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— PART 1 —

CONSERVATION

CA301*

Conservation and Land Management Act 1984

Forest Management Amendment Regulations (No. 2) 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Forest Management Amendment Regulations (No. 2) 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 *Forest Management Regulations 1993*.

4. Regulation 2 amended

- (1) In regulation 2 delete the definitions of:

apiary site permit
sawmill

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

sawmill means a place where any operation for the purpose of preparing, treating or processing timber is carried on;

5. Part 11 deleted

Delete Part 11.

6. Regulation 93 amended

In regulation 93 delete the definition of *South West Division* and insert:

South-west Division means the South-west Division of the State as described in the *Land Administration Act 1997* Schedule 1.

7. Regulation 95 amended

In regulation 95 delete “South West Division” and insert:

South-west Division

8. Regulation 96 amended

In regulation 96 delete “South West Division.” and insert:

South-west Division.

9. Regulation 143 replaced

Delete regulation 143 and insert:

143. Rent payable for sawmill permit

(1) In this regulation —

commencement day means the day on which the *Forest Management Amendment Regulations (No. 2) 2010* regulation 9 comes into operation;

payment day, for a year, means the day in that year that is the anniversary of the day on which the sawmill permit was granted;

sawmill permit means a permit to occupy an area of Crown land as the site of a sawmill.

(2) The holder of a sawmill permit is to pay to the CEO rent of an amount determined by the CEO on the advice of the Valuer-General or a licensed valuer, as defined in the *Land Valuers Licensing Act 1978*, to be a reasonable commercial rent for the use of that land for that purpose.

- (3) For a sawmill permit that is granted after the commencement day, the CEO —
 - (a) must specify the initial rent in the permit when it is granted; and
 - (b) may increase the rent under subregulation (6).
- (4) For a sawmill permit that is in force immediately before the commencement day —
 - (a) despite subregulation (1), until the rent is increased under subregulation (6), the rent is \$60 per annum per 5 hectares or part thereof; and
 - (b) the CEO may increase the rent in accordance with subregulation (6).
- (5) Unless otherwise agreed between the CEO and the permit holder, the rent is payable annually in advance —
 - (a) for the first year — within 30 days after the day on which the permit is granted; and
 - (b) for each subsequent year — on the payment day for that year.
- (6) The CEO may increase the rent for a sawmill permit with effect from the payment day in any year by giving written notice to the permit holder not less than 60 days before that day.
- (7) If a permit is to be in force for part only of a year the rent payable for that year is reduced proportionately.
- (8) The rent is payable whether or not the permit holder occupies the land to which the permit relates and regardless of the output of any sawmill on that land.

10. Regulation 152 replaced

Delete regulation 152 and insert:

152. Review of certain decisions of CEO by State Administrative Tribunal

A person aggrieved by a decision of the CEO under regulation 9(2), 17 or 26 may apply to the State Administrative Tribunal for a review of the decision.

11. Schedule 2 Form 2 deleted

Delete Schedule 2 Form 2.

12. Schedule 3 amended

In Schedule 3 delete “of Conservation and Land Management” (each occurrence).

13. Schedule 5 amended

- (1) In Schedule 5 item 6 delete “other than an apiary site permit”.
- (2) Delete Schedule 5 items 7 to 11.

14. Various references to “Executive Director” amended

In the provisions listed in the Table:

- (a) delete “Executive Director” (each occurrence) and insert:

CEO

- (b) delete “Executive Director’s” and insert:

CEO’s

- (c) delete “Executive Director” (each occurrence) and insert:

CEO

Table

r. 2 def. of <i>contract of sale, contract to harvest and deliver, contractor, district, forest produce licence and permit</i>	r. 8(1), (2) and (3)
r. 9(1), (2) and (3)	r. 11
r. 12(1)	r. 13(1) and (2)
r. 14	r. 16(1) and (2)
r. 17(1), (2), (3), (3a), (4) and (5)	r. 18(1) and (2)
r. 22(2) and (3)	r. 25(1) and (2)
r. 26(1), (2) and (3)	r. 28(2) and (3)
r. 29(1) and (2)	r. 30
r. 34	r. 39(1), (2) and (3)
r. 40	r. 41

r. 42	r. 49
r. 52	r. 55
r. 58	r. 59
r. 62	r. 65(1) and (2)
r. 66	r. 67
r. 91	r. 98(1) and (2)
r. 109	r. 117
r. 129(1)	r. 136
r. 137	r. 140
r. 147	r. 148
r. 149	Sch. 1 Pt. C cl. 1
Sch. 1 Pt. C cl. 4	Sch. 1 Pt. C cl. 5.1 and 5.2
Sch. 1 Pt. E cl. 2	Sch. 1 Pt. E cl. 17
Sch. 1 Pt. E cl. 18	Sch. 2 Form 1

Note: The headings to the amended provisions listed in the Table are to read as set out in Table.

Table

Amended provision	Provision heading
r. 17	CEO may cancel, suspend, refuse to renew, etc. registration
r. 52	Original of log delivery note to be delivered to CEO within 3 days
r. 58	CEO to supply forms
Sch. 1 Pt. E cl. 2	Equipment to be approved by the CEO

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

CA302*

Conservation and Land Management Act 1984

**Conservation and Land Management
Amendment Regulations (No. 2) 2010**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Conservation and Land Management Amendment Regulations (No. 2) 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 on which the *Forest Management Amendment Regulations (No. 2) 2010* regulation 5 comes into operation.

3. Regulations amended

These regulations amend the *Conservation and Land Management Regulations 2002*.

4. Part 8A inserted

After regulation 98 insert:

Part 8A — Apiary permits and licences**98A. Terms used**

In this Part —

apiary authority means an apiary licence or apiary permit;

apiary licence means a licence granted under Part VIII Division 2 of the Act to —

- (a) enter and use the land specified in the licence for the purpose of operating an apiary; and
- (b) remove honey, bees-wax and pollen from that land;

apiary permit means a permit granted under Part VIII Division 1 of the Act to —

- (a) occupy the land specified in the permit for the purpose of operating an apiary; and
- (b) remove honey, bees-wax and pollen from that land;

apiary site means the land specified in an apiary authority as the land to which the authority relates;

South-west zone means those parts of the South-west Division and Eucla Division of the State (as described in the *Land Administration Act 1997* Schedule 1) depicted as the South-west zone on the Department of Environment and Conservation plan entitled “South-west zone — Apiary Permits and Licenses” dated August 2009.

98B. Application of Part 8A

This Part applies to all land in respect of which an apiary licence or apiary permit may be granted.

98C. Applications

- (1) An application —
 - (a) for the grant, renewal or transfer of an apiary authority; or
 - (b) for the variation of an apiary licence to change the site to which it relates; or
 - (c) otherwise relating to an apiary authority,must be made to the CEO in writing.
- (2) An applicant must provide the CEO with any relevant information requested by the CEO.
- (3) An application may be made in relation to 2 or more apiary authorities in the same form.
- (4) The fees specified in Schedule 1 Division 11 are payable in respect of an application made in relation to an apiary authority.

98D. Maximum area of apiary site

The area of an apiary site for which an apiary authority is granted must not exceed the area that the CEO considers is reasonably necessary to enable an apiary to be efficiently operated on the site.

98E. Form of apiary authority

- (1) An apiary permit is to be in the form of Schedule 3 Form 3.

- (2) An apiary licence is to be in writing in such form as the CEO thinks fit.

98F. Duration of apiary authority

- (1) An apiary authority —
 - (a) takes effect on the day on which it is granted or any later day specified in it; and
 - (b) remains in force for the period specified in it unless before then it expires under subregulation (2), is surrendered or is cancelled.
- (2) An apiary authority expires if the apiary site ceases to be land in respect of which the authority can be granted under Part VIII Division 1 or 2, as the case requires, of the Act.
- (3) The holder of an apiary authority may surrender it at any time by returning the permit or licence to the CEO, in which case it ceases to have effect when it is received by the CEO.

98G. Conditions

- (1) In this regulation —

apiarist includes an employee or agent of the apiarist;
local departmental office, in relation to an apiary site, means the office of the Department responsible for the day-to-day management of the area that includes the apiary site.
- (2) The following conditions apply to every apiary authority —
 - (a) the apiarist must immediately report any outbreak of fire on or near the apiary site to the local departmental office;
 - (b) the apiarist must cooperate with the Department and any other authority or person lawfully carrying out fire prevention or control activities on or near the apiary site;
 - (c) the apiarist must ensure that there is adequate water on the apiary site for all apiary requirements;
 - (d) before placing hives on the apiary site the apiarist must give notice to —
 - (i) the local departmental office; and
 - (ii) if the site is on a pastoral lease or mining tenement — the employee or agent of the pastoral lessee or tenement holder who is responsible for the

- day-to-day management of the area of the lease or tenement where the site is located;
- (e) the apiarist must take all reasonably practicable steps to ensure that the apiarist's activities do not infect the site with, or spread, a forest disease;
 - (f) the apiarist must comply with the following written laws —
 - (i) *Conservation and Land Management Act 1984*;
 - (ii) *Bush Fires Act 1954*;
 - (iii) *Health Act 1911*;
 - (iv) any written law relating to protection of water catchments or regulation of water supplies.
- (3) A notice for the purposes of subregulation (2)(d) must include the following information —
- (a) the proposed location of the hives;
 - (b) the number of hives proposed to be placed on the site;
 - (c) how long it is proposed the hives will remain on the site;
 - (d) the names of the people who are expected to be entering the site for apiary purposes.

98H. Application of regulations to apiary sites that are not on CALM land

If an apiary site is on land that is not CALM land, the regulations listed in the Table apply in relation to the apiarist, any employee or agent of the apiarist and any other person who is on the site for a purpose related to the operation of the apiary, as if the apiary site were CALM land.

Table

r. 21	r. 23
r. 24	r. 25
r. 27	r. 31
r. 34	r. 35
r. 36	r. 38

98I. Other operations not affected by apiary

- (1) The fact that an apiary authority is in force in respect of a site does not affect the right of any person who has lawful authority to do so from doing any of the following, whether on the site or elsewhere —
 - (a) felling, cutting or removing any forest produce;
 - (b) carrying out any fire control or prevention activity, including the construction and maintenance of firebreaks and managed burning;
 - (c) doing anything that is required or permitted to be done under a management plan.
- (2) The holder of an apiary authority is not entitled to compensation for any loss or damage arising from the carrying out of any such activity.

98J. False or misleading information

A person must not, in relation to an apiary authority, give information orally or in writing to the CEO that the person knows to be —

- (a) false or misleading in a material particular; or
- (b) likely to deceive in a material way.

Penalty: a fine of \$1 000.

98K. Rent for apiary sites

- (1) The holder of an apiary authority is to pay to the CEO annual rent for each apiary site at the rate set out in subregulation (2).
- (2) The rate of rent is —
 - (a) if the site is in the South-west zone — \$84; or
 - (b) if the site is outside the South-west zone — \$42.
- (3) The rent is payable annually in advance on the date on which the apiary authority takes effect and each anniversary of that date.
- (4) If an apiary authority is to be in force for part only of a year the rent payable for that year is reduced proportionately.
- (5) The rent is payable whether or not the apiarist places any hives on, or removes any forest produce from, the apiary site.

5. Schedule 1 amended

Delete the reference after the heading to Schedule 1 and insert:

[r. 49, 83, 92, 97, 98C, 99, 99A, 100, 100A, 101, 102, 102A, 103]

6. Schedule 1 Division 11 inserted

At the end of Schedule 1 insert:

Division 11 — Apiary permit and licence fees

	\$
1. Application for grant of apiary authority where item 4 does not apply —	
(a) for apiary site in South-west zone (fee per 5 sites)	135.00
(b) for apiary site outside the South-west zone (fee per 5 sites)	65.00
2. Application to transfer apiary authority	12.00
3. Application to vary apiary licence to change the site to which it relates —	
(a) where new site is in the South-west zone (fee per 5 new sites)	100.00
(b) where new site is outside the South-west zone (fee per 5 new sites)	50.00
4. Application for grant of apiary permit where permit is sought to replace a permit held by the applicant for a different site which will be surrendered if the application is granted —	
(a) where new site is in the South-west zone (fee per 5 new sites)	100.00
(b) where new site is outside the South-west zone (fee per 5 new sites)	50.00

7. Schedule 3 Form 3 inserted

After Schedule 3 Form 2 insert:

Form 3 — Apiary permit

Regulation 98D(1)

CONSERVATION AND LAND MANAGEMENT REGULATIONS 2002
APIARY PERMIT

Permit No. _____

I _____ Reg Brand _____
of _____

is authorised, subject to the Conservation and Land Management Regulations 2002 -

a) to occupy the land described below for the purpose of operating an apiary; and
b) to remove honey, bees-wax and pollen from that land

in accordance with the terms and conditions and any limitations set out below, and not otherwise.

Note: The authority conferred by this permit is of no effect at any time when a term, condition or limitation of the permit is not being complied with.

Site that may be occupied		
DEC REGION/DISTRICT	DEC Plan & Ref	Land Tenure
_____	_____	_____
Forest Block	or COG Map Ref	_____
_____	_____	_____
DEC Apiary Zone	Nearest Road/Track	GPS Reading - Map Location
_____	_____	Longitude _____
		Latitude _____

Conditions to be followed	Authority to Issue Permit
DRA Permit _____	Apiary Batch Number _____
Water Catchment _____	Conservation Commission _____
Catchment Area _____	Minister for the Environment or his Delegate's Approval _____
Pastoral Lease _____	Rental
Special Conditions _____	per annum, subject to review from time to time _____
Standard Apiary Site Conditions _____	

Special Conditions

Period during which site may be occupied	
First day of Period: _____	Last day of Period: _____

This permit is not valid without the signature of the Director General or his delegate

DIRECTOR GENERAL
DEPARTMENT OF ENVIRONMENT AND CONSERVATION

Date

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

MINERALS AND PETROLEUM

MP301*

Petroleum Pipelines Act 1969

**Petroleum Pipelines (Gorgon Gas Processing
and Infrastructure Project) Order 2010**

Made by the Minister for Mines and Petroleum under section 5 of the Act as applied by the *Barrow Island Act 2003* section 11.

1. Citation

This order is the *Petroleum Pipelines (Gorgon Gas Processing and Infrastructure Project) Order 2010*.

Note: Under the *Interpretation Act 1984* section 41(1)(b), this order comes into operation on the day on which it is published in the *Gazette*.

**2. Gorgon gas project carbon dioxide disposal facilities
declared to be pipeline facilities**

- (1) This clause applies to a facility that —
 - (a) is on or below the surface of Barrow Island; and
 - (b) is part of the Project that is defined in clause 1 of the Gorgon Gas Processing and Infrastructure Project Agreement (as ratified under the *Barrow Island Act 2003* section 5); and
 - (c) is for a gas processing project purpose (as defined in the *Barrow Island Act 2003* section 3); and
 - (d) is used in connection with a pipeline for the conveyance of carbon dioxide for the purpose of disposing of the carbon dioxide in an underground reservoir or other subsurface formation.
- (2) A facility to which this clause applies and that is in a class of facilities specified in Schedule 1 is declared to be a pipeline facility for the purposes of the Act.

Schedule 1 — Classes of carbon dioxide disposal facilities

[cl. 2]

1. Carbon dioxide injection wells.
2. Carbon dioxide pressure management water production wells.

3. Carbon dioxide pressure management water injection wells.
4. Carbon dioxide reservoir surveillance wells.
5. Wellheads forming part of, and any structures for protecting or supporting, wells described in any of items 1 to 4.
6. Works and buildings used in connection with wells described in any of items 1 to 4.
7. Fittings, pumps, tanks, storage tanks, appurtenances and appliances used in connection with wells described in any of items 1 to 4, but not including carbon dioxide compression units or acid gas removal units.

NORMAN MOORE, Minister for Mines and Petroleum.

— PART 2 —

AGRICULTURE AND FOOD

AG401*

AGRICULTURE AND RELATED RESOURCES PROTECTION (EUROPEAN HOUSE BORER) REGULATIONS 2006

GNANGARA, DARLING SCARP, SERPENTINE AND KARNUP RESTRICTED MOVEMENT ZONES

Boundary Changes

Each of the areas described below is a Restricted Movement Zone (RMZ) under the *Agriculture and Related Resources Protection (European House Borer) Regulations 2006*.

New finds of European House Borer in the Gnangara, Darling Scarp, Serpentine and Karnup RMZs have resulted in slight alternations to boundary descriptions. Because of proximity to infested pinewood the movement of pinewood in these areas is restricted.

Details of the restrictions are as follows:

Bringing untreated pinewood into RMZ

Movement is not generally restricted. However, a person may be issued a written notice prohibiting pinewood movement into the RMZ if an authorised person believes that the presence of the pinewood in the RMZ will increase the risk of EHB spread.

Removing pinewood from RMZ

Untreated seasoned pinewood that has been in an RMZ for 72 hours or more must not be removed from that RMZ unless—

- The pinewood is pinewood pieces of less than 100 cm³; or
- The pinewood has been stored in a suitable building or enclosure or has been fully enclosed in plastic wrapping or other authorised material to prevent exposure to EHB; or
- The pinewood has been treated with a preservative in accordance with the relevant standards; or
- The pinewood has been chemically fumigated or heat treated in accordance with the regulations; or
- Written authorisation has been given by an authorised person.

Note: “seasoned pinewood” is pinewood that has a moisture content of 20% or less when tested in accordance with the Australian Standard.

Unseasoned pinewood must not be removed from a RMZ during the control period (from 1 September until 30 April) unless the movement is authorised by an authorised person.

Visit the EHB website at www.ehb.wa.gov.au or call 1800 084 881 for more information on the restrictions or for detailed maps of RMZs.

RESTRICTED MOVEMENT ZONES

RMZ Gnangara—Area of the state bordered by Great Northern Highway / Sounness Dr, south to Upper Swan Suburb boundary, east to Brigadoon Suburb boundary follow east/south/west/south/west to Baskerville Suburb boundary, follow boundary south to Red Hill suburb boundary, follow south to Toodyay Rd, south-west/west/south to Dalgety Rd, west to Albert Rd, north to Oakover Rd, west to Great Northern Hwy, south to Muriel St, west/south/west along Midland Suburb boundary, west along Woodbridge Suburb boundary north along Viveash Suburb boundary, west along Caversham Av to West Swan Rd, south to Harper St, east to eastern edge of Whiteman Park boundary and follow north/west/north to Benara Rd, west to Lord St, north / north-west to Reid Hwy, west to West Swan Suburb boundary, north to Marshall Rd, west to Beechboro Rd North, north to walking track gates (north of Baal St), west to Park St, west along Kingsway to ‘City of Wanneroo Structure Plan 7 Boundary’, north to Gnangara Rd, west to Madeley St, south to Furniss Rd, west to MacDermott Pde, south to Tyrone Dr which turns into Tullamore Dr, west to Portroe Wy, south to Belvoir Pwy, east-south to Goldsmith Wy, south to Westport Pde, west to Carripan Rd, south to Kingsway Bvd, west to Regency Ave, north to Russell Rd, west to Martindale Ave, north to Lockeport App, west to Susan Rd, north-west to Gnangara Rd, west to Wanneroo Rd, north to Ocean Reef Rd, west to Edgewater Dr, north to Hindmarsh Wy, west to Lakeside Dr, north to Shenton Av, west to Joondalup Dr, north/east to Wanneroo Rd, north to Yanchep Beach Rd, north-west to proposed Mitchell Fwy, north to Yanchep Suburb boundary, follow boundary north to Caraban Rd, north-west to Wabbling Rd, east to Military

Rd, south to Redwood Rd, east to Nuytsia Rd, south-west then south-east to Casuarina Rd, south to Airforce Rd, east to Rosella Rd, south then east to Clover Rd, east to High Hill Rd, south to RAAF Boundary Rd, west to Rosella Rd, south then south-west to Perry Rd, south to 'Unnamed Roads', east to City of Swan Shire Boundary, east along boundary to Muchea South Rd, south to Morley Rd, go east along parcel boundaries (200m south of this road) to Great Northern Hwy, south to Sounness Dr.

RMZ Darling Scarp—The area of the state bordered by Tonkin Hwy / Welshpool Rd East intersection, south along Tonkin Hwy to Brentwood Rd, south-west to Bickley Rd, north-west to Wanaping Rd, south-west to Brixton St, north-west to Roe Hwy, south-west to Railway Pde, north-west to Lacey St, north-east to Redcliffe St, north-west to Gerard St, north-east to Batten Rd, north-west to Gibbs St, north-east to Stephen St, north-west to Reginald St, north-east to Whitlock Rd, north-west to Wharf St, north-east to Welshpool Rd, east to Murray Rd South, north-east to Murray Rd North, north-east to Dowd St, north-west to Kurnall Rd, north-east to Sheffield Rd, south-east to McDowell St, north-east to Tomah Rd, south-east to Roe Hwy, north to Tonkin Hwy, north to just south of Stanton Rd overpass, east along Perth Airport Suburb Boundary to Great Eastern Hwy Bypass / Kalamunda Rd intersection, north-west to Highman St, north-east to Queens Rd, north-west to Great Eastern Hwy, north to South Guildford Suburb boundary follow north-east to Hazelmere Suburb Boundary, south/east/south/east to Whiteman Rd, north-east to Helena River, follow river east to Military Rd, south to Hazelmere Suburb Boundary, east to Roe Hwy, north-east to Morrison Rd, east to Viveash Rd, north to Mundaring Shire Boundary. follow shire boundary north to Toodyay Rd, north—east to ESL Boundary, north/north-east along Boundary to O'Brien Rd, follow parcel boundaries north for approx 1km then east for approx 2km, then south to Toodyay Rd, north-east to Stoneville Rd, south to Cameron Rd, east to Joseph Rd, north to Trimble Rd, east to Bunning Rd, south to Quail St, east along Mundaring Shire boundary to Lilydale Rd, north to Breeze Rd, east to Mayo Rd, north to Dinsdale Rd, east to Wooroloo Suburb Boundary, east to Mcnamara Rd, south then east to Chedaring Rd, south-east to Great Eastern Hwy, south-west to Shire of Mundaring Boundary, south along boundary to Cobb Rd, west to Flynn Rd, south along Flynn Rd, south-west following along Wariin Brook, south-west to Helena River, south following around 2km EHB Buffer survey arc to Nockine Rd, south to Grass Tree Rd, west to Taylor Rd, north to Fifteen Rd, west to 2km EHB Buffer survey arc, follow to Hairpin Bend Rd, west along various "unnamed" forest access roads to bottom of 2km EHB Buffer survey arc, west to Pickering Brook Rd, south to Canning Rd, west following various parcel boundaries to Kalamunda Shire boundary, follow boundary north-west to Kelvin Rd, north to Crystal Brook Rd, west to Welshpool Rd East, west to Tonkin Hwy intersection.

RMZ Serpentine— Area of the state bordered by Norman Rd / South Western Hwy intersection, south to Arnold Rd, west to Lefroy St, south/south-west to Hall Rd, south to Wattle Rd, west to Rapids Rd, south to Utley Rd, follow Serpentine Suburb boundary west/north-east/west/north to Karnup Rd west to Hopelands Rd, north to Rowe Rd/Shire boundary, follows Shire boundary west then north to just south of the Serpentine River, follows various parcel boundaries north/north east then east to Kargotich Rd, north to Gossage Rd, East to Hopkinson Rd, south to Karbro Dr, east to Soldiers Rd, south to Norman Rd, east to Norman Rd / South Western Hwy Intersection.

RMZ Karnup—The area of the state bordered by corner Mandurah Rd / Sixty Eight Rd north to Safety Bay Rd, east/south-east/east to Baldivis Rd, south to Serpentine Rd, east and then south to Karnup Rd, east to Jarrah Rd, south-east to Yangedi Rd, south to Keysbrook Suburb Boundary, west then north to City of Rockingham Shire Boundary, west / south / west to Karnup Suburb Boundary, north to Vine Rd west to Amarillo Dr, west along Amarillo Dr / Paganoni Rd to Mandurah Rd, north to Sixty Eight Rd.

HERITAGE

HR101*

CORRECTION

HERITAGE OF WESTERN AUSTRALIA ACT 1990

INTENTION TO AMEND AN ENTRY IN THE REGISTER OF HERITAGE PLACES

In the notice published in the *Government Gazette* dated 7 April 2009, item HR401 on page 1149, an error occurred. The amended land description for P3273, Midland Railway Workshops, located at Yelverton Drive, Midland and Woodbridge, included—

Portion of Central Place road reserve.

This was a typographical error as Central Place does not exist. That part of the notice should be amended to read—

Portion of Centennial Place road reserve.

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

Dated this 3rd day of September 2010.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995

Shire of Capel
(BASIS OF RATES)

Department of Local Government.

DLG: CP5-4#07

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Executive Director Governance and Legislation of the Department of Local Government, under delegation from the Hon John Castrilli MLA, Minister for Local Government, being charged for the time being with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedules hereunder shall be gross rental value for the purposes of rating with effect from 17 August 2010.

BRAD JOLLY, Executive Director,
Governance and Legislation.

SCHEDULE

ADDITIONS TO GROSS RENTAL VALUE AREA

SHIRE OF CAPEL

All those portions of land being Lots 2514 to 2517 inclusive, as shown on Deposited Plan 49268.

LG402*

LOCAL GOVERNMENT ACT 1995

Shire of Leonora
(BASIS OF RATES)

Department of Local Government.

DLG: L 5-4#2

It is hereby notified for public information that in accordance with section 6.28 of the *Local Government Act 1995*, the Executive Director Governance and Legislation of the Department of Local Government, under delegation from the Hon John Castrilli MLA, Minister for Local Government, being charged for the time being with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the schedules hereunder shall be changed to gross rental value for the purposes of rating with effect from 28 May 2010.

BRAD JOLLY, Executive Director,
Governance and Legislation.

SCHEDULE

ADDITIONS TO GROSS RENTAL VALUE AREA

SHIRE OF LEONORA

JAGUAR BASE METAL PROJECT—JAGUAR MINE

Jaguar Processing Plant

Technical land description

From the NE point (Northernmost corner), located at MGA Zone 51 coordinate 318175mE, 6854246mN

or

-28 degrees, 25', 32.21767" lat
121 degrees, 8', 36.82272" long

Travel at a north azimuth bearing of 194d 40' 27.16" for a distance of 734.2m, then a bearing of 276d 33' 47.08" for a distance of 525.6m, then a bearing of 14d 24' 0.21" for a distance of 265.3m, then a bearing of 27d 32' 18.81" for a distance of 296.5m, then a bearing of 75d 32' 40.58" for a distance of 521.6m back to the start point.

Jaguar Mine Village

Technical land description

From SW point (Southernmost corner), located at MGA Zone 51 coordinate 317919mE, 6858759mN
or

-28 degrees, 23', 5.51076" lat
121 degrees, 8', 29.97640" long

Travel at a north azimuth bearing of 334d 56' 4.90" for a distance of 208m, then a bearing of 69d 52' 11.72" for a distance of 175.7m, then a bearing of 109d 12' 7.26" for a distance of 155.9m, then a bearing of 209d 39' 58.4" for a distance of 184.8m, then a bearing of 254d 25' 22.77" for a distance of 137.6m back to the start point.

LG403***BUSH FIRES ACT 1954**

Shire of Murray

APPOINTMENT OF BUSH FIRE CONTROL OFFICERS

In accordance with the provisions of the *Bush Fires Act 1954*, the following persons are appointed by the Shire of Murray as Bush Fire Control Officers/Fire Weather Officers in the district of the Shire of Murray.

Chief Bush Fire Control Officer— Peter Thurkle

Deputy Chief Bush Fire Control Officers— Robert Wilson, Benjamin Armstrong

Bush Fire Control Officers—

Bruno Mark Casotti, Kevin Jones, Jim Newman, James Camplin,

Bush Fire Control Officers (Permit Issuing Only)—

Christine Thompson, Douglas McLarty, Dave Turner, Owen Hooton

Fire Weather Officer—James Camplin

Deputy Fire Weather Officer—Christine Thompson

The appointment of Robert Marlborough, Sheryl Thomason, and Terrance Simms and Andrew Church as authorised officers, Rangers and Fire Control Officers in the district remain current and all previous appointments published are revoked.

DEAN L. UNSWORTH, Chief Executive Officer.

LG404***LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960**

Shire of Murray

ESTABLISHMENT OF PUBLIC POUND

It is hereby notified for public information that I, Dean Unsworth, Chief Executive Officer acting under delegated authority granted to me under section 5.42 of the *Local Government Act 1995* have approved the establishment of a public pound for cattle on a portion of Lot 11 Corio Road, Ravenswood.

DEAN L. UNSWORTH, Chief Executive Officer.

LG405***LOCAL GOVERNMENT ACT 1995**

City of Swan

(BASIS OF RATES)

Department of Local Government.

DLG: SW5-4#05

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Executive Director Governance and Legislation of the Department of Local Government under delegation from the Hon John Castrilli MLA, Minister for Local Government, being charged for the time being with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedules hereunder shall be gross rental value for the purposes of rating with effect from 25 August 2010.

BRAD JOLLY, Executive Director,
Governance and Legislation.

SCHEDULE
ADDITIONS TO GROSS RENTAL VALUE AREA
 CITY OF SWAN

All that portion of land comprised in the schedules below—

SCHEDULE “A”

All those portions of land being Lot 31 as shown on Plan 3598; Lot 596 as shown on Plan 3698; Lot 2 as shown on Plan 4473 and Lot 104 as shown on Plan 13979.

SCHEDULE “B”

All those portions of land being Lot 205 as shown on Deposited Plan 45220; Lot 1000 as shown on Deposited Plan 51119; Lot 100 as shown on Deposited Plan 54402 and Lot 235 as shown on Deposited Plan 55374 and the subject of Certificate of Title Volume 1122 Folio 316.

SCHEDULE “C”

All those portions of land being Lot 1 as shown on Diagram 13081; Lot 101 as shown on Diagram 48181 and Lot 52 as shown on Diagram 89453.

LG406*

DOG ACT 1976

Shire of Laverton

APPOINTMENT

It is hereby noted for public information that pursuant to Sections 11 and 29.1 of the *Dog Act 1976*, Council have appointed Mr Bill Taiki as an Authorised Person for the Shire of Laverton.

The previous appointment of Mr Ray Pepper to this office is now cancelled.

STEVEN J. DECKERT, Chief Executive Officer.

LG407*

BUSH FIRES ACT 1954

Shire of Laverton

APPOINTMENT

It is hereby noted for public information that pursuant to Section 38 of the Bush Fires Act 1954, Council have appointed Mr Bill Taiki as the Deputy Chief Bush Fire Control Officer for the Shire of Laverton.

The previous appointment of Mr Ray Pepper to this office is now cancelled.

STEVEN J. DECKERT, Chief Executive Officer.

LG408*

CITY OF BELMONT

APPOINTMENT OF AUTHORISED PERSONS

It is also hereby notified for public information that Mike De Niese has been appointed Authorised Officers for the City of Belmont, effective from 31 August 2010, and are officers authorised to exercise the powers in accordance with the following Acts, Regulations and Local Laws—

- Local Government Act 1995
- Control of Vehicles (Off Road Areas) Act 1978 and Regulations
- Litter Act 1979 and Regulations
- Dog Act 1976 (as amended) and Regulations
- Local Government “Parking for Disabled Persons” Regulations 1996
- City of Belmont Local Laws Relating to Parking Facilities
- City of Belmont Local Laws Relating to Dogs
- All other Council Local Laws or Regulations administered or enforced by the City of Belmont

The previous appointment of Daniel Kerton in relation to the above Acts, Regulations and Local Laws is hereby cancelled.

STUART COLE, Chief Executive Officer.

LG409*

BUSH FIRES ACT 1954*City of Belmont*

APPOINTMENTS

It is hereby notified for public information that in accordance with Section 38 of the Act, the Council of the City of Belmont have appointed the following Officers—

Chief Fire Control Officer—Alexander Butcher

Deputy Chief Fire Control—Officer Jozef Zygadlo

Fire Control Officers—Matthew Robinson, Mike De Niese, Craig Bell, Mark Stolp

Fire Weather Officer—Alexander Butcher

All previous appointments are hereby cancelled.

STUART COLE, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954*Shire of Murray*

FIREBREAK NOTICE

Pursuant to the powers conferred in Section 33 of the *Bush Fires Act 1954*, notice is hereby given to all owners and/or occupiers of land within the Shire of Murray that Council has adopted the following requirements to prevent the outbreak or spread of a bush fire within the district. All owners and/or the occupiers of land in the district are required to carry out fire prevention work in accordance with this Notice by the 1st November each calendar year or within fourteen days of the date of becoming the owner or occupier of the land, should this be after the 1st November each year.

The work required by this Notice is based on the land size, zoning and/or land use. All work required by this Notice is to be maintained until April 30 in the following calendar year.

DEFINITIONS

For the purpose of this Notice the following definitions apply—

“**Firebreak**” means an area of ground, of a specified width and constructed to a trafficable surface that is kept and maintained totally clear of all flammable material by scarifying, cultivating, ploughing or other means, and includes the pruning and removal of any living or dead trees, scrub or other material that overhang the cleared firebreak area to a vertical height of 4.5 metres from the ground.

“**Fire Management Plan**” means a plan that has been developed and approved by the Shire to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.

“**Fuel Depot**” means an area of land, a building or structure where fuel, i.e. (petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or manner.

“**Flammable Material**” means any plant, tree, grass, vegetable, substance, object, thing or material (*except living flora including live standing trees*) that may or is likely to catch fire and burn or any other thing deemed by an authorised officer to be capable of combustion.

“**Hills Landscape Protection Land**” means land zoned or defined as in the Town Planning Scheme as Hills Landscape Protection Land.

“**Land Use**” means the land use description as recorded in the Shire of Murray property Rates register.

“**Plantations**” means any area of planted pines, eucalypt, hardwood or softwood trees exceeding (3) hectares in area.

“**Zoning**” means the zoning description of the land as recorded in the Shire of Murray property Rates Register.

“**Trafficable**” means to be able to travel from one point to another in a 4x4 fire appliance on a clear surface, unhindered without any obstruction that may endanger resources. A Firebreak is not to terminate without provision for egress to a safe place or a cleared turn around area of not less than a 19 metre radius.

“**Vacant Land**” means land that is described as land use—“Vacant” or “Shed and Land” in the Shire of Murray property Rates Register.

“**Vertical Height**” means a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak.

The land use and zoning of each property in the district is detailed on the annual Rates Notice issued.

FIRE PREVENTION REQUIREMENTS**1. RURAL ZONED LAND**

- (a) A Firebreak of at least four (4) metres wide is to be constructed within thirty (30) metres of the boundaries of the land, where the land abuts all roads (made or unmade), railway reserves, Department of Environment and Conservation (DEC) land or a Plantation. A four (4) metre wide firebreak shall be cleared immediately around all buildings, sheds, haystacks and fuel depots/storage areas on the land.
- (b) If the Rural land abuts or adjoins "any *other type of zoned land*" a firebreak of at least four (4) metres wide shall be constructed along that portion of the rural land that abuts the other zoned land and the firebreak/s are to be located immediately inside the boundary of the rural land and all flammable material shall be reduced and maintained to a height of less than 5 centimetres by slashing, mowing, rotary hoeing, chemical spraying for a distance of thirty (30) metres from the installed firebreak/s.

2. SPECIAL RURAL, SPECIAL RESIDENTIAL, ALL SPECIAL USE, FARMLLET, HILLS LANDSCAPE PROTECTION LAND AND RURAL TOWNSITE ZONED LAND

- (a) Where the area of land is 20,500 square metres, or less in size, all flammable material on the entire property shall be reduced and maintained to a height of less than five (5) centimetres by slashing, mowing, rotary hoeing, chemical spraying or by other means. A firebreak of at least four (4) metres wide shall also be installed immediately around all structures on the land (i.e. sheds and outbuildings etc).
- (b) Where the area of land is more than 20,501 square metres in size a firebreak of at least four (4) metres wide shall be installed immediately inside all external boundaries of the land and also immediately surrounding all buildings and structures situated on the land.

3. RESIDENTIAL, RESIDENTIAL DEVELOPMENT, SPECIAL DEVELOPMENT, INDUSTRIAL AND ALL OTHER ZONED LAND NOT SPECIFIED

- (a) Where the area of land is 4000 square metres or less, all flammable material on the entire property shall be reduced and maintained to a height of less than five (5) centimetres by slashing, mowing, rotary hoeing, chemical spraying or by other means.
- (b) Where the area of land is more than 4001 square metres a firebreak of at least four (4) metres wide shall be installed or constructed immediately inside all external boundaries of the land and also immediately surrounding any buildings situated on the land. If the land is "Vacant Land", then in addition to a four (4) metre wide boundary firebreak, the land shall be cleared of all flammable material to a height of less than five (5) centimetres by slashing, mowing, rotary hoeing, chemical spraying or by other means.

4. PLANTATIONS

All plantations established after the 30 November 1984 that exceeds three (3) hectares in total area shall have twenty (20) metres wide firebreak completely surrounding the perimeter of planted trees. A plantation that abuts a public road shall have a ten (10) metres wide firebreak along that portion of the plantation that abuts the road. Each compartment of a plantation is limited to area of less than thirty (30) hectares in size, each thirty (30) hectare area shall have a ten (10) metres wide firebreak surrounding the perimeter of planted trees. Furthermore all plantations shall comply with requirements contained in the Fire and Emergency Services Authorities guidelines or standards for Plantation Fire Protection.

5. STORAGE OF CUT OR STOCKPILED FLAMMABLE MATERIAL

On all land in the district except, Industrial, Non Rateable or Reserve land the owner or occupier of the land shall not keep or permit to be kept any cut, stockpiled or windrowed timber products (manufactured or natural) unless the material is in piles of less than fifteen (15) metres long, five (5) meters wide and three (3) metres high. Every pile of cut, stockpiled or windrowed timber product larger than twelve (12) cubic metres is to be completely surrounded by a firebreak of at least (ten) 10 metres wide.

6. VARIATIONS

If it is considered to be impractical to comply with the requirements of this Notice, the owner or occupier of private land in the district may apply for a variation by contacting the area Fire Control Officer prior to the 25th of October each year to arrange for an onsite inspection to discuss the alternate methods of fire prevention. Variations may be approved by the Shire for a 1 or 3 year period, subject to the owner/occupier of the land remaining the same. If a request to vary this Notice is not approved, the requirements of this Notice apply.

7. FIRE MANAGEMENT PLANS

Where a Fire management plan (FMP) exists for a specified area or property as required by the Town Planning Scheme or subdivision approval or for an individual or group of properties, compliance with all requirements of the FMP are required in addition to any further requirements within this Notice.

DATES TO REMEMBER**RESTRICTED BURNING TIME**

1st November to 14th December each year (inclusive)

15th March to 30th April each year (inclusive)

Permits to burn will not be issued to burn on a Public Holiday

PROHIBITED BURNING TIME

15th December to 14th March (inclusive)

The above dates are subject to variation and alterations will be published in a local newspaper circulating the district.

SPECIAL ORDERS

The requirements of this Notice are considered to be the minimum standard for fire prevention work not only to protect individual properties but the district generally. The Shire retains the ability to issue Special Orders pursuant to Section 33 of the *Bush Fires Act 1954* to individual landowners if additional hazard removal or reduction is considered necessary.

CAMP OR COOKING FIRES

Pursuant to Section 25 (1a) of the *Bush Fires Act 1954* the Shire of Murray hereby advises that the lighting of a fire in the district for the purpose of camping or cooking (other than a gas appliance) is prohibited during the Prohibited Burning Period, December 15 to March 14 each year. (Alterations to this date may occur, contact the Shire on 95317777 for further information).

BURNING OF GARDEN REFUSE

Pursuant to Section 24 G (2) of the *Bush Fires Act 1954* the Shire of Murray prohibits the burning of garden refuse on any land within the district that is under 2000 square metres during the Restricted and Prohibited Burning Period (limited burning times). On land over 2000 square metres dry garden waste may be burnt during the Restricted Burning Period (without a fire permit) on the ground in small heaps, between 6pm and 11pm, unless the day is a declared a "**Very High, Severe, Extreme or Catastrophic fire danger day**". Five (5) meters must be cleared around the dry garden waste and the person who lit the fire must remain in attendance at the fire at all times.

The Firebreak Notice previously published in the *Government Gazette* on 25 August 2009 (No. 153) is hereby revoked.

DEAN L. UNSWORTH, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401***PETROLEUM PIPELINES ACT 1969****APPLICATION FOR A PIPELINE LICENCE**

I, William Lee Tinapple, the delegate of the Minister for Mines and Petroleum for the State of Western Australia, give notice pursuant to Section 8(4) of the *Petroleum Pipelines Act 1969*, that an application has been received from—

BHP Petroleum (Australia) Pty Ltd
Apache PVG Pty Ltd

for a licence to construct and operate a 66.4km pipeline from Start Point (GDA94) Zone 50, Easting: 291173 mE Northing: 7595436 mN to End Point (GDA94) Zone 50, Easting: 343139.6 mE Northing: 7556907.3 mN for the conveyance of processed gas from the pig launcher/receiver at the Macedon gas Plant to the tie in point at the Dampier to Bunbury Natural Gas Pipeline.

A map showing the position of the proposed pipeline may be examined during public office hours from 3 September 2010 to 1 October 2010 at the Department of Mines and Petroleum, 1st floor Mineral House, 100 Plain Street, East Perth, WA and also at the office of the Mining Registrar Karratha, WA.

WILLIAM L. TINAPPLE, Executive Director,
Petroleum Division,
Department of Mines and Petroleum.

Dated this 27th day of August 2010.

MP402***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum,
Leonora WA 6438.

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

G. BENN, Warden.

To be heard by the Warden at Leonora on 24th November 2010.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P36/1540 Van Blitterswyk, Wayne Craig
P36/1541 Van Blitterswyk, Wayne Craig
P36/1542 Van Blitterswyk, Wayne Craig
P36/1543 Van Blitterswyk, Wayne Craig
P36/1588 John, David Gough

MT MARGARET MINERAL FIELD

Prospecting Licences

P37/5680 Wasse, Bernfried Gunter Franz
Chalwell, Francis Norman
P37/5775 Hawthorn Resources Limited
P37/5776 Hawthorn Resources Limited
P37/7000 Pacrim Energy Ltd
P37/7001 Pacrim Energy Ltd
P37/7002 Pacrim Energy Ltd
P37/7003 Pacrim Energy Ltd
P37/7004 Pacrim Energy Ltd
P37/7005 Pacrim Energy Ltd
P37/7006 Pacrim Energy Ltd
P37/7007 Pacrim Energy Ltd
P37/7010 Pacrim Energy Ltd
P37/7011 Pacrim Energy Ltd
P37/7012 Pacrim Energy Ltd
P37/7013 Pacrim Energy Ltd
P37/7015 Pacrim Energy Ltd
P37/7016 Pacrim Energy Ltd
P37/7028 Pacrim Energy Ltd
P37/7370 Scotia Nickel Pty Ltd
P37/7371 Scotia Nickel Pty Ltd
P37/7372 Scotia Nickel Pty Ltd
P37/7373 Scotia Nickel Pty Ltd
P37/7498 Johnson, Chad Graeme
Johnson, Neale Graeme
P37/7516 Mcknight, Russell Geoffrey
P37/7517 Mcknight, Russell Geoffrey
P37/7590 Prugnoli, Peter Ben
P37/7591 Prugnoli, Peter Ben
P37/7623 Sudholz, Tabatha
P37/7624 Sudholz, Tabatha
P37/7625 Sudholz, Tabatha
P37/7626 Sudholz, Tabatha
P37/7627 Sudholz, Tabatha
P37/7628 Sudholz, Tabatha
P37/7629 Sudholz, Tabatha
P37/7630 Sudholz, Tabatha
P 37/7633 Keeley, Gregory John
P37/7681 Cuijpers, Fritz
P38/3333 Crocker, David Alexander
Jambon, Gilbert Philippe
P38/3334 Crocker, David Alexander
Jambon, Gilbert Philippe
P38/3335 Crocker, David Alexander
Jambon, Gilbert Philippe
P38/3336 Crocker, David Alexander
Jambon, Gilbert Philippe

P38/3779	Dowden, Russell Phillip
P39/4579	Ross, Vernon Christopher Sinclair, Glen Allen
P39/4604	Mcknight, Russell Geoffrey Dixon, Trevor John
P39/4605	Mcknight, Russell Geoffrey Dixon, Trevor John
P39/4606	Mcknight, Russell Geoffrey Dixon, Trevor John
P39/4607	Mcknight, Russell Geoffrey Dixon, Trevor John
P39/4608	Mcknight, Russell Geoffrey Dixon, Trevor John
P39/4609	Mcknight, Russell Geoffrey Dixon, Trevor John
P39/4856	Mulcahy, Michael John Gardiner, Terrence Neil
P39/4889	Vincent, Karyn June
P39/4930	Lynch, Aubrey
P39/4932	Majstrovich, Robert Anthony
P39/4938	Horn, Cedric Murray
P39/4939	Horn, Cedric Murray

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

P40/1156	Kookynie Resources Pty Ltd Fmr Investments Pty Limited
P40/1157	Kookynie Resources Pty Ltd Fmr Investments Pty Limited
P40/1174	Kookynie Resources Pty Ltd Fmr Investments Pty Limited
P40/1178	Kookynie Resources Pty Ltd Fmr Investments Pty Limited

MP403*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Leonora WA 6438.

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

G. BENN, Warden.

To be heard by the Warden at Leonora on 24th November 2010.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 36/1588 John, David Gough

MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/7516	Mcknight, Russell Geoffrey
P 37/7517	Mcknight, Russell Geoffrey
P 37/7677	Cuijpers, Fritz
P 37/7678	Cuijpers, Fritz
P 37/7679	Cuijpers, Fritz

P 37/7680 Cuijpers, Fritz
 P 37/7681 Cuijpers, Fritz
 P 38/3336 Crocker, David Alexander
 Jambon, Gilbert Philippe
 P 38/3779 Dowden, Russell Phillip
 P 39/4579 Ross, Vernon Christopher
 Sinclair, Glen Allen

Miscellaneous Licences

L 38/102 Flesser, Christopher Robert
 L 38/103 Flesser, Christopher Robert

MP404*

MINING ACT 1978
 APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
 Mt. Magnet WA 6638.

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

S. RICHARDSON, Warden.

To be heard by the Warden at Mt. Magnet on 18th November 2010.

MURCHISON MINERAL FIELD

Prospecting Licences

P 58/1448 Fogarty, Edward Keith
 Lane, Vaughan Wesley
 Headlam, Roderick James

MP405*

MINING ACT 1978
 APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
 Mt. Magnet WA 6638.

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

S. RICHARDSON, Warden.

To be heard by the Warden at Mt. Magnet on 18th November 2010.

YALGOO MINERAL FIELD

Prospecting Licences

P 59/1806 Duffus, Owen Michael
 Glass, Stuart Francis
 Glass, Murray Donald

MP406*

MINING ACT 1978
RESTORATION OF MINING LEASE

Department of Mines and Petroleum,
 100 Plain Street, East Perth WA 6004.

In accordance with section 97A(8) of the *Mining Act 1978*, I hereby cancel the forfeiture of the undermentioned mining lease previously declared forfeited pursuant to Section 97(6) of the Act for failure to pay a penalty imposed for failure to lodge a report on operations (Form 5) within the prescribed period and restore the lease to the former holder.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mining Lease	Mineral Field
15/672	Shire of Coolgardie		Murchison

PLANNING

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of South Perth

Town Planning Scheme No. 6—Amendment No. 15

Ref: 853/2/11/8 Pt 15

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 South Perth local planning scheme amendment on 19th August 2010 for the purpose of inserting a new clause 4.11 immediately after clause 4.10, as follows—

“4.11 Removal of Restrictive Covenants Affecting Density

A restrictive covenant affecting any land in the Scheme area by which, or the effect of which, is that the number of dwellings which may be constructed on the land is restricted to less than the number permitted by the Scheme (including any covenant purporting to restrict subdivision), is hereby extinguished or varied to the extent that it is inconsistent with the density provisions of the Residential Design Codes which apply under the Scheme.”

J. BEST, Mayor.

A. C. FREWING, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Town of Victoria Park

Town Planning Scheme No. 1—Amendment No. 46

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 Victoria Park local planning scheme amendment on 24th August 2010 for the purpose of—

1. Modifying the Scheme Text, Schedule 1—Definitions as follows—

(i) Replace the definition of “storey” with the following definition—

“storey” means that portion of a building which is situated between the top of any floor and the top of the floor next above it and if there is no floor above it, that portion between the top of the floor and the ceiling or underside of a roof above it, with the following exclusions—

- (a) roof structures of a high quality design that reduce the visual impact of lift plant and other similar utility or services, not exceeding 3.0 metres in height; and

- (b) unenclosed roof structures of a high quality design that provide weather protection to areas used for private or communal open space, not exceeding 3.0 metres in height, such that the roof structure does not represent more than 25% of the floor area of the uppermost level of the building and is no more than 50% of the length or width of the uppermost level of the building; and
- (c) minor architectural projections or external fixtures above the roof line; and
- (d) any portion of a building having 50% or more of its volume located below natural ground level; and
- (e) a floor area wholly contained within the roof space and having no vertical walls extending outside the external angle of the roof space, with the exception of dormer windows”;

Note—

The definition of storey does not apply to Single Houses and Grouped Dwellings within the ‘Residential Zone’. The height standards for these forms of development are as per the Residential Design Codes;

- (ii) Delete the definition of “height” and include a definition of “building height” as follows—

“building height”—

- (a) for development in the Residential Zone, has the same meaning given to it in the Residential Design Codes and is subject to the provisions of Table 3 of the Residential Design Codes, unless other building heights are prescribed under the Scheme or Council policy; and
- (b) for all other instances (including where building heights are not subject to the provisions of Table 3 of the Residential Design Codes), means the vertical distance at any point from natural ground level to the uppermost part of the building above that point (roof ridge, parapet or wall), excluding—
 - (i) any unenclosed roof structures of a high quality design that reduce the visual impact of lift plant and other similar utility or services and/or provides weather protection to areas used for private or communal open space, not exceeding 3.0 metres in height, such that the roof structure does not represent more than 25% of the floor area of the uppermost level of the building and is no more than 50% of the length or width of the uppermost level of the building; and
 - (ii) minor architectural projections or external fixtures above the roof line.

and where building heights are prescribed as maximums for the number of storeys and metric dimension, both limits apply in all instances, as the intent is to enable flexibility to permit floor to floor dimensions for each storey to be increased to allow for variations in flooring, services systems and ceiling heights, in excess of any minimum standard prescribed by the Building Code of Australia.

Note—

“natural ground level” is defined elsewhere in this Schedule;

- (iii) Insert a definition of “natural ground level” as follows—

“natural ground level” for all forms of development means the levels on a site which precede the proposed development. Where it is evident that the site has been substantially modified by a previous development, the natural ground level will be determined at Council’s discretion using either the corners of the site as reference points or historical data;

- (iv) Replace the definition of “plot ratio” as follows—

“plot ratio” means—

- (a) Residential Development: The ratio of the gross total of all floors of buildings on a site to the area of land in the site boundaries. For this purpose, such areas shall include the area of any walls but excludes the area of any lift shafts, stairs or stair landings common to two or more dwellings, machinery, air conditioning and equipment rooms, space that is wholly below natural ground level, areas used exclusively for the parking of vehicles at or below natural ground level, lobbies or amenities areas common to more than one dwelling, or balconies or verandahs;
- (b) Non-Residential Development: The ratio of the gross total area of all fully enclosed covered areas of a building(s) on a site to the area of land in the site boundaries, excluding—
 - toilets and bathrooms;
 - lift shafts, stairs and stair landings;
 - machinery, air conditioning, storage, equipment and plant rooms;
 - lobbies and circulation spaces common to two or more tenancies;

- staff tea preparation, lunch areas or amenities;
 - staff changeroom/locker facilities;
 - areas used for the parking of vehicles at or below ground level;
 - balconies, verandahs, terraces and courtyards, and
 - space that is wholly below natural ground level;
- (v) Insert a definition of “plot ratio floor area” as follows—
“plot ratio floor area” means the floor area of a building as calculated in accordance with the definition of “plot ratio”.
- (vi) Modify the definition of “net floor area” as follows—
“net floor area” for the purpose of determining car parking requirements under the parking policy, has the same meaning as “plot ratio floor area”, but does not include any area of public fee paying car parks.
- (vii) Delete the definition of “floor area of a building”.
2. Modifying the Town Planning Scheme No. 1 Precinct Plan P2 ‘Burswood Precinct’ for the ‘Office/Residential Zone’, and P4 ‘McCallum Precinct’ for the ‘Residential Zone’ and ‘Commercial Zone’ by deleting the ‘Note(s)’ relating to ‘Building Height’.

Adopted by resolution of the Council of the Town of Victoria Park at the Ordinary Meeting of the Council held on the Eleventh day of August 2009.

T. VAUGHAN, Mayor.
A. KYRON, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Northam
Town Planning Scheme No. 3—Amendment No. 22

Ref: 3.1.5.22

The Shire of Northam hereby notifies for public information, in accordance with Section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Northam Town Planning Scheme No. 3 Amendment No. 22 on 24th August 2010.

The Amendment involves—

1. Rezoning Lots 2 & 3 Golf Links Road, Wundowie from ‘Agriculture- Local’ to ‘Rural Smallholding’.
2. Amending Schedule 11 of the Scheme Text by including the following entry—

No.	Description of Land	Conditions
22	Loc M2036 (252) Golf Links Road, Wundowie	<ol style="list-style-type: none"> 1. Subdivision shall generally be in accordance with the Subdivision Guide Plan as adopted by the local government and endorsed by the Western Australian Planning Commission and any approved modifications thereto. 2. All lots shall be provided with reticulated water supply. 3. Unless otherwise approved by the local government all buildings and on-site effluent disposal systems are to be confined to the building envelope indicated on the Subdivision Guide Plan endorsed by the local government and Western Australian Planning Commission. 4. As a condition of subdivision approval, a Fire Management Plan will be required to be prepared and implemented to the satisfaction of the Fire and Emergency Services Authority and the local government. 5. The construction of relocated dwellings is generally not supported. Where a landowner wishes to construct a relocated dwelling, that dwelling shall be constructed and upgraded to a very high standard to ensure the visual amenity of the area is maintained to a high standard.

No.	Description of Land	Conditions
		<p>6. As a condition of subdivision a land management plan is to be prepared and implemented to the satisfaction of the local government, which involves measures to protect existing vegetation from stock by fencing or other means, and revegetation of the site with indigenous vegetation.</p> <p>7. These conditions are to be read in conjunction with the scheme requirements for the Rural Smallholdings zone. Where conflict exists, the conditions of this Schedule will prevail.</p>

S. B. POLLARD, Shire President.
N. A. HALE, 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* 2010/165

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

Class A 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

Maria Nicola Caniglia, late of 103 Sussex Street, East Victoria Park, Western Australia.

Creditors and other persons having claims (to which section 63 of the *Trustees Act 1962* (WA) relates) in respect of the estate of the said deceased who died on 15 April 2010 are required by the Personal Representatives, Franco Ranieri and Giuseppe Caniglia C/- Carlo Primerano & Associates Barristers and Solicitors, Suite 12, 443 Albany Highway, Victoria Park 6100, to send particulars of their claims to him by Monday, 4 October 2010, after which date the Personal Representative may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated this 3rd day of September 2010.

CARMELO PRIMERANO,
C/o Carlo Primerano & Associates,
Barristers and Solicitors,
Suite 12, 443 Albany Highway,
Victoria Park WA 6100.

ZX402**TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

Phyllis Mary Jones, late of Hilton Aged Care, 19 Laidlaw Street, Hilton, WA.

Creditors and other persons having claims (to which section 63 of the *Trustees Act 1962* relates) in respect to the estate of the above deceased who died on 08/01/2010 are required by the deceased's personal representatives to send particulars of their claim to their solicitor R. H. George, George Lawyers PO Box 691 Balcatta WA 6914, within one month of the date of this publication after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

ZX403***TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

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

Butler, Dorothy June late of Raafa Estate Bullcreek Drive, Bull Creek 6149 died 26 July 2010 (DE 19802668 EM36)

Brown, Francis Tom late of 30/321 Lord Street, Highgate 6003 died 15 May 2010 (DE 19851619 EM36)

Cooper, Iris Hope C./- Parkview Aged Care 6 Drummond Street, Redcliffe 6104 died 3 August 2010 (DE 19873000 EM214)

Caudwell, Desmond Joseph late of Harbour Rise Retirement Village, 20 Francis Street, Geraldton 6531 died 1 July 2010 (DE33039531 EM13)

Head, Dorothy Linda late of 6 Milner Street, Quinns Rocks 6030 died 12 June 2010 (DE33067177 EM35)

Lammonby, Phyllis Eva late Formerly of Balmoral Nursing Home, 2/57 Estevan Way, Ferndale 6148 (DE 19721750 EM110)

McIver, Ian also known as Ian Malcolm Mahoney late of 143 Holland Street, Fremantle died 4 August 2010 (DE 19934030 EM38)

Murphy, Martin Jacob late of 12 Bayman Street, Port Hedland 6721 died 26 January 2010 (DE 33081452 EM17)

Powe, Mary Maureen formerly of 542 Safety Bay Road, Safety Bay WA late of 246 Settlers Lakeside Village, 194 Old Mandurah Road, Ravenswood died 27 July 2010 (DE 19983145 EM113)

Riley, George late of 114 Darlot Street, Meekatharra 6642 died 14 August 2010 (DE 30228766 EM26)

Saunders, Marjorie Amelia late of Meath Care 18 Hocking Road, Kingsley 6026 died 3 August 2010 (DE19941798 EM37)

Whitelegg, Christine Maisie late of Sunshine Park Hostel, Room 23/10 Brady Street, Lesmurdie 6076 died 7 August 2010 (DE 33060620 EM22)

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

PUBLIC NOTICES

ZZ401**DISPOSAL OF UNCOLLECTED GOODS ACT 1970
DISPOSAL OF UNCOLLECTED GOODS**

Mitsubishi Pajero registration number 2476 PL registered in the name of Jason Sole, please be advised that unless the owner or any interested party in the above vehicle contact F&F Auto Repairs on (08)98511755 or 0417193289 within 30 days, the vehicle will be disposed of to recover costs.