe (1 Year)
Town of East Fremantle (1 Year)	Shire of Three Springs (1 Year) *
Shire of Kent (1 Year)	Shire of Woodanilling (1 Year) *
Shire of Murchison (1 Year) *	Shire of York (1 Year) *
Shire of Peppermint Grove (1 Year)	

* *Local government operated under a section 36ZJ Agreement in 2009/10.*

Date: 18 May 2010.

ROB JOHNSON MLA, Minister for Police;
Emergency Services; Road Safety.

FE409*

BUSH FIRES ACT 1954

APPOINTMENTS

Fire Weather Officers

Fire and Emergency Services Authority,
Perth.

Correspondence No. 06870

The following person has been appointed as a Fire Weather Officer for the Shire of Morawa in accordance with the *Bush Fires Act 1954*—

Colin Malcolm

The following persons have been appointed as Fire Weather Officers for the Shire of Perenjori in accordance with the *Bush Fires Act 1954*—

John Bendsdorp

Stanley Scott

JOHN BUTCHER, A/Chief Executive Officer.

FE408*

FIRE BRIGADES ACT 1942
FIRE BRIGADES (FIRE DISTRICTS) NOTICE 2010
 Fire and Emergency Services Authority of Western Australia

Correspondence No. 00378

Made by the Minister under section 5(2)(d) of the *Fire Brigades Act 1942*.**1. Citation**This notice is the *Fire Brigades (Fire Districts) Notice 2010*.**2. Adjustment of boundaries of fire districts**

The boundaries of each fire district specified in the Table to this clause are adjusted so that those boundaries correspond to the boundaries of the area shown coloured yellow on the Landgate Deposited Plan specified in the Table opposite the name of the fire district.

Table

Name of Fire District	Number of DLI Deposited Plan
Metropolitan Fire District	35830 Sheet 2 of 11 Version 6
Metropolitan Fire District	35830 Sheet 7 of 11 Version 6
Port Hedland Fire District	35850 Sheet 2 of 4 Version 3
Port Hedland Fire District	35850 Sheet 3 of 4 Version 3
Karratha Fire District	35815 Sheet 1 of 1 Version 2

ROB JOHNSON MLA, Minister for Police;
 Emergency Services; Road Safety.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
KIMBERLEY PRAWN MANAGED FISHERY MANAGEMENT PLAN 1993

Areas Closed to Fishing for Prawns

Notice No. 2 of 2010

I, Stuart Smith, Chief Executive Officer of the Department of Fisheries, in accordance with clause 17 of the *Kimberley Prawn Managed Fishery Management Plan 1993* (the Plan) and being of the opinion that the prohibition is required in the better interests of the Kimberley Prawn Managed Fishery, do hereby—

1. Cancel *Notice No. 1 of 2010*, dated 19 March 2010;
2. Prohibit fishing for prawns in those parts of the Kimberley Prawn Managed Fishery between the times and dates provided for in items (a) to (b) below—
 - (a) Fishing for prawns is prohibited in the waters described in Schedule 1 of the Plan during the period commencing at 1630 hours WST on 27 May 2010 and ending at 0600 hours WST on 1 May 2011; and
 - (b) Fishing for prawns is prohibited in the waters described in (i) to (vii) below from the date of the gazettal of this Notice until 1630 WST on 27 May 2010—
 - (i) **Collier Bay Prawn Size Management Fish Ground**
 Waters bounded by a line commencing at the intersection of 16°15.34' south latitude and 124°00.00' east longitude; thence due north along the geodesic to the intersection of 15°50.00' south latitude and 124°00.00' east longitude; thence due east along the parallel to the intersection of 15°50.00' south latitude and 124°24.50' east longitude; thence in a south westerly direction following HWM on the mainland to and along the Collier Bay closure to the commencement point;
 - (ii) **Collier Bay Inshore Closure**
 Waters inshore of a line commencing at the intersection of 15°52.09' south latitude and 124°26.2' east longitude; thence generally south to 16° 04.2' south latitude and 124°26.3' east longitude; thence generally south west to 16°17.00' south latitude and 124°18.1' east longitude; thence generally east to 16°17.195' south latitude and 124°07.861' east longitude;
 - (iii) **Brunswick Bay-York Sound Inshore Closure**
 Waters inshore of a line commencing at the intersection of 15°15.40' south latitude and 124°40.57' east longitude; thence generally north east to 15°09.50'

south latitude and 124°50' east longitude; thence generally north east to 15°00.45' south latitude and 124°54.20' east longitude; thence generally east to 14°57.90' south latitude and 125°01.20' east longitude; thence generally north east to 14°45.30' south latitude and 125°08.10' east longitude; thence generally north east to 14°43.95' south latitude and 125°09.45' east longitude (Cape Pond);

(iv) **Admiralty Gulf Inshore Closure**

Waters inshore a line commencing at the intersection of 14°19.50' south latitude and 125°43.50' east longitude; thence generally south east to 14°25.18' south latitude and 125°48.00' east longitude; thence due east to 14°25.18' south latitude and 125°55.00' east longitude; thence generally north east to 14°19.40' south latitude and 125°57.60' east longitude; thence due east to 14°19.40' south latitude and 126°05.31' east longitude;

(v) **Napier Broome Bay Prawn Size Management Fish Ground**

Waters inshore a line commencing at the intersection of 13°56.84' south latitude and 126°33.88' east longitude; thence generally easterly to 13°56.26' south latitude and 126°41.12' east longitude; thence due east to 13°55.75' south latitude and 126°48.38' east longitude;

(vi) **Napier Broome Bay Inshore Closure**

Waters inshore of a line commencing at the intersection 14°02.63' south latitude and 126°29.57' east longitude; thence generally south east to 14°05.2' south latitude and 126°31.3' east longitude; thence generally south east to 14°06.35' south latitude and 126°35.51'; thence generally north east to 13°58.3' south latitude and 126°42.2' east longitude; thence generally north east to 13°55.75' south latitude and 126°48.38' east longitude.

(WST—Western Standard Time)

STUART SMITH, Chief Executive Officer.

Dated this 19th day of May 2010.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

Notice is hereby given in accordance with section 51(2) of the *Heritage of Western Australia Act 1990* ("the Act") that, pursuant to directions from the Minister for Heritage, the places described in Schedule 1 have been entered in the Register of Heritage Places on a permanent basis with effect from today.

Schedule 1

Description of Place

Soldiers' Park, 316 Johnston Street, Collie; part of Res 7818 being ptn Lot 316 on DP 222272 and being part of the land contained in CLR V 3002 F 345 as shown on IODP 66952.

Oldham Residence, 11 Saladin Street, Swanbourne; Lots 31 and 32 on Plan 543 being the whole of the land contained in C/T V 2230 F 198.

National Bank, 87 Tudor Street, Wagin; Lot 50 on D 1873 and being the whole of the land contained in C/T V 295 F 194.

Notice of intention to amend an entry in the Register of Heritage Places

The entry in the Register of Heritage Places ("the Register") relating to P3791 *Kalgoorlie Station Master's House* located at 74 Forrest Street, Kalgoorlie ("the Place") is proposed to be amended pursuant to section 54 of the Act.

The reason for the proposed amendment is to reduce the registered curtilage as a consequence of the creation of Lot 314.

The amended land description of the Place is: Lot 314 on DP 45187 being the whole of the land contained in C/T V 2712 F 685.

The entry in the Register of Heritage Places ("the Register") relating to P3792 *Railway Worker's Cottage* located at 86 Forrest Street, Kalgoorlie ("the Place") is proposed to be amended pursuant to section 54 of the Act.

The reason for the proposed amendment is to reduce the registered curtilage as a consequence of the creation of Lot 318.

The amended land description of the Place is: Part of Res 9321 being Lot 318 on DP 55193 and being the whole of the land contained in CLR V 3155 F875

The Heritage Council invites submissions on the above proposals. Submissions must be in writing and should be forwarded to the address set out below not later than 5pm on 6 July 2010.

GRAEME GAMMIE, Executive Director,
Office of the Heritage Council of W.A.,
108 Adelaide Terrace,
East Perth WA 6004.

25 May 2010

LOCAL GOVERNMENT

LG401*

SHIRE OF CHITTERING
AUTHORISED PERSONS

It is hereby notified for public information that Terry Meek has been appointed as an Environmental Health Officer and Authorised Officers in accordance with the relevant Acts hereunder effective immediately.

Local Government Act (1995) as amended
Dog Act 1976 and Regulations
Control of Off-Road Vehicles Act 1978 and Regulations
Litter Act 1979 and Regulations
Local Government Laws,
Local Government (Miscellaneous Provisions) Act
Health Act 1911

The previous authorisations of Trevor Walker and Sash Malkoski are hereby revoked.

JOHN MERRICK, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

PETROLEUM (SUBMERGED LANDS) ACT 1982
GRANT OF PIPELINE LICENCES

Pipeline Licence TPL/22 was granted to Chevron (TAPL) Pty Ltd, Mobil Australia Resources Company Pty Limited and Shell Development (Australia) Proprietary Limited to have effect for a period of 21 years from 20 May 2010.

MARK GABRIELSON, Acting Executive Director
Petroleum Division.

MP402*

PETROLEUM (SUBMERGED LANDS) ACT 1982
GRANT OF PIPELINE LICENCES

Pipeline Licence TPL/21 was granted to Chevron (TAPL) Pty Ltd, Mobil Australia Resources Company Pty Limited and Shell Development (Australia) Proprietary Limited to have effect for a period of 21 years from 20 May 2010.

MARK GABRIELSON, Acting Executive Director
Petroleum Division.

PLANNING

PI101

PRINTERS CORRECTION
PLANNING & DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Busselton
Town Planning Scheme No. 20—Amendment No. 142

An error occurred in the notice published under the above heading on page 2186 of *Government Gazette* No. 90 dated 21 May 2010 and is corrected as follows.

Delete the line—

“**PLANNING & DEVELOPMENT ACT 2005**”

and insert—

“ **PLANNING AND DEVELOPMENT ACT 2005** ”.

PI401*

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME MINOR AMENDMENT 1181/57
EAST PARADE
Approved Amendment

File: 833-2-33-2

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 (WAPC) plan number 3.2296 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 Tuesday, 25 May 2010 to Friday, 25 June 2010 at—

- Western Australian Planning Commission, 469 Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Bayswater
- City of Stirling
- Town of Vincent

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

TONY EVANS, Secretary,
Western Australian Planning Commission.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Serpentine-Jarrahdale
Town Planning Scheme No. 2—Amendment No. 161

Ref: 853/2/29/3 Pt 161

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 Serpentine-Jarrahdale local planning scheme amendment on 13 April 2010 for the purpose of rezoning Lot 128 and Lot 3 South Western Highway and Lot 1 Pinebrook Road, Byford from ‘Rural’ to ‘Urban Development’ zone and amending the scheme map accordingly.

S. J. Y. TWINE, Shire President.
J. ABBISS, 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 Hon J. H. D. Day MLA to act temporarily in the office of Minister for Local Government; Heritage; Citizenship and Multicultural Interests in the absence of the Hon G. M. Castrilli MLA for the period 25 June to 27 July 2010 (both dates inclusive).

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

PC402

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 Hon T. K. Waldron MLA to act temporarily in the office of Minister for Agriculture and Food; Forestry; Minister Assisting the Minister for Education in the absence of the Hon D. T. Redman MLA for the period 17 to 31 July 2010 (both dates inclusive).

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

TRANSPORT

TR401*

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (SPEED AND DISTANCE MEASURING EQUIPMENT) NOTICE 2010

Made by the Minister for Transport under sections 98A(2) and 98A(3)

1. Citation

This notice may be cited as the Road Traffic (Speed and Distance Measuring Equipment) Notice 2010.

2. Approval of laser apparatus for ascertaining speed and distance

I approve as types of laser apparatus for ascertaining the speed at which a vehicle is moving, for ascertaining distances on a road and for ascertaining the speed at which a vehicle is moving and the distance between the vehicle and the apparatus—

- (a) apparatuses that bear the name LTI 20/20 TruCAM; and
- (b) apparatuses that bear the name LTI 20/20 TruSPEED.

SIMON O'BRIEN, Minister for Transport.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Iris Rhona McLorinan, late of Sevenoaks Retirement Village, 6/28 Marangaroo Drive, Marangaroo, Western Australia, Retired Ledger Machinist, 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 4 November 2009, are required by the Administrators, Kevin Brian Eastough and Gertrude Jolanthe Eastough of care of Allion Legal,

278B Foreshore Drive, Geraldton, Western Australia, to send particulars of their claims to them within ONE (1) month from the date of publication of this notice, after which date the Administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

ALLION LEGAL.

ZX402*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Peter Skalski, also known as Piotr Skalski, late of Kensington Park Nursing Home, Gwentyfred Road, Kensington in the State of Western Australia.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the abovenamed deceased, who died on 12 January 2009, are required by the applicant for a grant of representation Roman Kucharski, of c/- Meredith Hunter & Associates, 36B Eighth Avenue, Maylands in the State of Western Australia to send particulars of their claims to him by the 30th day of July 2010, after which date the applicant for a grant of representation may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the Estate of Alice Gertrude Powell, late of Coolibah Retirement Village, 30 Third Street, Mandurah, 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 17 November 2009 are required by the personal representatives Patricia May Burton care of HHG Legal Group, 49 Peels Place, Albany, Western Australia to send particulars of their claims to them by the 24th day of June 2010 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the Estates of Brian Frederick Jones and Wilma Evelyn Jones both late of Glenn-Craig Nursing Home, Beaufort Road, Albany, Western Australia, both deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the abovenamed deceased persons who died on 29 October 2009 and 23 October 2009 respectively are required by the personal representative Eleanor Christine Barras of care of HHG Legal Group, 49 Peels Place, Albany, Western Australia to send particulars of their claims to her by 24 June 2010 after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

ZX405

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Agostino Pietro Larosa late of 11 Hiam Street, Albany in the State of Western Australia, Business Proprietor, deceased

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of Agostino Pietro Larosa deceased who died on the 6th day of January 2010 at Albany, in the said State are required by the personal representative Julie Ann Larosa of 11 Hiam

Street, Albany, Western Australia to send particulars of their claims to David Moss & Co of PO Box 5744, Albany W.A. 6332 by the date one month following the publication of this notice after which date the personal representative may convey or distribute the assets having regard only to the claim for which he has then had notice.

ZX406

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Johanna Mavis McMulkin, late of 'Bindaree Farm', Fitzgerald Location 1530, Grass Patch in the State of Western Australia, ("the 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 17 March 2009, are required by the executor/trustee Edward Withall Gray of E W Gray Lawyer, Post Office Box 317, Esperance WA 6450 to send particulars of their claims to him on or before the expiration of one month from the date of publication of this notice after which date the executor/trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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The Parliamentary Counsel's Office in conjunction with State Law Publisher are undertaking a project to scan all versions of reprints of Acts (including superseded versions) that are currently in force to have the complete reprint history of each title available on our web site. The completion of this project will substantially add to the historical information already available to clients.

There are some superseded reprints we are not able to locate. Listed below are the titles and reprint versions that we would like to borrow to photocopy.

If you have any of these reprints in your archives and would be willing to lend them to the State Law Publisher we would like to hear from you, of course the reprints will be returned undamaged.

- Administration Act 1903**—Reprint No. 1 (including 28 of 1934);
- Builders' Registration Act 1939**—Reprint No. 3 (27 July 1961);
- Electoral Act 1907**—Reprint No. 3 (21 Oct. 1949);
- Electoral Act 1907**—Reprint No. 5 (26 Feb. 1962);
- Government Railways Act 1904**—Reprint No. 1 (21 Feb. 1949);
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- Metropolitan Water Supply, Sewerage and Drainage Act 1909**—Reprint No. 1; (including 2 of 1941)
- Mining on Private Property Act 1898**—Reprint No. 3 (2 Sept. 1966);
- Motor Vehicle (Third Party) Act 1943**—Reprint No. 1;
- Motor Vehicle (Third Party) Act 1943**—Reprint No. 3 (23 Aug. 1954);
- Sale of Goods Act 1895**—Reprint No. 1 (8 May 1956);
- Sale of Goods Act 1895**—Reprint No. 2 (15 Apr 1965);
- Superannuation and Family Benefits Act 1938**—Reprint No. 1.

Please contact John Thompson if you need more information or if you can assist in this matter.

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