



**WESTERN
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Gazette**

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— PART 1 —

PROCLAMATIONS

AA101*

CHILD PORNOGRAPHY AND EXPLOITATION MATERIAL AND CLASSIFICATION LEGISLATION AMENDMENT ACT 2010

No. 21 of 2010

PROCLAMATION

Western Australia

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

[L.S.]

KENNETH COMMINOS MICHAEL
Governor

I, the Governor, acting under the *Child Pornography and Exploitation Material and Classification Legislation Amendment Act 2010* section 2(b) and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which the provisions of that Act, other than sections 1 and 2, come into operation.

Given under my hand and the Public Seal of the State on 24 August 2010.

By Command of the Governor,

C. PORTER, Attorney General.

AA102*

ROAD TRAFFIC AMENDMENT ACT 2010

No. 20 of 2010

PROCLAMATION

Western Australia

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

[L.S.]

KENNETH COMMINOS MICHAEL
Governor

I, the Governor, acting under the *Road Traffic Amendment Act 2010* section 2(b) and with the advice and consent of the Executive Council, fix 1 September 2010 as the day on which the provisions of that Act, other than sections 1 and 2, come into operation.

Given under my hand and the Public Seal of the State on 24 August 2010.

By Command of the Governor,

S. O'BRIEN, Minister for Transport.

FISHERIES

FI301*

Fish Resources Management Act 1994

**Fish Resources Management Amendment
Regulations (No. 6) 2010**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Fish Resources Management Amendment Regulations (No. 6) 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 *Fish Resources Management Regulations 1995*.

4. Regulations 33 and 34 deleted

Delete regulations 33 and 34.

5. Regulation 156 amended

In regulation 156 in the Table delete “33, 34,”.

6. Regulation 158 amended

In regulation 158 in the Table under the heading “**Provisions of these regulations**” delete “33, 34,”.

7. Schedule 1 amended

In Schedule 1 Part 3 item 3(32) delete “112.00” and insert:

181.00

8. Schedule 12 amended

In Schedule 12 Part 2 item 4 delete “33, 34.”.

9. Schedule 13 Part 2 amended

- (1) Delete Schedule 13 clause 2A.
- (2) Delete Schedule 13 clause 3(2)(a) and “and” after it and insert:
 - (a) is to have inserted in it a device or devices to create 3 escape gaps that are as nearly as practicable rectangular in shape and when measured internally each is to measure not less than 305 millimetres in length and not less than 55 millimetres in height (see Diagram 1(a) in the Table); and
- (3) Delete Schedule 13 clause 4(2) and insert:
 - (2) Subject to this clause, every batten rock lobster pot is to have inserted in it a device or devices to create a minimum of 3 escape gaps that are as nearly as practicable rectangular in shape, and when measured internally each measures not less than 305 millimetres in length and not less than 55 millimetres in height.
- (4) In Schedule 13 clause 4(4)(a) delete “Diagram 3” and insert:

Diagram 3(a)
- (5) Delete Schedule 13 clause 5(2) and insert:
 - (2) A rock lobster pot is to have inserted in it a device or devices to create a minimum of 3 escape gaps that are as nearly as practicable rectangular in shape and when measured internally each is to measure not less than 305 millimetres in length and not less than 55 millimetres in height.

10. Schedule 13 Part 3 amended

- (1) In Schedule 13 clause 9(2)(a) delete “Diagram 1” and insert:

Diagram 1(b)
- (2) In Schedule 13 clause 10(3)(a) delete “Diagram 3” and insert:

Diagram 3(b)

(3) In Schedule 13 in the Table delete Diagrams 1 to 7 and insert:

Diagram 1(a) — Beehive Pots
(Clause 3(2)(a))

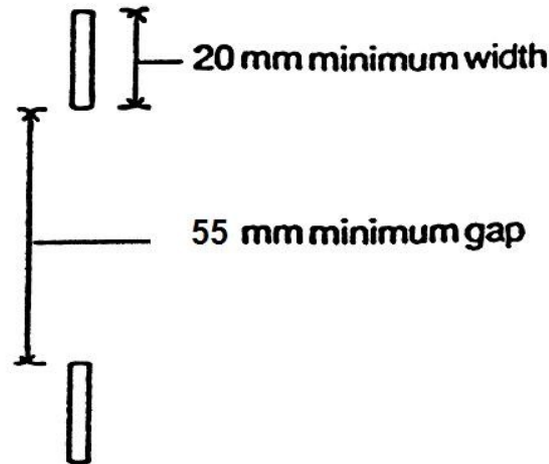


Diagram 1(b) — Beehive Pots
(Clause 9(2)(a))

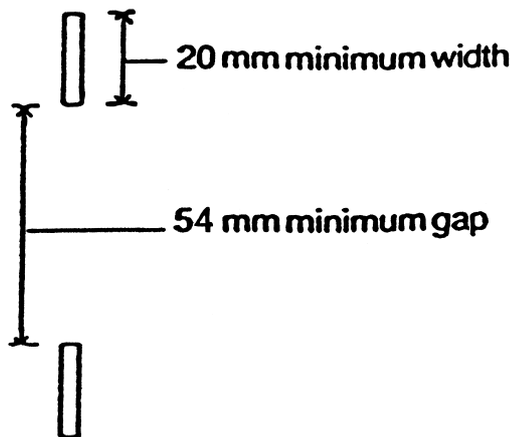


Diagram 2(a) — Beehive Pots
(Clause 3(3)(a))

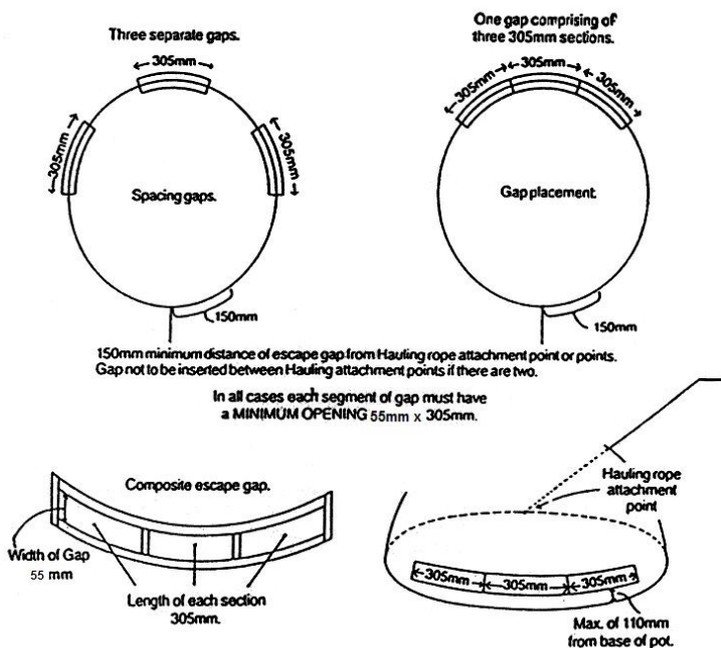


Diagram 2(b) — Beehive Pots
(Clause 9(3)(a))

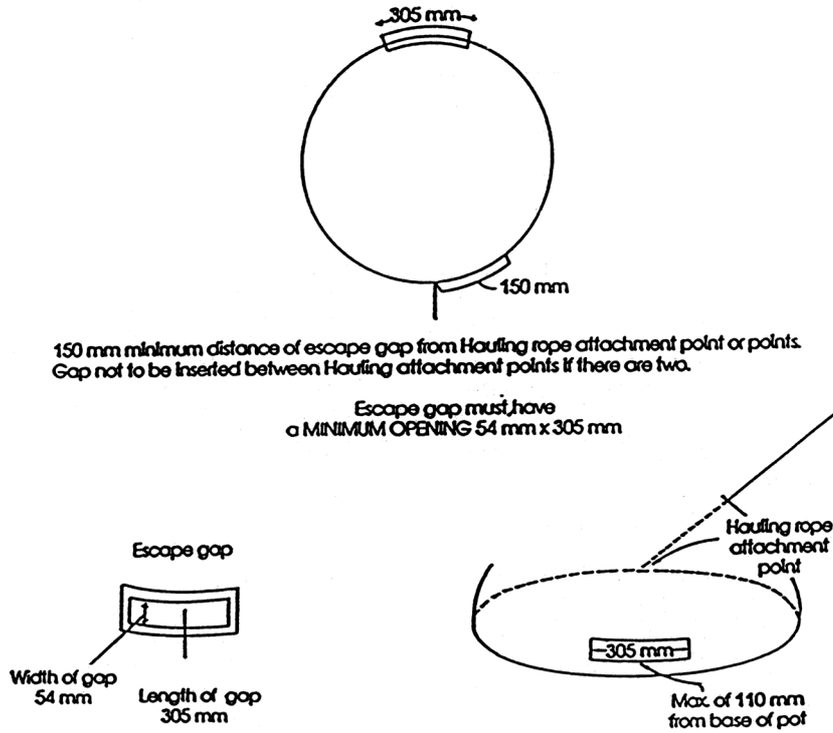
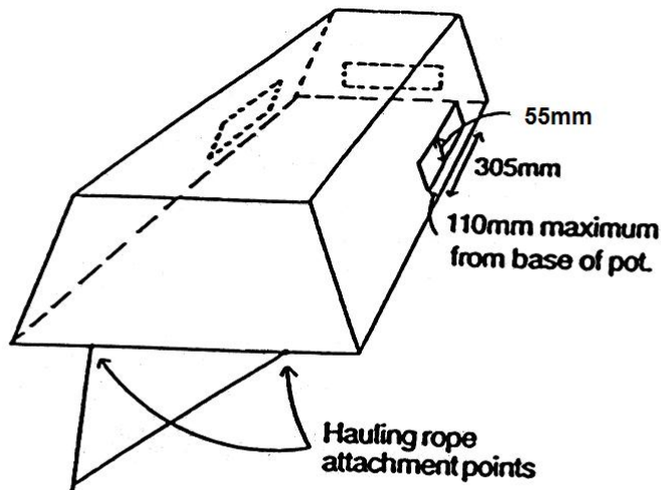
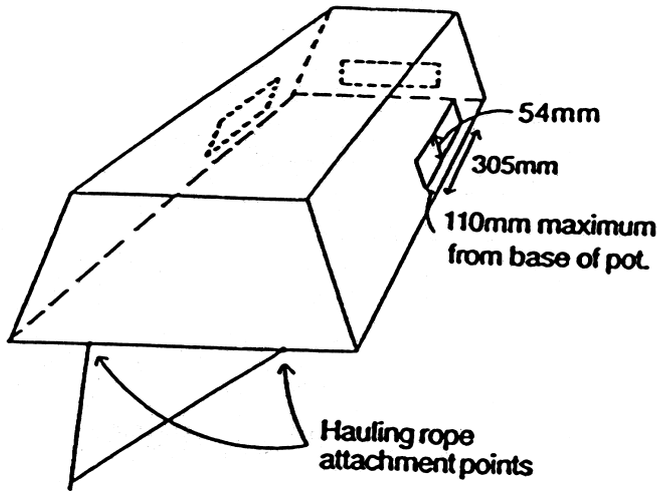


Diagram 3(a) — Batten Pots
(Clause 4(4)(a))



positioning of escape gap(s)

Diagram 3(b) — Batten Pots
(Clause 10(3)(a))



positioning of escape gap(s)

Diagram 4 — Batten Pots
(Clause 4(7)(a))
(Steel flat - bar)

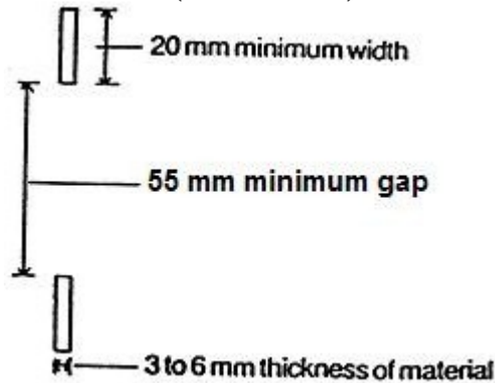


Diagram 5 — Batten Pots
(Clause 4(7)(b))
(Aluminium)

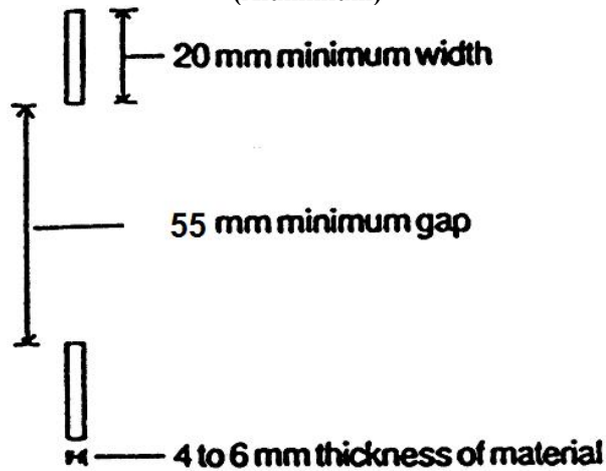


Diagram 6 — Batten Pots
(Clause 4(7)(c))
(Fibreglass)

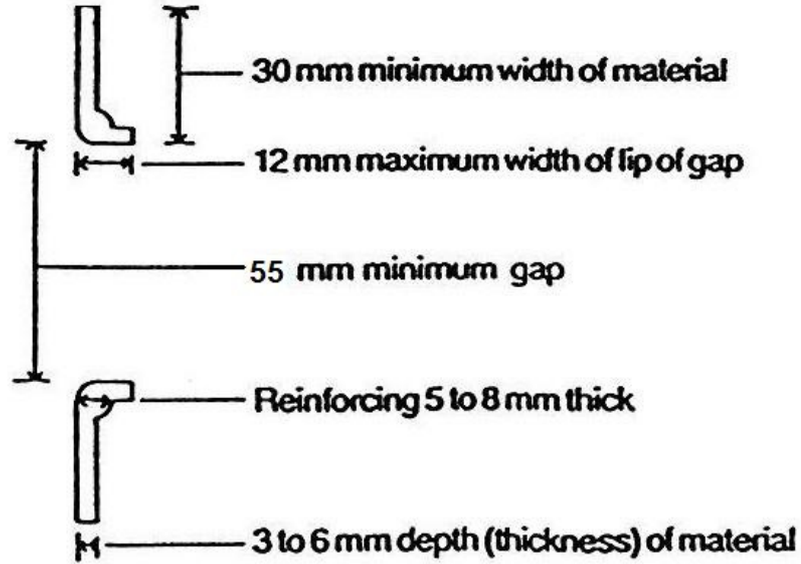
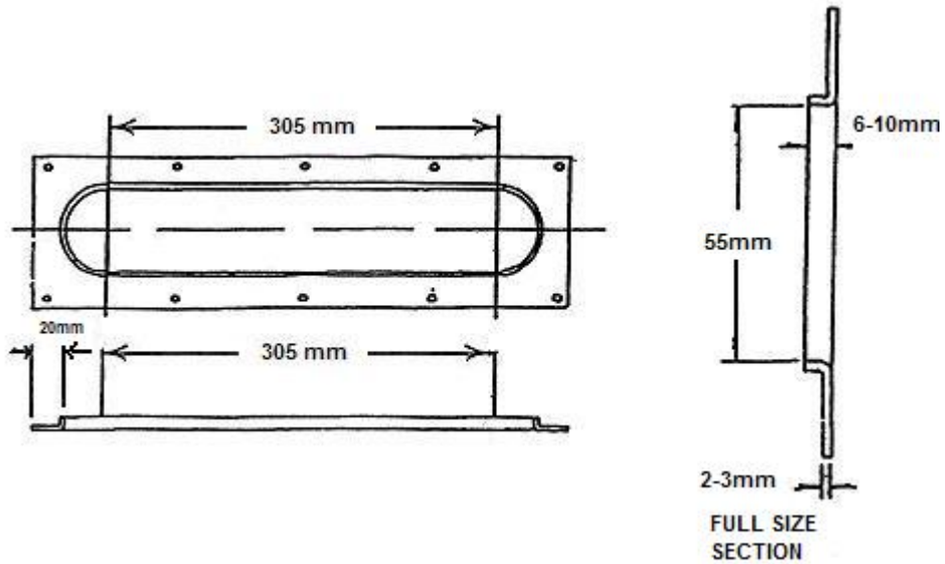


Diagram 7 — Batten Pots
(Clause 4(7)(d))
(Steel or aluminium with internal lip)



By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995*Shire of Koorda***LOCAL GOVERNMENT PROPERTY AMENDMENT LOCAL LAW 2010**

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Koorda resolved on 19 August 2010 to make the following local law.

1. Citation

This local law is the *Shire of Koorda Local Government Property Amendment Local Law 2010*.

2. Commencement

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

3. Principal local law

In this local law, the *Shire of Koorda Local Government Property Local Law* published in the *Government Gazette* on 19 January 2000, is referred to as the principal local law. The principal local law is amended.

4. Title of statute updated

Delete "*Licensing*" and insert "*Control*" instead in—

- (a) clause 1.2 in the definition for "**liquor**";
- (b) clause 3.4(2)(h);
- (c) clause 3.15(1)(a)
- (d) clause 3.16(d)

5. Clause 3.13 amended

In clause 3.13(1)(a) delete "subclause 3," and insert "subclause (3),".

6. Clause 7.1 amended

In clause 7.1 delete "regulations 33 and 34" and insert "regulation 33" instead.

7. Clause 8.4 amended

Delete subclause (2) of clause 8.4 and re-designate subclause "(3)" as subclause "(2)".

Dated 19 August 2010.

The Common Seal of the Shire of Koorda was affixed under the authority of a resolution of the Council in the presence of—

J. P. BROOKS, Shire President.
G. J. McDONALD, Chief Executive Officer.

MARINE/MARITIME

MX301*

Shipping and Pilotage Act 1967
Jetties Act 1926
Western Australian Marine Act 1982

Navigable Waters Amendment Regulations (No. 3) 2010

Made by the Governor in Executive Council.

1. Citation

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

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Navigable Waters Regulations 1958*.

4. Regulation 3 amended

In regulation 3(2) delete “52A” and insert:

52B

5. Regulation 46 amended

- (1) In regulation 46(2) insert in alphabetical order:

Level 50 means a personal flotation device classified as such by the Australian Standard AS 4758;

Level 50S (Special) means a personal flotation device classified as such by the Australian Standard AS 4758;

Level 100 means a personal flotation device classified as such by the Australian Standard AS 4758;

Level 150 means a personal flotation device classified as such by the Australian Standard AS 4758;

Level 275 means a personal flotation device classified as such by the Australian Standard AS 4758;

SOLAS jacket means a jacket that meets the standards of the current International Convention for the Safety of Life at Sea;

- (2) In regulation 46(3):

- (a) delete “boats” insert:

boats, regulation 52A applies to or in relation to all vessels except commercial vessels

- (b) delete “52A to” and insert:

52B to

6. Regulation 46A inserted

After regulation 46 insert:

46A. Personal flotation devices

- (1) In this Part, where a personal flotation device of a particular type is described as an appropriate personal flotation device, an equivalent or a higher buoyancy personal flotation device defined in regulation 46(2) is also appropriate for the particular circumstance.
- (2) For the purposes of this Part —
 - (a) a Level 100, a Level 150, a Level 275 and a SOLAS jacket all have a buoyancy equivalent to or higher than a PFD Type 1; and
 - (b) a Level 50, a Level 100, a Level 150, a Level 275 and a SOLAS jacket all have a buoyancy equivalent to or higher than a PFD Type 2; and
 - (c) a Level 50S, a Level 100, a Level 150, a Level 275 and a SOLAS jacket all have a buoyancy equivalent to or higher than a PFD Type 3; and
 - (d) a PFD Type 3 has a buoyancy equivalent to a PFD Type 2.

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

MX302*

Shipping and Pilotage Act 1967
Jetties Act 1926
Western Australian Marine Act 1982

Navigable Waters Amendment Regulations (No. 4) 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Navigable Waters Amendment Regulations (No. 4) 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) regulations 3, 4(2), 5 and 6 — on the day after that day;
- (c) regulation 4(1) — on 1 September 2010.

3. Regulations amended

These regulations amend the *Navigable Waters Regulations 1958*.

4. Regulation 45B amended

- (1) In regulation 45B(3a) delete the Table and insert:

Table of fees

Length of vessel	Fee (\$)
(i) less than 5 m	77.70
(ii) 5 m or more but less than 10 m	165.00
(iii) 10 m or more but less than 20 m	331.20
(iv) 20 m or more	484.50

- (2) In regulation 45B(4) delete “\$40.10.” and insert:

\$19.00.

5. Regulation 45BAA amended

In regulation 45BAA(4)(g) delete “\$40.10” and insert:

\$19.00

6. Regulation 45E amended

In regulation 45E(2)(a) delete “\$28.80;” and insert:

\$19.00;

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE

AG401*

BEEKEEPERS ACT 1963

APPOINTMENT

Department of Agriculture and Food
South Perth WA 6151.

The Governor is pleased to appoint the following person as an Inspector pursuant to section 5 of the *Beekeepers Act 1963*—

Simon Troy Hodgson

TERRY REDMAN, MLA, Minister for Agriculture and Food.

FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954

RESTRICTED BURNING PERIOD

Fire and Emergency Services Authority,
Perth.

Correspondence No. 00111

It is hereby notified that pursuant to the powers contained in Section 18(2) of the *Bush Fires Act 1954* the Fire and Emergency Services Authority of Western Australia has declared the Restricted Burning Periods for the Local Government district of the Shire of York as specified in the schedule below. The respective declaration made under Section 18(2) of that Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

Local Government	Restricted Burning Period
Shire of York	15 October - 14 April

JO HARRISON-WARD, Chief Executive Officer.

FE402*

BUSH FIRES ACT 1954

PROHIBITED BURNING PERIOD

Fire and Emergency Services Authority,
Perth.

Correspondence No. 00111

Pursuant to powers delegated and subdelegated under the *Bush Fires Act 1954*, I, Jo Harrison-Ward, FESA Chief Executive Officer, hereby declare under Section 17(1) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of York during the period indicated in the schedule below. The respective declaration made under Section 17(1) of that Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

Local Government	Zone	Prohibited Burning Period	Special Comm. Date
Shire of York	—	1 December—14 February	—

JO HARRISON-WARD, Chief Executive Officer.

FE403*

BUSH FIRES ACT 1954
RESTRICTED BURNING PERIOD

Fire and Emergency Services Authority
Perth.

Correspondence No. 00111

It is hereby notified that pursuant to the powers contained in Section 18(2) of the *Bush Fires Act 1954* the Fire and Emergency Services Authority of Western Australia has declared the Restricted Burning Period for the Local Government district of the Shire of Brookton as specified in the schedule below. The respective declaration made under Section 18(2) of that Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

Local Government	Restricted Burning Period
Shire of Brookton	19 September - 14 April

JO HARRISON-WARD, Chief Executive Officer.

FE404*

BUSH FIRES ACT 1954
PROHIBITED BURNING PERIOD

Fire and Emergency Services Authority
Perth.

Correspondence No. 00111

Pursuant to powers delegated and subdelegated under the *Bush Fires Act 1954*, I, Jo Harrison-Ward, FESA Chief Executive Officer, hereby declare under Section 17(1) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of Brookton during the period indicated in the schedule below. The declaration made under Section 17(1) of that Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

Local Government	Zone	Prohibited Burning Period	Special Comm. Date
Shire of Brookton	4	1 November - 28 February	—

JO HARRISON-WARD, FESA Chief Executive Officer.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990
ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

Pursuant to directions from the Minister for Heritage, notice is hereby given in accordance with Section 49(1) of the *Heritage of Western Australia Act 1990* that it is proposed that the place described below be entered in the Register of Heritage Places on a permanent basis. The Heritage Council invites submissions on the proposal, which must be in writing and should be forwarded to the address below not later than 8 October 2010. The place will be entered in the Register on an interim basis with effect from today in accordance with section 50(1) of the *Heritage of Western Australia Act 1990*.

Description of Place

Bunbury Council Chambers at 2 Stephen Street, Bunbury: Ptn of Lot 150 on DP 42356 being part of the land contained in C/T V 2580 F 896 as defined in HCWA Survey Drawing No. 3642 Rev A prepared by McMullen Nolan Surveyors.

Notice of amendment of an entry in the Register of Heritage Places

Pursuant to a direction from the Minister for Heritage, notice is hereby given in accordance with Section 49(1) of the *Heritage of Western Australia Act 1990* that it is proposed that the place described below be entered in the Register of Heritage Places on a permanent basis. This proposal is for a smaller curtilage than previously advertised on 8 January 2010. The Heritage Council invites submissions on the proposal, which must be in writing and should be forwarded to the address below not later than 1 October 2010. The smaller curtilage of this place will be entered in the Register on an interim basis with effect from today in accordance with section 50(1) of the *Heritage of Western Australia Act 1990*.

Description of Place

Sailmaker's Shed (fmr), Broome, 71 Robinson Street, Broome at Lot 240 on Deposited Plan 54567 being all of the land contained in Certificate of Title Volume 2699 Folio 885, also as shown on Heritage Council of Western Australia Survey Drawing 5250 Revision A prepared by McMullen Nolan Surveyors.

The amended land description of the Place is—

Ptn of Lot 240 on DP 54567 being part of the land contained in C/T V 2699 F 885, as shown on Heritage Council of Western Australia Survey Drawing 5250 Rev A.

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

Date 27 August 2010.

JUSTICE

JU401*

PROFESSIONAL STANDARDS ACT 1997

THE AUSTRALIAN PROPERTY INSTITUTE VALUERS LIMITED SCHEME

I, C. Christian Porter MLA, Attorney-General, pursuant to section 26 of the *Professional Standards Act 1997* (the Act), authorise the publication of the Australian Property Institute Valuers Limited Scheme (the Scheme) submitted to me by the New South Wales Professional Standards Council pursuant to the mutual recognition provisions of the New South Wales and Western Australian professional standards legislation. The Scheme is published with this authorisation and commences on 1 September 2010. The Scheme remains in force for a period of 5 years from its commencement unless the Scheme is revoked, extended, or its operation ceases as specified in the Act.

C. CHRISTIAN PORTER, MLA, Attorney-General.

Professional Standards Act 1994 (NSW)

THE AUSTRALIAN PROPERTY INSTITUTE VALUERS LIMITED SCHEME

Preamble

- A. The Australian Property Institute Valuers Limited (APIV) is an occupational association.
- B. The APIV has made an application to the Professional Standards Council, constituted under the *Professional Standards Act 1994* (NSW) (the Act), for a scheme under the Act.
- C. The scheme is prepared by the APIV for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- D. The APIV has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- E. The APIV has furnished the Council with APIV insurance standards with which members must comply for purposes of this scheme.
- F. The scheme is intended to commence on 1 July 2010 and remain in force for five (5) years from its commencement unless, prior to that time, it is revoked, its operation ceases, or it is extended pursuant to Section 32 of the Act.

The Australian Property Institute Valuers Limited Scheme

1. Occupational association

1.1 The Australian Property Institute Valuers Limited Scheme (the scheme) is a scheme under the *Professional Standards Act 1994* (NSW) (the Act) prepared by the Australian Property Institute Valuers Limited (APIV) whose business address is—

6 Campion Street,
DEAKIN
ACT 2600

1.2 The scheme is intended to operate in New South Wales, the Australian Capital Territory, the Northern Territory, Queensland, Victoria and Western Australia.

2. Persons to Whom the Scheme Applies¹

2.1 The scheme applies to all members of the Australian Property Institute Valuers Limited, unless exempted by the APIV.

2.2 This scheme also applies to all persons to whom the scheme applied under clause 2.1 at the time of any act or omission giving rise to occupational liability².

2.3 The APIV may, on application by a member to whom this Scheme applies, exempt the member from the Scheme provided that the Scheme does not apply to the person by operation of ss.18, 19 or 20 of the Act.

3. *Limitation of Liability*

3.1 This scheme only affects the liability for damages³ arising from a single cause of action to the extent to which the liability results in damages exceeding \$2,000,000.

3.2 If a person, who was at the time of the act or omission giving rise to occupational liability, a person to whom this scheme applied and against whom a proceeding relating to occupational liability is brought, is able to satisfy the court that such person has the benefit of an insurance policy—

- (a) of a kind which complies with the APIV Insurance Standards,
- (b) insuring such person against the occupational liability to which the cause of action relates, and
- (c) under which the amount payable in respect of that occupational liability is not less than the monetary ceiling specified in the 4th column (titled “Monetary Ceiling”) of the table in Clause 3.3 of this scheme relating to the class of person and the kind of work to which the cause of action relates,

that person is not liable in damages in relation to that cause of action above the monetary ceiling specified in this scheme.

3.3 The monetary ceiling (maximum amount of liability) required for the purposes of limitation of liability under this scheme at the time at which the act or omission giving rise to the cause of action occurred is to be determined according to the following table—

Class	Description	Upper End Value	Monetary Ceiling	Maximum Excess
1	Category A Member	\$0.0 million to < \$5.0million	\$ 2.0 million	\$ 30.0K
2	Category B Member	\$5.0 million to < \$10.0 million	\$ 3.0 million	\$ 50.0K
3	Category C Member	\$10.0 million to < \$15.0 million	\$ 4.0 million	\$ 50.0K
4	Category D Member	\$15.0 million to < \$40.0 million	\$ 5.0 million	\$ 50.0K
5	Category E Member	\$40.0 million >	\$10.0 million	\$100.0K

3.4 Clause 3.2 only affects liability for damages arising from a single cause of action to the extent to which the liability results in damages exceeding such amount as is specified in clause 3.1.

3.5 This scheme limits the occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the scheme was in force of any person to whom the scheme applied at the time the act or omission occurred.

4. *Conferral of discretionary authority*

4.1 Pursuant to section 24⁴ of the Act, this scheme confers on the APIV a discretionary authority to specify, on application by a person to whom the scheme applies, in relation to that person a higher monetary ceiling (maximum amount of liability) not exceeding \$20 million, in relation to the person either in all cases or in any specified case or class or case.

5. *Definitions*

5.1 Relevant definitions for the purposes of the scheme are as follows—

“**APIV**” means the Australian Property Institute Valuers Limited.

“**APIV Insurance Standards**” mean the insurance standards approved by the APIV from time to time.

“**Category A Member**” means a person to whom the scheme applies and whose Upper End of Value is less than \$5 million.

“**Category B Member**” means a person to whom the scheme applies and whose Upper End Value is \$5 million or more but less than \$10 million.

“**Category C Member**” means a person to whom the scheme applies and whose Upper End Value is \$10 million or more but less than \$15 million.

“**Category D Member**” means a person to whom the scheme applies and whose Upper End Value is \$15 million or more but less than \$40 million.

“**Category E Member**” means a person to whom the scheme applies and whose Upper End Value is \$40 million or greater.

“**most recent 12 month period**” means the 12 months prior to the date and time of inception of the member’s Professional Indemnity Insurance Policy.

“**maximum excess**” means the maximum excess outlined in the table at clause 3.3 applicable to the relevant member.

“**Professional Indemnity Insurance Policy**” means a policy of insurance that provides cover for the member in compliance with the insurance standards determined by the APIV from time to time.

“the Act” means the *Professional Standards Act 1994* (NSW).

“Upper End Value” means the highest valuation performed by the relevant member in the most recent 12 month period.

6. Duration

6.1 This scheme will commence on 1 September 2010 and will be in force for a period of five (5) years from the date of commencement.

¹ Sections 18 and 19 of the Act provide that if the scheme applies to a body corporate, the scheme also applies to each officer of the body corporate and if the scheme applies to a person, the scheme also applies to each partner of the person, and if the scheme applies to a person the scheme also applies to each employee of the person, provided that if such officer of the corporation or partner of the person or employee of the person is entitled to be a member of the same occupational association, such officer, partner or employee is a member of the occupational association. Section 20 provides that the scheme may also apply to other persons as specified in that section. Section 20A extends the limitation of liability of persons to whom the scheme applies by virtue of sections 18 to 20.

² For the purposes of the operation of the scheme in New South Wales, "occupational liability" has the same meaning as it has in the Act and excludes any liability which may not from time to time be limited pursuant to the Act. Similarly, for the purposes of the operation of the scheme in other jurisdictions in which it applies, "occupational liability" has the same meaning as it has in the corresponding legislation of those jurisdictions and excludes any liability which may not from time to time be limited pursuant to that legislation.

Occupational liability is defined in s4(1) of the Act to mean 'civil liability arising (in tort, contract or otherwise) directly or vicariously from anything done or omitted by a member of an occupational association acting in the performance of his or her occupation'. However, s5(1) of the Act provides that the Act does not apply to liability for damages arising from the death of or personal injury to a person, a breach of trust or fraud or dishonesty. [Note: All jurisdictions other than NSW and WA exclude a lawyer acting in a personal injury matter.] Section 5(2) of the Act also provides that the Act does not apply to liability which may be the subject of proceedings under Part 13 or 14 of the *Real Property Act 1900* (NSW).

³ Damages as defined in section 4(1) of the Act means (a) damages awarded in respect of a claim or counter-claim or claim by way of set-off and (b) costs in or in relation to the proceedings ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant), and (c) any interest payable on the amount of those damages or costs.

LOCAL GOVERNMENT

LG101*

CORRECTION

PLANNING AND DEVELOPMENT ACT 2005

Shire of Mt Marshall

LOCAL PLANNING SCHEME NO. 3

It is hereby notified for public information that the notice under the above scheme No. 3 published at page 3586 of the *Government Gazette* No. 148 dated 3 August 2010, contained an error which is now corrected as follows—

For the words—

Local Planning Scheme No. 1

Read—

Local Planning Scheme No. 3

MATTHEW GILFELLON, Acting Chief Executive Officer.

LG401*

LOCAL GOVERNMENT ACT 1995

Shire of Kalamunda

AUTHORISED PERSONS

It is hereby notified for public information that the following persons pursuant to be appointed as Authorised Persons for the Shire of Kalamunda, effective from 16 August 2010 to administer the provisions of the following Acts, Regulations and Local Laws—

Local Government Act 1995 and Regulations;

Local Government (Miscellaneous Provisions) Act 1960;

Bush Fires Act 1954 and Regulations;
 Litter Act 1979 and Regulations;
 Control of Vehicles (Off-Road Areas) Act 1978 and Regulations;
 Dog Act 1976 and Regulations;
 Shire of Kalamunda Local Laws and Regulations.

- Michael Peter Starling
- Di Hart
- Carl Robinson
- Peter James Sandow
- Scott Edward Andrew Jones
- David James Carroll
- Philip Leslie Howe
- Peter John Wilson
- Renee Frances Bertram

Pursuant to Regulation 13(6) of the Dog Regulations 1976 and Clause 7.6 of the Shire of Kalamunda Dogs Local Law 2010, the Coordinator Ranger and Emergency Services position be authorised as the person for the purpose of withdrawing infringement notices.

Such appointments are to remain valid until revoked, or until the person appointed is no longer employed by the Shire of Kalamunda. This notice cancels all previous appointments.

JAMES TRAIL Chief Executive Officer.

LG402*

BUSH FIRES ACT 1954

Shire of Kalamunda

AUTHORISED PERSONS

It is hereby notified for public information that the following persons pursuant to be appointed as Bushfire Control Officers for the Shire of Kalamunda, effective from 16 August 2010 to administer the provisions of the Bushfires Act 1954 and Regulations pursuant to section 38(1).

Chief Bush Fire Control Officer

Gavin Eva—Fire and Emergency Services Authority of WA (FESA), Shire of Kalamunda

Deputy Chief Bush Fire Control Officers

- Keith Stitt
- Jamie O'Neill

Bushfire Control Officers

Shire of Kalamunda

- Michael John O'Regan
- Michael Peter Starling
- Di Hart
- Carl Robinson
- Peter James Sandow
- Scott Edward Andrew Jones
- David James Carroll—Ranger
- Philip Leslie Howe
- Peter John Wilson
- Peter John Sarich

Kalamunda Volunteer Bush Fire Brigade

- Fiona Tosh
- Mike Lennon

Kalamunda Volunteer Fire and Rescue Service

- Tony Moiler
- Brian McGinley

Pursuant to Section 38 (4) of the Bush Fires Act 1954 powers restricted to issuing of burning permits, property fire hazard inspections, issuing work orders and issuing of infringements.

- Renee Bertram

Pursuant to section 59A (5) of the Bushfires Act 1954, the Coordinator Ranger and Emergency Services position be the authorised person for the purpose of withdrawing infringement notices.

Such appointments are to remain valid until revoked, or until the person appointed is no longer employed by the Shire of Kalamunda. This notice cancels all previous appointments

JAMES TRAIL Chief Executive Officer.

LG403*

DOG ACT 1976
Shire of Kalamunda
AUTHORISED PERSONS

It is hereby notified for public information that the following persons pursuant to section 29(1) of the Dog Act 1976 have been appointed as Dog Registration Officers for the Shire of Kalamunda.

- Lorraine Uszko
- Kristy Elizabeth McGuire
- Jenny Woodgate
- Sophia Louise Hilton
- Dorothy Gay Lawrence
- Janine Eunice Morton
- Elinor Adderley Whitney
- Kelly Jean Bradley
- Carol Anne Wilcockson

Such appointments are to remain valid until revoked, or until the person appointed is no longer employed by the Shire of Kalamunda. This notice cancels all previous appointments.

JAMES TRAIL Chief Executive Officer.

LG404*

BUSH FIRES ACT 1954
Shire of Harvey

APPOINTMENT OF BUSH FIRE CONTROL OFFICERS

It is hereby notified for public information that in accordance with the provisions of the Bush Fires Act, 1954 the following persons have been appointed by Council as a Bush Fire Control Officer for the Shire of Harvey for the 2010/2011 fire season—

- Chief Bush Fire Control Officer—Philip Royce Penny
- Deputy Chief Bush Fire Control Officer (South)—Colin Edmund Smith
- Deputy Chief Bush Fire Control Officer (North)—Vaughn William Byrd
- Bush Fire Control Officers—
 - Ian Roderick Dobson
 - Reginald Willmott Verrall
 - Fredrick Mark Talbot
 - Robert William George
 - Bryan Mathew Crook
 - Gary Herbert Arthur
 - Michael Papalia
 - Council Rangers

All previous appointments published are revoked.

MICHAEL PARKER, Chief Executive Officer.

LG405*

WASTE AVOIDANCE AND RESOURCE RECOVERY ACT 2007
LOCAL GOVERNMENT ACT 1995

Shire of Gingin
FEES AND CHARGES

At a Meeting of the Gingin Shire Council, held 13 August 2010, it was resolved that the fees and charges specified hereunder be imposed for the 2010/11 financial year within the Shire of Gingin in accordance with the provisions of the *Waste Avoidance and Resource Recovery Act 2007* and *Local Government Act 1995*.

Residential, Rural Residential properties with a residence and commercial properties

Charge per service of one 240 litre capacity mobile rubbish bin \$240 per annum.

Additional bin collection charge \$100 per annum.

Rural Collection

Properties on the Contractor's existing service route on application. Charge per service of one 240 litre capacity mobile rubbish bin \$240 per annum.

Additional bin collection charge \$100 per annum.

Tip Maintenance Fee

Tip Maintenance Fee of \$80 per annum on all UV and GRV rated properties not attracting a Rubbish Collection Fee per rateable assessment.

ADDITIONAL LANDFILL CHARGES (INCLUDING GST)

GENERAL WASTE/HOUSEHOLD RUBBISH (DOMESTIC) EXCEPTING LIQUID WASTE, SWILL OR SEMI LIQUID WASTE—

(a) Minimum charge for entry to site (passenger vehicle)	\$ 12.00
(b) Liquid waste, swill or semi liquid waste	NOT ACCEPTED
(c) All vehicles carrying un-compacted waste—	
Trailer (8x5 or less)	\$ 40.00
Per wheel of truck or trailer (larger than 8x5).....	\$ 40.00
All vehicles carrying compacted waste—	
per wheel of truck/trailer	\$ 80.00
(d) Asbestos—whole loads per tonne (including disposal fee).....	\$200.00

SPECIAL ITEMS

(a) Animal carcasses	-Small domestic animals	\$ 8.00
	-Large animals (sheep, horse, cattle etc).....	\$ 20.00
(b) Car tyres only (maximum 4)		\$ 18.00
	Tyres per tonne by arrangement with Landfill Attendant.....	\$300.00
(c) Car bodies and old machinery		Nil Charge

D. T. BURT, Chief Executive Officer.

LG406***LOCAL GOVERNMENT ACT 1995**

City of Cockburn

AUTHORISED OFFICER

It is hereby notified that Andrew Neil Harris has been appointed as an Authorised Officer under Section 9.10 of the *Local Government Act 1995* to make, lay and swear Prosecution notices under the *Criminal Procedure Regulations 2005* on behalf of the City of Cockburn pursuant to actioning Prosecution Notices under the following Acts, Regulations and Locals Laws (as amended from time to time)—

- (i) the Planning and Development Act 2005 and any similar Act or any regulations prepared under the Act in force at the time;
- (ii) the Town Planning Regulations 1967 and any similar Regulations in force at the time;
- (iii) the Residential Design Codes of Western Australia (the R-Codes);
- (iv) the Local Government Act 1995 and any similar Act in force at the time in particular Section 8.6—Power to Enter Property;
- (v) the Local Government (Miscellaneous Provisions) Act 1960 and any similar Act in force at the time, in particular Section 245A—Swimming Pools and Section 420 pertaining to Power of Entry and Inspection;
- (vi) the City of Cockburn Town Planning Scheme No. 3 and/or any Planning and Development Policy/Position Statement lawfully adopted by the City of Cockburn;
- (vii) City of Cockburn Local Law sections pertaining to Signs, Hoardings, Bill Posting and Fencing.

The authorisation of Bruce Carl Mentz is hereby cancelled.

STEPHEN CAIN, Chief Executive Officer.

LG501***BUSH FIRES ACT 1954**

Shire of Harvey

FIREBREAK ORDER AND HAZARD REDUCTION

2010/2011 Bush Fire Season

All Land Owners and Occupiers of Land Within the Shire of Harvey

With reference to Section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you, in accordance with the provisions of this order.

Persons who fail to comply with the requirements of the order may be issued with an infringement notice (penalty \$250) or prosecuted with an increased penalty, and additionally, Council may carry out the required work at cost to the owner or occupier.

All landowners, including irrigated landowners, please note—

If it is considered to be impractical to clear firebreaks or remove flammable materials as required by this notice, or where—

- (a) Compliance with this order may aggravate soil erosion; or
- (b) You consider a more effective system of fire protection can be obtained; or
- (c) Natural features render firebreaks unnecessary

You must apply to the Council in writing no later than the 1st of November, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land.

A. RURAL LAND/SPECIAL RURAL LAND

Firebreaks not less than 3 metres wide must be provided in the following positions—

- (a) Within 10 metres inside and along all boundaries of all land.
- (b) So as to divide the land into areas of not more than 120 ha (300 acres).
- (c) Around all groups of buildings, haystacks (includes two or more round bales placed in a paddock for storage purposes) and fuel installations but not closer than 6 metres.
- (d) Irrigation Areas—Owners or occupiers may be exempted from all or part of the requirements of the above. Contact Council's Law and Safety Services.

IRRIGATED LAND DEFINITION

Irrigated Land is defined as land that is watered, kept fully watered and is maintained in a non flammable state of the whole of the restricted and prohibited burning periods.

B. URBAN LAND/SPECIAL RESIDENTIAL

(Residential, Commercial and Industrial land within a townsite or any other area subdivided for residential purposes)—

- (a) Where the area of land is 2,024m² (approx ½ acre) or less, remove all flammable material on the land except live standing trees, shrubs and plants, from the whole of the land;
- (b) Where the area of land exceeds 2,024m² (approx ½ acre) provide firebreaks of at least 2 metres wide and within 6 metres of the inside of all external boundaries of the land, cleared hardstand areas and reticulated grassed areas maintained in a green state maybe considered acceptable as an adequate firebreak.

NOTE: Myalup and Binningup—the following are accepted in lieu of item (a) of the above requirements. Firebreaks 2 metres wide inside and around all boundaries of land are accepted in lieu of item (a) of the above requirements.

1. Firebreaks 2 metres wide inside and around all boundaries of land.
2. Slashing of the entire block to remove flammable materials.
3. Removal of isolated fire flammable materials on the block.

C. FUEL AND/OR GAS DEPOTS

In respect of any land used for the above purposes, you shall maintain the land clear of all flammable materials.

D. PLANTATIONS

- (a) Definitions
 - (i) A plantation is any area of planted pines or eucalyptus species exceeding 3 hectares in area.
 - (ii) A windbreak is a planted area a maximum of 15 metres wide but with no defined length.
- (b) Boundary Firebreaks—On the horizontal plane, a firebreak shall be provided 15 metres wide and immediately adjoining all external boundaries of the planted area. The outer 10 metres will be cleared of all flammable material while the inner 5 metres, i.e. that portion closest to the trees, may be kept in a reduced fuel state, i.e. by slashing or grazing grass provided that the height of the grass does not exceed eight centimetres. On the vertical plane, a clear space of 10 metres high will be maintained above outer 10 metres of the firebreak.
- (c) Internal Firebreaks—Plantations shall be subdivided into areas not exceeding 30 hectares by firebreaks 6 metres wide and shall be cleared of all flammable material. In the vertical plane, a clearance of a minimum height of 4 metres from ground level will be maintained above the firebreak.
- (d) Special Risks—
 - (i) Public Roads and Railway Reserves Firebreaks 15 metres wide shall be maintained where the planted area adjoins public roads and railway reserves. The specification will be as for "boundary firebreaks" on planted areas.
 - (ii) Power Lines-Firebreaks shall be provided along power lines where they pass through or lie adjacent to planted areas.

The specification of the width and the height of clearing shall be in accordance with Western Power specifications.

FIREBREAK DEFINITION

Firebreak means an area of land which must be maintained totally clear of all flammable material (living or dead) and any overhanging trees or other vegetation (up to a height of four (4) metres from ground level at any point) for the whole of the compliance period, 1st December to 26th April.

SPECIAL WORKS ORDERS

Whilst the requirements of this Firebreak Order are considered to be the minimum standard for fire prevention work not only to protect individual properties but the district in general, Council retains the ability to issue Special Work Orders pursuant to Section 33 of the Bush Fire Act, 1954 to individual landowners should additional works be necessary for a potential fire hazard that may exist on a property.

PROHIBITED AND RESTRICTED BURNING TIMES

The prohibited (total ban) and restricted (permits required) burning times applying within this Shire are—

IRRIGATION LAND—

Restricted	Prohibited	Restricted
9th November, 2010 to 22nd December, 2010	23rd December, 2010 to 14th February, 2011	15th February, 2011 to 29th March, 2011

BALANCE OF SHIRE—

Restricted	Prohibited	Restricted
2nd November, 2010 to 15th December, 2010	16th December, 2010 to 14th March, 2011	15th March, 2011 to 26th April, 2011

M. A. PARKER, Chief Executive Officer.

LG502***BUSH FIRES ACT 1954**

Shire of Merredin

FIRE CONTROL ORDER 2010

Owners and/or Occupiers of land situated in the Shire of Merredin

In this Fire Control Order unless the contrary intention appears—

“Rural Land” means all land within the Shire of Merredin not defined as townsite land as contained within the Shire of Merredin Local Planning Scheme No. 6 zoning maps;

“Townsite Land” means all land within the boundaries of the Townsites within the Shire of Merredin as contained within the Shire of Merredin Local Planning Scheme No. 6 zoning maps;

“Firebreak” means ground from which all flammable material has been removed and on which no flammable material is permitted during the Firebreak period;

“Flammable materials” means material that can be easily ignited, i.e.—dead or dry grass, leaves, timber, paper, plastic and other material or thing deemed by an authorized officer to be capable of combustion but does not include green growing trees or green growing plants in gardens;

“Owner or Occupier” means a person or persons as defined in Section 7 of the Bushfires Act 1954.

As a measure to assist in the control of bush fires, or preventing the spread or extension of a bush fire which may occur, all owners and occupiers of land within the local government district are required before the 1st day of November in each year, or within 14 days of becoming the owner or occupier of land if after that date, To clear firebreaks or take measures in accordance with this notice and maintain those firebreaks and measures In accordance with this notice up to and including the 15th day of March in the following year.

Pursuant to the powers contained in section 33 of the *Bush Fires Act 1954* you are hereby required to clear of flammable material firebreaks not less than 3 metres in width and 4 metres in height, immediately inside all external boundaries of any lot owned or occupied by you and situated within the Shire of Merredin. Such firebreaks may be constructed by one or more of the following methods—

Mowing, slashing, scarifying, raking, burning, grazing, chemical spraying or other approved method.

The following land categories are to be cleared and maintained to the satisfaction of an Authorized Officer of the Shire of Merredin.

1. All Townsite land with a building on it—Duties of Owner or Occupier

- Where the area of land is two thousand metres square or less the land shall be cleared of all flammable materials;
- Where the area of land exceeds two thousand metres square a firebreak of not less than three metres wide shall be cleared of all flammable materials inside the external boundaries of that land, notwithstanding that where the common boundary adjoins a constructed road the installation of the firebreak is optional;
- Maintain all grass on the land to a height no greater 5cm (50mm)
- Prune trees and shrubs, and remove dead flammable material around all structures to provide a building protection zone;
- Ensure the roofs, gutters and walls of all buildings on the land are free of flammable matter.

2. All townsite vacant land—Duties of Owner or Occupier

- Where the area of land is two thousand metres square or less maintain all grass and dead flammable matter on the land to a height no greater than 5cm (50mm);
- Where the land exceeds two thousand metres square install a 3 metre wide firebreak immediately inside all external boundaries of the land by removing all flammable matter within that 3 metre wide fire break to a height of 4 metres.

3. Rural Land—Duties of Owner or Occupier

- Install firebreaks to a width of three metres immediately inside and along all external boundaries of the land.
- Install firebreaks to a width of twenty metres around all buildings, haysheds and fuel storage areas on the land.
- Where the land is greater than 400 hectares in area, install sufficient internal 3 metre wide firebreaks so as to divide the land into areas of 400 hectares or less which are bounded by a 3 metre wide firebreak.

4. Fuel Dumps and Depots—Duties of Owner or Occupier

Remove all inflammable matter within 10 metres of where fuel drums, fuel ramps or fuel dumps are located and where fuel drums, whether containing fuel or not, are stored.

5. Application to vary the above requirements.

If it is considered impracticable for any reason whatsoever to clear firebreaks or establish other arrangements as required by this notice, you may apply in writing to the Shire of Merredin not later than the 15th day of October each year for permission to provide firebreaks in alternative positions on the land. If permission is not granted in writing by the local government you must comply with the requirements of this notice.

In addition, you may be required to carry out further works which are considered necessary by an Authorized Officer of the local government and specified by way of a separate written notice forwarded to the address as shown on the Shire of Merredin rates record for the relevant land.

Take notice that pursuant to section 33(4) of the *Bush Fires Act 1954*, where the owner or occupier of land who has received notice fails or neglects to comply with the requisitions of the notice within the time specified, the Shire of Merredin may by its officers and with such servants, workmen and contractors, vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of the notice which have not been complied with and pursuant to Section 33(5) of the *Bush Fires Act* the amount of any costs and expenses incurred may be recovered from you as the owner or occupier of the land.

All firebreaks and other alternative arrangements allowed by the preceding parts of this notice must be established by the 31st day of October each year (or within 14 days of you becoming the owner or occupier should this occur after that date) and maintained clear of flammable material up to and including the 15th day of March each year.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the *Bush Fires Act*.

By order of the Council,

GREG POWELL, Chief Executive Officer.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIAN MARINE ACT 1982**RESTRICTED SPEED AREAS—ALL VESSELS IN THE VICINITY OF MOUNTS BAY
NORTHERN FORSHORE, SWAN RIVER**

Department of Transport,
Fremantle WA, 27 August 2010.

Acting pursuant to the powers conferred by Section 67 of the *Western Australian Marine Act 1982*, the department by this notice restricts the speed of all vessels to 6 knots until further notice, to all the waters of the Swan River as detailed hereunder—

SWAN RIVER: All the waters of the Swan River bounded by lines commencing at the Quarry Starboard mark (approximately 31°58.270'S, 115°50.291'E); thence approximately 300 metres north-westerly to the foreshore at 31°58.171'S, 115°50.211'E; thence along the foreshore to the Narrows Bridge; thence southerly along the western side of the Narrows Bridge; thence along the foreshore to the head of the first groyne downstream of Mill Point; thence approximately 780 metres south-westerly to the starting point. All coordinates based on GDA94.

This restriction does not apply to bona fide vessels associated with the river wall reconstruction.

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

MINERALS AND PETROLEUM

MP401*

COMMONWEALTH OF AUSTRALIA
OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006
DECLARATION OF LOCATION

I, William Lee Tinapple, delegate of the Designated Authority, in respect of the offshore area of the State of Western Australia, declare the block hereunder to be a location for the purpose of the Act.

Rowley Shoals Map Sheet (SE50)

Block No.	Field	Location No.
3341	Sage	13SL/09-0

The block is the subject of Petroleum Exploration Permit No. WA-254-P held by—

Apache Northwest Pty Ltd
First Australian Resources Limited
Pan Pacific Petroleum NL
Sun Resources NL
Victoria Petroleum NL

Dated at Perth on this 20th day of August 2010.

Delegate of the Designated Authority.

Pursuant to the Instrument of Delegation dated 9 February 2010.

For and on behalf of the Commonwealth—Western Australia Offshore Petroleum Joint Authority.

MP402*

MINING ACT 1978
FORFEITURE

Department of Mines and Petroleum,
100 Plain Street,
EAST PERTH WA 6004.

I hereby declare in accordance with the provisions of section 99(1)(a) of the *Mining Act 1978* that the undermentioned mining lease is forfeited for breach of covenant, being failure to comply with the prescribed expenditure condition, with prior right of application being granted to the applicant for forfeiture under section 100(2).

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
	MINING LEASE	
30/55	Intrepid Resources NL Kamin Pty Ltd Unger; Walter Aird; Reginald William	North Coolgardie

MP403*

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967
PARTIAL SURRENDER OF PETROLEUM EXPLORATION PERMIT EP 432

The partial surrender of Petroleum Exploration Permit EP 432 in respect to Perth blocks 6818, 6889, 6890, 6961, 7177, 7178, 7392, 7393, 7465 and 7537 has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

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

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.
Approvals and Related Reforms (No. 4) (Planning) Act 2010	19 August	28 of 2010

MALCOLM PEACOCK, Clerk of the Parliaments.

Date 24 August 2010.

PLANNING

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Bunbury
Town Planning Scheme No. 7—Amendment No. 39

Ref: TPS/0276

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 Bunbury local planning scheme amendment on 21st July 2010 for the purpose of—

1. Amending the Scheme Map by rezoning Lot 10 (Reserve Number 14588) South Western Highway, Picton, from “Industry Zone” to “Public Purposes Reserve”.
2. Amending the Scheme Map by inserting the text “LG” depicted over Lot 10 (Reserve Number 14588) South Western Highway, Picton.

D. L. SMITH, Mayor.
G. TREVASKIS, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Fremantle
Local Planning Scheme No. 4—Amendment No. 25

Ref: TPS/0053

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 Fremantle local planning scheme amendment on 10 August 2010 for the purpose of—

1. Amending clause 12.12 Schedule 12—Local Planning Area 8—O’Connor (Height Requirements) by deleting the dimension of 5 metres from the part of table 8.1 referring to maximum wall height in the Local Centre zone and replacing it with the dimension of 11 metres.
2. Amending clause 12.12 Schedule 12—Local Planning Area 8—O’Connor (Specific Development Controls for Sub Area) by adding an additional Sub area following clause 8.3.1 being Sub area 8.3.2 incorporating Nos. 386 (Strata Lots 1-8), 388 (Lot 11), 392 (Lot 12), 394 (Lot 13), 396 (Strata Lots 1-5), 1/398 (Lot 151), 2/398 (Lot 152) and 3/398 (Lot 153) South Street, O’Connor requiring a density of R80.
3. Amending the Scheme Map to apply a residential density coding of R80 to the land zoned Local Centre at Nos. 386 (Strata Lots 1-8), 388 (Lot 11), 392 (Lot 12), 394 (Lot 13), 396 (Strata Lots 1-5), 1/398 (Lot 151), 2/398 (Lot 152) and 3/398 (Lot 153) South Street, O’Connor.

B. PETTITT, Mayor.
G. MACKENZIE, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Town of Vincent

Town Planning Scheme No. 1—Amendment No. 28

Ref: TPS/0135

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 Town of Vincent local planning scheme amendment on 10 August 2010 for the purpose of amending the dates referred to in Clause 20 (4)(c)(ii) and Clause 20 (4)(h)(i) by deleting “1 June 2010” and inserting “1 May 2012”.

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

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996
CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND
TRAINING QUALIFICATIONS

Amendment to Western Australian *Government Gazette* 2009/225.

Under the *Vocational Education and Training Act 1996* section 60C, the Minister for Training and Workforce Development classifies the following—

Class B qualification

No.	Qualification	Conditions	Training contract requirements				
			Title of apprentice under training contract	Nominal period (months) full time	Part time	School based	Other requirements
44.2	Certificate III in Painting and Decorating CPC30608		Apprentice	36-48	N	SBA	

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 *Trustees Act 1962* relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claim to Plan B Trustees Limited of Level 28, 152-158 St George's Terrace Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice—

- | | |
|---------|---|
| Nickel | Eileen of Anchorage Aged Care, 340 Anchorage Drive Mindarie, Widow died on 28 May 2010. |
| Tilby | Rodney John of 49 Mortimer Street Guilderton, Retired Telecommunications Supervisor died on 30 May 2010. |
| Smith | Constance Freda of St Francis Aged Care Facility, 162 Holland Street East Fremantle, Widow died on 16 July 2010. |
| Sampson | Mary Elizabeth of The Pines Aged Care Facility, 167 Ponte Vecchio Boulevard Ellenbrook, Widow died on 15 August 2010. |

Dated 20 August 2010.

MICHAEL SATIE, Manager Estate and Trust Administration.

ZX402**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Olga Francis Newton late of Peter Arney Home, 1 Gentilli Way, Salters Point, WA ("the deceased").

Creditors and other persons having claims to which Section 63 of the *Trustees Act 1962* as amended relates in respect of the estate of the deceased, who died on 10 July 2010 are required by the Executor, Shirley Joan Medcalf of 16 Kinninmont Avenue, Nedlands WA, to send particulars of their claim to her within one (1) month after the date of publication of this notice after which date the Executor may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated: 23 August 2010.

ZX403**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the undermentioned deceased are required by the personal representative Kenneth Ross Marriott of care of Newton Vincent, Barristers and Solicitors, GPO Box P1177, Perth 6001 to send particulars of their claims to him within one month from the date of publication of this notice at the expiration of which time the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice—

Nellie Winifred Marriott, late of 31 Giles Street, North Beach, Home Duties. Date of Death: 11.5.2010

NEWTON VINCENT, Barristers and Solicitors.

ZX404**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

Philip Ian Baker late of 36 Leschenault Street, Lockyer, Albany, 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 deceased, who died on 1 June 2010, are required by the trustee of the late Philip Ian Baker of C/- Haynes Robinson Solicitors of PO Box 485 Albany, Western Australia 6331 to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 19th day of August 2010.

HAYNES ROBINSON.

ZX405**TRUSTEES ACT 1962**
DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of Sarah Helen Rodgers who died on 27th November 2009, of Pilgrim Hostel 22 Wolsely Road, East Fremantle and formerly of 111 George Street, East Fremantle, in 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 said deceased person are required by the Executor of the deceased's estate being Patricia Jane Massese, care of Southern Tax Services 741 Canning Highway, Applecross 6153 Western Australia, to send particulars of their claims to her by the 30th September 2010, after which date the Executor may convey or distribute the assets having regard only to the claims of which she then has notice.

ZX406***TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before 27 September 2010 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Coppin, Grahame Alfred late of 1 Peet Crescent, Trigg 6029 died 31 July 2010 (DE 33026508 EM15)
 Flynn, Joseph Vincent late of 42 Joseph Street, Leederville 6007 died 26 July 2010 (DE 19540588 EM13)
 Hamilton, Harry Frederick also known as Harry Frederick Jones late of 28 Santa Way, Wanneroo 6065 died 28 May 2010 (DE 19893846 EM13)
 Hardy, Marjorie Florence late of 95 Jackson Avenue, Karrinyup 6018 died 21 July 2010 (DE 19943977 EM35)
 Moore, Daphne Mary late of Cottage 6/21 Dianella Drive, Dianella 6059 died 15 July 2010 (DE 19894215 EM23)
 Murray, Antonia Emiliana Raymonda formerly of 210 Orrong Road, Carlisle 6101 late of 210 Hossack Avenue, Parkwood 6147 died 31 July 2010 (DE 19972182 EM38)
 Nosedal, Irene Leila late of Chrystal Halliday Hostel, 27 Prisk Street, Karrinyup died 31 July 2010 (DE 19510101 EM17)
 O'Brien, William Joseph also known as Bill O'Brien late of Little Sisters of the Poor 2 Rawlins Street, Glendalough 6016 died 29 July 2010 (DE 33014091 EM16)
 Schmidt, Gwendoline Mancel late of McNamara Lodge, 41 Portrush Parade, Meadow Springs 6210 died 16 July 2010 (DE 19672722 EM17)
 Smith, Darryl Len late of 3 Beard Street, Gnowangerup 6335 died 4 September 2009 (DE 33078902 EM 35)

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

ZX407***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.

Dated at Perth the 27 August 2010.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Robert Arthur Harrap	Late of Quadriplegic Centre Selby Street Shenton Park Western Australia	30 June 2010	17 August 2010

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- 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);
- Health Act 1911**—Reprint No. 4 (including 21 of 1944);
- 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.

John Thompson
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10 William St, Perth 6000

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STATE LAW PUBLISHER

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