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— PART 1 —

ENERGY

EN301*

Energy Coordination Act 1994

Energy Coordination Exemption Amendment Order 2010

Made by the Governor in Executive Council under section 11H of the Act.

1. Citation

This order is the *Energy Coordination Exemption Amendment Order 2010*.

2. Commencement

This order comes into operation as follows —

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

3. Order amended

This order amends the *Energy Coordination Exemption Order 2009*.

4. Clause 1 amended

In clause 1 delete “are” and insert:

is

5. Clause 2 amended

In clause 2 delete “come” and insert:

comes

6. Clause 4 amended

- (1) After clause 4(1) insert:

(2A) A person (the *supplier*) is exempt from the *Energy Coordination Act 1994* section 11G(1) if the distribution system concerned is used or to be used solely for the transportation of gas for consumption on residential premises under the control or management of the supplier.

- (2) In clause 4(3) delete “subclause (2)” and insert:

subclauses (2A) and (2)

Note: The heading to amended clause 4 is to read:

Exemptions for on-supply to residential premises

7. Clause 5 inserted

After clause 4 insert:

5. Exemption for on-supply to commercial premises

- (1) In this clause —

commercial premises means premises or any part of premises used, or intended to be used, for commercial or industrial purposes;

scheme has the meaning given in the *Strata Titles Act 1985* section 3(1);

strata company has the meaning given in the *Strata Titles Act 1985* section 3(1).

- (2) A person (the *supplier*) is exempt from the *Energy Coordination Act 1994* section 11G(1) if the distribution system concerned is used or to be used solely for the transportation of gas for consumption on commercial premises under the control or management of the supplier.
- (3) For the purposes of subclause (2) commercial premises are under the control or management of a supplier if the supplier is —
- (a) the owner or occupier of the premises; or
 - (b) in the case of premises on land to which a scheme relates, the strata company for the scheme.

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995
DIVIDING FENCES ACT 1961

City of Albany

FENCING LOCAL LAW 2010

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Albany resolved on 15 June 2010 to make the following local law.

PART 1 — PRELIMINARY

1.1 Citation

This local law may be cited as the *City of Albany Fencing Local Law 2010*.

1.2 Repeal

The *City of Albany Local Laws Relating to Fencing 2001* as published in the *Government Gazette* on 15 January 2002 are repealed.

1.3 Application of local law

This local law applies throughout the district.

1.4 Commencement

This local law will come into operation 14 days after the day it is published in the *Government Gazette*.

1.5 Interpretation

In this local law unless the context requires otherwise—

“**Act**” means the *Dividing Fences Act 1961*;

“**AS**” means an Australian Standard published by the Standards Association of Australia;

“**boundary fence**” has the meaning given to it for the purposes of the Act;

“**Building Surveyor**” means a Building Surveyor of the local government;

“**CEO**” means the Chief Executive Officer of the local government;

“**commercial lot**” means a lot where a commercial use—

- (a) is or may be permitted under the local planning scheme; and
- (b) is or will be the predominant use of the lot;

“**dangerous**” in relation to any fence means—

- (a) an electrified fence other than a fence in respect of which a licence under Part 5 of this local law has been issued and is current;
- (b) a fence containing barbed wire other than a fence erected and maintained in accordance with this local law;
- (c) a fence containing exposed broken glass, asbestos fibre, razor wire or any other potentially harmful projection or material; or
- (d) a fence which is likely to collapse or fall, or part of which is likely to collapse or fall, from any cause;

“**district**” means the district of the local government;

“**dividing fence**” has the meaning given to it in and for the purposes of the Act;

“**electrified fence**” means a fence carrying or designed to carry an electric charge;

“**fence**” means any structure, including a retaining wall, used or functioning as a barrier, irrespective of where it is located and includes any gate;

“**frontage**” means the boundary line between a lot and the thoroughfare upon which that lot abuts;

“**height**” in relation to a fence means the vertical distance between—

- (a) the top of the fence at any point; and
- (b) the ground level or, where the ground levels on each side of the fence are not the same, the higher ground level, immediately below that point;

“**industrial lot**” means a lot where an industrial use—

- (a) is or may be permitted under the local planning scheme; and
- (b) is or will be the predominant use of the lot;

“**local government**” means the City of Albany;

“**local planning scheme**” means a local planning scheme of the local government made under the *Planning and Development Act 2005*.

“**lot**” has the meaning given to it in and for the purposes of the *Planning and Development Act 2005*;

“**notice of breach**” means a notice referred to in clause 6.1;

“**owner**” has the meaning given to it in the Act;

“**residential lot**” means a lot where a residential use—

- (a) is or may be permitted under the local planning scheme; and
- (b) is or will be the predominant use of the lot;

“**retaining wall**” means any structure which prevents the movement of soil in order to allow ground levels of different elevations to exist adjacent to one another;

“**rural lot**” means a lot where a rural use—

- (a) is or may be permitted under the local planning scheme; and
- (b) is or will be the predominant use of the lot;

“**Schedule**” means a Schedule to this local law;

“**setback area**” has the meaning given to it for the purposes of the local planning scheme;

“**special residential lot**” means a lot where a special residential use—

- (a) is or may be permitted under the local planning scheme; and
- (b) is or will be the predominant use of the lot;

“**special rural lot**” means a lot where a special rural use—

- (a) is or may be permitted under the local planning scheme; and
- (b) is or will be the predominant use of the lot; and

“**sufficient fence**” means a fence described in clause 2.1.

1.6 Licence fees and charges

All licence fees and charges applicable under this local law shall be as determined by the local government from time to time in accordance with section 6.16 of the *Local Government Act 1995*.

PART 2 — SUFFICIENT FENCES

2.1 Sufficient fences

(1) Unless by agreement between the owners of adjoining properties, a person shall not erect a dividing fence or a boundary fence that is not a sufficient fence.

(2) Subject to subclauses (3) and (4), a sufficient fence—

- (a) on a residential lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 1;
- (b) on a commercial lot and on an industrial lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 2;
- (c) on a rural lot, a special residential lot and a special rural lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 3;

(3) Where a fence is erected on or near the boundary between—

- (a) a residential lot and an industrial lot, a sufficient fence is a dividing fence constructed and maintained in accordance with the specifications and requirements of Schedule 1;
- (b) a residential lot and a commercial lot, a sufficient fence is a dividing fence constructed and maintained in accordance with the specifications and requirements of Schedule 2;
- (c) a residential lot and a rural lot, a sufficient fence is a dividing fence constructed and maintained in accordance with the specifications and requirements of Schedule 3;
- (d) a residential lot and a special rural lot or a special residential lot, a sufficient fence is a dividing fence constructed and maintained in accordance with the specifications and requirements of Schedule 1; and
- (e) a special residential lot or a special rural lot and a rural lot, a sufficient fence is a dividing fence constructed and maintained in accordance with the specifications and requirements of Schedule 3.

(4) Unless the Building Surveyor specifies otherwise, a sufficient fence on a boundary between lots other than those specified in subclause (3) is a dividing fence constructed in accordance with the specifications and requirements of Schedule 2.

(5) Notwithstanding any other provisions in this local law, a fence constructed of stone or concrete shall be a sufficient fence only if it is designed by a structural engineer where—

- (a) it is greater than 1800 mm in height; or
- (b) the Building Surveyor so requires.

PART 3 — GENERAL

3.1 Fences within front setback areas

(1) A person shall not, without the written consent of the Building Surveyor, erect a free-standing fence greater than 1200 mm in height, within the front setback area of a residential lot within the district.

(2) The Building Surveyor may approve the erection of a fence of a height greater than 1200 mm in the front setback area of a residential lot only if the fence on each side of the driveway into the lot across the front boundary is to be angled into the lot for a distance of not less than 1500 mm along the frontage to a distance of not less than 1500 mm from the frontage in order to provide appropriate splayed lines of vision for a motorist using the driveway for access to a thoroughfare.

(3) The provision of subclause (2) shall not apply to a fence—

- (a) of open construction that does not obscure the lines of vision of a motorist using the driveway for access to a thoroughfare; or
- (b) that does not adjoin a footpath.

3.2 Gates in fences

A person shall not erect a gate in a fence which does not—

- (a) open into the lot; or
- (b) open by sliding parallel to and on the inside of the fence, which it forms part of, when closed.

3.3 Fences on rural lots, special residential lots and special rural lots

A person shall not without the written consent of the Building Surveyor, erect a fence on rural lots, special rural lots or special residential lots, within 7.5 metres of a thoroughfare, of a height exceeding 1500 mm.

3.4 Maintenance of fences

An owner of a lot on which a fence is erected, that abuts land under the care and control of the local government, shall maintain the fence in good condition so as to prevent it from becoming dangerous, dilapidated, or unsightly.

3.5 General discretion of the local government

(1) Notwithstanding clause 2.1, the local government may grant consent to the erection or repair of a fence which is not a sufficient fence, where all owners of land which adjoins the relevant boundary make an application for approval for that purpose.

(2) In determining whether to grant its consent to the erection or repair of any fence, the local government may consider, in addition to any other matter that it is authorised to consider, whether the erection or retention of the fence would have an adverse effect on—

- (a) the safe or convenient use of any land; or
- (b) the safety or convenience of any person.

PART 4 — FENCING MATERIALS

4.1 Fencing materials

(1) A person shall construct a fence on a residential lot, a commercial lot or an industrial lot from only brick, stone, concrete, wrought iron, tubular steel framed, link mesh, timber, plastic coated or galvanised link mesh, corrugated fibre reinforced cement sheeting, pre-painted metal or a material approved by the Building Surveyor.

(2) Where the Building Surveyor approves the use of pre-used materials in the construction of a fence under subclause (1), that approval shall be conditional on the applicant for approval painting or treating the pre-used material as directed by the Building Surveyor.

4.2 Barbed wire and broken glass fences

(1) This clause does not apply to a fence constructed wholly or partly of razor wire.

(2) An owner or occupier of a residential lot or a commercial lot shall not erect or affix to any fence on such a lot any barbed wire or other material with spiked or jagged projections, unless the prior written approval of the Building Surveyor has been obtained.

(3) An owner or occupier of an industrial lot shall not erect or affix on any fence bounding that lot any barbed wire or other materials with spiked or jagged projections unless the wire or materials are carried on posts at an angle of 45 degrees, and unless the bottom row of wire or other materials is set back 150 mm from the face of the fence and is not nearer than 2000 mm from the ground level.

(4) If the posts which carry the barbed wire or other materials referred to in subclause (3) are angled towards the outside of the lot bounded by the fence the face of the fence must be set back from the lot boundary a sufficient distance to ensure that the angled posts, barbed wire or other materials do not encroach on adjoining land.

- (5) An owner or occupier of a lot shall not—
- (a) affix any broken glass to; or
 - (b) allow any broken glass to remain on or as part of, any fence or wall, whether internal or external, on that lot.
- (6) An owner or occupier of a rural lot, special rural lot or special residential lot shall not—
- (a) place or affix barbed wire;
 - (b) allow barb wire to remain, on a fence on that lot where the fence is adjacent to a thoroughfare or other public place unless the barbed wire is fixed to the side of the fence posts furthest from the thoroughfare or other public place.

PART 5 — ELECTRIFIED AND RAZOR WIRE FENCES

5.1 Requirements for a licence

- (1) An owner or occupier of a lot, other than a rural lot or special rural lot, shall not—
- (a) have and use an electrified fence on that lot without first obtaining a licence under subclause (2); or
 - (b) construct a fence wholly or partly of razor wire on that lot without first obtaining a licence under subclause (3).
- (2) A licence to have and use an electrified fence shall not be issued—
- (a) in respect of a lot which is or which abuts a residential lot;
 - (b) unless the fence complies with AS/NZS 3016:2002; and
 - (c) unless provision is made so as to enable the fence to be rendered inoperable during the hours of business operations, if any, on the lot where it is erected.
- (3) A licence to have a fence constructed wholly or partly of razor wire shall not be issued—
- (a) if the fence is within 3000 mm of the boundary of the lot;
 - (b) where any razor wire used in the construction of the fence is less than 2000 mm or more than 2400 mm above the ground level.
- (4) An application for a licence referred to in subclauses (2) or (3) shall be made by the owner of the lot on which the fence is or is to be erected, or by the occupier of the lot with the written consent of the owner.
- (5) An application for a licence referred to in subclauses (2) or (3) may be—
- (a) approved by the local government;
 - (b) approved by the local government subject to such conditions as it thinks fit; or
 - (c) refused by the local government.

5.2 Transfer of a licence

A licence referred to in clause 5.1 shall transfer with the land to any new occupier or owner of the lot.

5.3 Cancellation of a licence

Subject to Division 1 Part 9 of the *Local Government Act 1995*, the local government may cancel a licence issued under this Part if—

- (a) the fence no longer satisfies the requirements specified in clause 5.1(2) or 5.1(3) as the case may be; or
- (b) the licence holder breaches any condition upon which the licence has been issued.

PART 6 — NOTICE OF BREACH

6.1 Notice of breach

- (1) Where a breach of clause 3.4 of this local law has occurred in relation to a fence on a lot which abuts land under the care and control of the local government, the local government may give a notice in writing to the owner of that lot ("notice of breach").
- (2) A notice of breach shall—
- (a) specify the provision of this local law which has been breached;
 - (b) specify the particulars of the breach; and
 - (c) state that the owner of the lot is required to remedy the breach within 28 days from the giving of the notice.

PART 7 — OFFENCES AND PENALTIES**7.1 Offences and penalties**

(1) An owner who fails to comply with a notice of breach commits an offence and is liable upon conviction to a maximum penalty of \$5000 and, if the offence is a continuing offence, a maximum daily penalty of \$500.

(2) A person who fails to comply with or who contravenes any provision of this local law commits an offence and is liable to a maximum penalty of \$5000 and, if the offence is a continuing offence, a maximum daily penalty of \$500.

7.2 Modified penalties

(1) An offence against any provision of this local law is a prescribed offence for the purposes of section 9.16 of the *Local Government Act 1995*.

(2) Unless otherwise specified, the amount of the modified penalty for an offence against any provision of this local law is \$150.

7.3 Form of notices

For the purposes of this local law—

(1) the form of the infringement notice referred to in section 9.17 of the *Local Government Act 1995* is to be in the form of Form 2 of Schedule 1 of the *Local Government (Functions and General) Regulations 1996*;

(2) the form of the withdrawal of infringement notice referred to in section 9.20 of the *Local Government Act 1995* is to be in the form of Form 3 in Schedule 1 of the *Local Government (Functions and General) Regulations 1996*.

7.4 Objections and review

When the local government makes a decision under this local law as to whether it will—

(a) grant or refuse to grant a person a licence;

(b) cancel a licence; or

(c) give a person a notice under clause 6.1,

the provisions of Division 1 of Part 9 of the *Local Government Act 1995* and regulation 33 of the *Local Government (Functions and General) Regulations 1996* shall apply to that decision.

[cl. 2.1(2)(a)]

Schedule 1**SPECIFICATIONS FOR A SUFFICIENT FENCE ON A RESIDENTIAL LOT**

Each of the following is a “sufficient fence” on a residential lot—

(A) A fully enclosed timber fence built to manufacturer’s specifications or in accordance with established construction techniques, the height of the fence to be 1800 mm except with respect to the front setback area for which there is no minimum height but which is subject to clause 3.1.

(B) A fence constructed of corrugated fibre reinforced pressed cement or steel sheeting erected to manufacturer’s specifications or which satisfies the following specifications—

(a) a minimum in-ground length of 25 per cent of the total length of the sheet, but in any case shall have a minimum in-ground depth of 600 mm;

(b) the total height and depth of the fence to consist of a single continuous fibre reinforced cement or steel sheet;

(c) the sheets to be lapped and capped with extruded “snap-fit” type capping in accordance with the manufacturer’s written instructions; and

(d) the height of the fence to be 1800 mm except with respect to the front set back area for which there is no minimum height but which is subject to clause 3.1.

(C) A fence constructed of brick, stone or concrete, which satisfies the following specifications—

(a) footings of a kind appropriate to the soil type;

(b) fences to be offset a minimum of 200 mm at maximum 3000 mm centres or 225 mm x 100 mm engaged piers to be provided at maximum 3000mm centres;

(c) expansion joints in accordance with the manufacturer’s written instructions; and

(d) the height of the fence to be 1800 mm except with respect to the front set back area for which there is no minimum height but which is subject to clause 3.1.

- (D) A composite fence having a minimum overall height of 1800 mm except with respect to the front set back area for which there is no minimum height but which is subject to clause 3.1, which satisfies the following specifications for the brick construction—
- (1) (a) brick piers of minimum 345 mm x 345 mm at 1800 mm centres bonded to a minimum height base wall of 514 mm;
 - (b) each pier shall be reinforced with one R10 galvanised starting rod 1500 mm high with a 250 mm horizontal leg bedded into a 500 mm x 200 mm concrete footing and set 65 mm above the base of the footing. The top of the footing shall be 1 course (85 mm) below ground level;
 - (c) the minimum ultimate strength of brickwork shall be 20 mpa. Mortar shall be a mix of 1 part cement, 1 part lime and 6 parts sand;
 - (d) the ground under the footings is to be compacted to 6 blows per 300 mm and checked with a standard falling weight penetrometer; and
 - (e) control joints in brickwork shall be provided with double piers at a maximum of 6 metre centres; or
 - (2) (a) brick piers of a minimum 345 mm x 345 mm x 2700 mm centres bonded to the base; and
 - (b) each pier shall be reinforced with two R10 galvanised starting rods as previously specified.

[cl. 2.1(2)(b)]

Schedule 2

SPECIFICATIONS FOR A SUFFICIENT FENCE ON A COMMERCIAL LOT AND AN INDUSTRIAL LOT

Each of the following is a "sufficient fence" on a commercial lot and an industrial lot—

- (A) A fence constructed of galvanised or PVC coated rail-less link mesh, chain mesh or steel mesh which satisfies the following specifications—
 - (a) corner posts to be minimum 50 mm nominal bore x 3.5 mm and with footings of a 225 mm diameter x 900 mm;
 - (b) intermediate posts to be minimum 37 mm nominal bore x 3.15 mm at maximum 3.5 metre centres and with footings of a 225 mm diameter x 600 mm;
 - (c) struts to be minimum 30 mm nominal bore x 3.15 mm fitted at each gate and two at each corner post and with footings 225 mm x 600 mm;
 - (d) cables to be affixed to the top, centre and bottom of all posts and to consist of two or more 3.15 mm wires twisted together or single 4 mm wire;
 - (e) rail-less link, chain or steel mesh is to be to a height of 2000 mm on top of which are to be three strands of barbed wire carrying the fence to a height of 2400 mm in accordance with clause 4.2(3) of this local law; and
 - (f) galvanised link mesh wire to be 2000 mm in height and constructed of 50 mm mesh 2.5 mm galvanised iron wire and to be strained, neatly secured and laced to the posts and affixed to cables. Vehicle entry gates shall provide an opening of not less than 3.6 metres and shall be constructed of 25 mm tubular framework with one horizontal and one vertical stay constructed of 20 mm piping and shall be covered with 50 mm x 2.5 mm galvanised link mesh strained to framework. Gates shall be fixed with a drop bolt and locking attachment.
- (B) A fence of fibre reinforced cement sheet or steel sheeting constructed to the minimum specifications referred to in category (B) of Schedule 1.
- (C) A fence constructed of aluminium sheeting when supported on posts and rails provided that it is used behind a building line and is of a minimum height of 1800 mm but no greater than 2400 mm.
- (D) Fences of timber, brick, stone or concrete constructed to the minimum specifications referred to in Schedule 1.

[cl. 2.1(2)(c)]

Schedule 3

SPECIFICATIONS FOR A SUFFICIENT FENCE ON A RURAL LOT, A SPECIAL RURAL LOT AND A SPECIAL RESIDENTIAL LOT

- (A) In the case of a non-electrified fence, a sufficient fence on a rural lot, special rural lot or a special residential lot is a fence of posts and wire construction, the minimum specifications for which are—
 - (a) wire shall be high tensile wire and not less than 2.5 mm. A minimum of five wires shall be used, generally with the lower wires spaced

- closer together than the higher wires so as to prevent smaller stock passing through, and connected to posts in all cases.
- (b) posts shall be of indigenous timber or other suitable material including—
- timber impregnated with a termite and fungicidal preservative;
 - standard iron star pickets; or
 - concrete;
- (c) if timber posts are used, posts are to be cut not less than 1800 mm long x 50 mm diameter at small end if round or 125 mm x 60 mm if split or sawn. Posts to be placed at not more than 10 metre intervals, set minimum 600 mm in the ground and 1200 mm above the ground; and
- (d) strainer posts, if timber, shall be not less than 2250 mm long and 150 mm diameter at the small end (tubular steel to be 50 mm in diameter) and shall be cut from indigenous timber or other suitable material. These shall be placed a minimum of 1000 mm in the ground and set at all corners, gateways and fence line angles but not exceeding 200 metres apart.
- (B) An electrified fence having four wires only is a sufficient fence if constructed generally in accordance with (1).

Dated: 30 June 2010.

The Common Seal of the City of Albany was affixed by authority of a resolution of the Council in the presence of—

J. M. BONKER, Chief Executive Officer.
MILTON EVANS JP, Mayor.

TRANSPORT

TR301*

Road Traffic Act 1974

Road Traffic (Licensing) Amendment Regulations 2010

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic (Licensing) Amendment Regulations 2010*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Road Traffic (Licensing) Regulations 1975*.

4. Regulation 3 amended

In regulation 3(1) in the definition of *ordinary plates* delete “dealers plates” and insert:

trade plates

5. Regulation 26 amended

- (1) In regulation 26(1) delete “dealers” and insert:

trade

- (2) In regulation 26(2) delete “dealers” (first occurrence) and insert:

trade

Note: The heading to amended regulation 26 is to read:

Application for trade plates**6. Regulation 26A amended**

In regulation 26A(3) delete “dealers” and insert:

trade

Note: The heading to amended regulation 26A is to read:

Annual fee for trade plates**7. Regulation 26C amended**

- (1) In regulation 26C(1):

- (a) delete “dealers” and insert:

trade

- (b) after paragraph (a) insert:

- (ba) if the vehicle does not comply with the Vehicle Standards and it is one of the following —

- (i) a motor vehicle with only a cab and chassis;

- (ii) a motor vehicle that could be licensed under regulation 9(2) except that it does not have a compliance plate fitted to it;
 - (iii) an agricultural machine,
- the vehicle has —
- (iv) effective steering, brakes and suspension (if fitted); and
 - (v) a driver's seat situated so that the driver has a full and uninterrupted view of the road and any traffic ahead and on each side of the driver; and
 - (vi) wheels and tyres or rubber tracks; and
 - (vii) in the case of a vehicle of a type referred to in subparagraph (i) or (ii), mudguards for each wheel or mudflaps for the rear wheels; and
 - (viii) in the case of a vehicle of a type referred to in subparagraph (i) or (ii), lights at the front and rear; and
 - (ix) in the case of an agricultural machine, lights at the front (if the machine is used in the period between sunrise and sunset) and lights at the front and rear (if the machine is used in the period between sunset and sunrise); and
 - (x) reflectors at the rear; and
 - (xi) a means of transmitting power from the engine to the drive wheels; and
 - (xii) a structure that will not fail when the vehicle is used for the purpose for which it was designed;
- (b) if the vehicle is an agricultural machine that does not comply with the Vehicle Standards, the vehicle —
- (i) is not more than 2.5 m wide, 4.3 m high and 12 m long and complies with any applicable requirements of the *Road Traffic (Vehicle Standards) Regulations 2002* Schedules 1 and 2; or
 - (ii) is more than 2.5 m but not more than 3.5 m wide and not more than 4.3 m high and 12 m long and —
 - (I) complies with the *Road Traffic (Vehicle Standards) Regulations 2002* Schedule 2; and
 - (II) if driven at night on a road, has fitted to it the lights and

reflectors that must be fitted to the vehicle under the *Road Traffic (Vehicle Standards) Regulations 2002* and those lights are lit; and

- (III) is not used on a road within a radius of 30 km of the intersection of St Georges Terrace and Barrack Street Perth during peak hours as defined in the *Road Traffic (Towed Agricultural Implements) Regulations 1995* regulation 19(4);

or

- (iii) is more than 3.5 m but not more than 6 m wide and not more than 4.3 m high and 12 m long and —

- (I) complies with the *Road Traffic (Vehicle Standards) Regulations 2002* Schedule 2; and

- (II) is not used on a road without the prior written approval of the Commissioner of Main Roads;

or

- (iv) is more than 4.3 m but not more than 4.6 m high and is not used on a road without the prior written approval of Western Power Corporation;

- (c) in paragraph (c) delete “his servant, only;” and insert:

an employee of the holder, or is driven by a person authorised by the holder;

- (d) in paragraph (e)(iii) delete “subregulation (2)(g).” and insert:

subregulation (2)(g);

- (e) after paragraph (e)(iii) insert:

- (iv) goods belonging to the holder or a customer of the holder of trade plates being transported to or from the holder or the customer.

(2) After regulation 26C(1) insert:

- (2A) *The Road Traffic (Vehicle Standards) Regulations 2002* regulation 8 does not apply to a motor vehicle bearing trade plates driven on a road if the vehicle complies with the conditions referred to in subregulation (1)(ba) or (b).

(3) In regulation 26C(2) delete “dealers” and insert:

trade

(4) In regulation 26C(3):

(a) delete “dealers” and insert:

trade

(b) delete “ “Dealer”,” and insert:

“Trade”,

(5) In regulation 26C(4) delete “dealers” and insert:

trade

(6) In regulation 26C(5) delete “dealers” (each occurrence) and insert:

trade

8. Regulation 26D amended

(1) In regulation 26D in the definition of *plate fee* delete “dealers plates,” and insert:

trade plates,

(2) In regulation 26D in the definition of *set* delete “dealers plates” (each occurrence) and insert:

trade plates

9. Regulation 26E inserted

After regulation 26D insert:

26E. Transitional

- (1) For a period of 30 days beginning on the day after the day on which the *Road Traffic (Licensing) Amendment Regulations 2010* are published in the *Gazette* (the **commencement day**), dealers plates that were issued before the commencement day are to be taken to be trade plates for the purpose of regulation 26C.
- (2) A person to whom dealers plates have been issued who holds those plates immediately before the commencement day (the **holder**) may return those plates to the Director General within the period referred to in subregulation (1) and —
 - (a) the Director General must, if the holder so requests, issue trade plates to the holder; and
 - (b) if trade plates are so issued, the annual fee and the deposit paid in respect of the dealers plates are to be taken to be the annual fee and deposit that is required to be paid in relation to the issue of the trade plates.
- (3) If a holder returns the holder's dealers plates to the Director General but does not request that trade plates be issued to the holder in substitution for the dealers plates, the Director General must refund to the holder —
 - (a) the deposit paid by the holder in respect of those dealers plates; and
 - (b) the same proportion of the annual fee paid by the holder in respect of those dealers plates as the proportion of the year in respect of which the fee was paid remaining after the day on which the plates were returned to the Director General.

By Command of the Lieutenant-Governor and
deputy of the Governor,

PETER CONRAN, Clerk of the Executive Council.

TR302*

Road Traffic Act 1974

Road Traffic (Charges and Fees) Amendment Regulations 2010

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

These regulations are the *Road Traffic (Charges and Fees) Amendment Regulations 2010*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Road Traffic (Charges and Fees) Regulations 2006*.

4. Regulation 32 amended

In regulation 32(1), (3), (4), (5) and (6) delete “dealers” (each occurrence) and insert:

trade

Note: The heading to amended regulation 32 is to read:

Fee for assignment and issue of trade plates

5. Regulation 33 amended

In regulation 33(1) delete “dealers” and insert:

trade

Note: The heading to amended regulation 33 is to read:

Fee for the use and possession of trade plates

6. Schedule 1 amended

- (1) In Schedule 1 Division 2 item 17 delete “dealers” (each occurrence) and insert:

trade

- (2) In Schedule 1 Division 2 item 25 delete “dealers” and insert:

trade

- (3) In Schedule 1 Division 2 item 26 delete “20.00” and insert:

500.00

- (4) In Schedule 1 Division 2 item 27 delete “dealers” and insert:

trade

By Command of the Lieutenant-Governor and
deputy of the Governor,

PETER CONRAN, Clerk of the Executive Council.

— PART 2 —

CORRECTIVE SERVICES

CS401***COURT SECURITY AND CUSTODIAL SERVICES ACT 1999**

PERMIT DETAILS

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

Surname	First Name(s)		Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Jenkins	Janet	Kaye	CS10-610	16/09/2010	17/09/2010	30/07/2011
Kleehammer	Darren	Ormond	CS10-611	16/09/2010	17/09/2010	30/07/2011
Unicomb	Frances	Mary	CS10-612	16/09/2010	17/09/2010	30/07/2011

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

MIKE REINDL, CS&CS Contract Manager.

HEALTH

HE401***MEDICAL PRACTITIONERS ACT 2008**

MEDICAL (UNMET AREA OF NEED) DETERMINATION (No. 27) 2010

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

Citation

1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No. 27) 2010*.

Commencement

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

Unmet area of need

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

Expiry of determination

4. This determination expires two years after its commencement.

SCHEDULE

GENERAL MEDICAL SERVICES IN THE SHIRE OF HARVEY

Dated this 19th day of September 2010.

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

HERITAGE

HR401***HERITAGE OF WESTERN AUSTRALIA ACT 1990**

AMENDMENT OF AN ENTRY IN THE REGISTER OF HERITAGE PLACES

Kalgoorlie Station Master's House (fmr), Kalgoorlie

The entry in the Register of Heritage Places ("the Register") relating to *P3791, Station Master's House (fmr), Kalgoorlie* located at 12-14 Forrest Street, Kalgoorlie ("the Place") has been amended pursuant to section 54 of the *Heritage of Western Australia Act 1990*.

The reason for the amendment was to amend the land description of the Place in the Register to reduce the registered curtilage as a consequence of the creation of Lot 314.

The amended land description of the Place is—

Lot 314 on DP 45187 being the whole of the land contained in C/T V 2712 F 685.

Railway Worker's Cottage

The entry in the Register of Heritage Places ("the Register") relating to *P3792, Railway Worker's Cottage*, located at 22 Forrest Street, Kalgoorlie ("the Place") has been amended pursuant to section 54 of the *Heritage of Western Australia Act 1990*.

The reason for the amendment was to amend the land description of the Place in the Register to reduce the registered curtilage as a consequence of the creation of Lot 318.

The amended land description of the Place is—

Part of Res 9321 being Lot 318 on DP 55193 and being the whole of the land contained in CLR V 3155 F 875.

(sgd) GRAEME GAMMIE, Executive, Office of Heritage,
Heritage Council of WA,
108 Adelaide Terrace,
East Perth WA 6004.

24 September 2010.

JUSTICE

JU401***JUSTICES OF THE PEACE ACT 2004**

APPOINTMENTS

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

Katrina Bird of Christmas Island

RAY WARNES, Executive Director,
Court and Tribunal Services.

LOCAL GOVERNMENT

LG402**CITY OF BAYSWATER*

APPOINTMENT OF RANGERS

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

1. Local Government Act 1995
2. Council's Local Laws
3. To exercise power under Part XX of the Local Government (Miscellaneous Provisions) Act 1960;
4. Section 449 of the Local Government (Miscellaneous Provisions) Act 1960 as Pound Keeper and Ranger;
5. Dog Act 1976 and Regulations
6. Litter Act 1979 and Regulations

7. Local Government "Parking for Disabled Persons" Regulations 1996
8. Control of Vehicles (Off-road areas) Act 1978
9. Bush Fires Act

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

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

All previous appointments are hereby cancelled.

FRANCESCA LEFANTE, Chief Executive Officer.

LG401*

LOCAL GOVERNMENT ACT 1995

Shire of Augusta-Margaret River
(BASIS OF RATES)

Department of Local Government.

DLG: AM5-4#07

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, 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 Schedule hereunder shall be gross rental value for the purposes of rating with effect from 10 September 2010.

BRAD JOLLY, Executive Director,
Governance and Legislation.

SCHEDULE

ADDITIONS TO GROSS RENTAL VALUE AREA

SHIRE OF AUGUSTA-MARGARET RIVER

All those portions of land being Lot 14 as shown on Plan 15775; Lot 1 as shown on Diagram 72620 and Lot 6 as shown on Diagram 91182.

LG403*

DOG ACT 1976

Shire of Kellerberrin

APPOINTMENTS

Registration Officers

It is hereby notified for public information that the following persons have been appointed Registration Officers under the *Dog Act 1976*—

- Mr Raymond Griffiths
- Mr Tom Applegate
- Miss Bonnie Cole
- Miss Katelin Bowyer
- Miss Kelsey Ware
- Miss Erin Hatch
- Miss Melissa Neal
- Mr Mark Silver

The appointment of all other officers is hereby cancelled.

D. A. FRIEND, Chief Executive Officer.

LG404***BUSH FIRES ACT 1954***Shire of Koorda***APPOINTMENT OF OFFICERS**

Notice is hereby given pursuant to section 38 of the *Bush Fires Act 1954*, that the following is a list of Fire Control Officers appointed for duty within the Shire of Koorda for 2010/2011. All other appointments are hereby cancelled.

Chief Fire Control Officer	R. D. G. Storer	
Deputy Chief Fire Control Officer	G. Westlund	
Fire Control Officers	G. Surtees	
	A. Leeke	
	M. Sutton	
	C. Strahan	
Fire Weather Officer	A. J. Leeke	
Deputy Fire Weather Officer	R. D. G. Storer	
Captain of Koorda Fire Brigade	Graeme Surtees	
1st Lieutenant	Joshua Smith	
Captain of Kulja Fire Brigade	Greg Westlund	
1st Lieutenant	Gary Greaves	
Dual Fire Control Officer Shire of Dowerin	H. (John) Bear	96322021
Dual Fire Control Officer Shire of Wongan Ballidu	Eric Ganzer	96721022
Dual Fire Control Officer Shire of Dalwallinu	Gary Butcher	
Dual Fire Control Officer Shire of Mt Marshall	Jack Walker	96851202
	a/h	96851318
	Alan Gracie	96851226
Dual Fire Control Officer Shire of Wyalkatchem	Max Ward	96811039
Fire and Rescue	Justin Begley	96811469

GRAEME J. McDONALD, Chief Executive Officer.

LG405***LOCAL GOVERNMENT ACT 1995***City of Nedlands***LOCAL LAW RELATING TO PARKING AND PARKING FACILITIES****Appointments**

1. Brian Higgins
2. Charlie Rampant
3. Martin White
4. Tom Hankin
5. Craig Stopford
6. Phillip Moore
7. Mark Cuthill
8. Philip Pickett
9. Shirley Gardiner

It is hereby noted for public information that the aforementioned officers have been appointed by Council as Honorary Inspectors for the City of Nedlands pursuant to Parking and Parking Facilities Local Law for Hollywood Private Hospital Only.

GRAHAM FOSTER, Chief Executive Officer.

LG407***TOBACCO PRODUCTS CONTROL AMENDMENT ACT 2009***City of Nedlands***APPOINTMENTS**

1. Rangers
2. Environmental Health Officers

It is hereby noted for public information that the aforementioned classes of persons appointed by Council as Authorised Persons of the City of Nedlands pursuant to the *Tobacco Products Control Amendment Act 2009*.

LG406**CITY OF NEDLANDS*
APPOINTMENTS

1. Mellanie Culhane
2. John Anthony
3. Angie House
4. Dene Lawrence
5. Kayla Binding

It is hereby noted for public information that the aforementioned officers have been appointed by Council as Authorised Person of the City of Nedlands pursuant to the following—

1. To exercise power under Part XX of the Local Government Act (Miscellaneous Provisions), 1960;
2. Section 449 of the Local Government Act (Miscellaneous Provisions), 1960, as pound keeper and Ranger;
3. Part 9 Division 2 of the Local Government Act 1995;
4. Section 9.13, 9.15 of the Local Government Act as an Authorised Person;
5. Part 3 subdivision 4 of the Local Government Act 1995;
6. Section 3.39 of the Local Government Act 1995 as an Authorised Person- and as an Authorised person pursuant to the following;
 - Dog Act 1976,
 - Control of Vehicles Act 1978, (Off Road Area),
 - Litter Act 1979
 - Bushfires Act 1954,
 - Caravan Parks and Camping Grounds Act 1995
 - City of Nedlands Local Laws—Authorised Officer, and for
 - Effecting general Ranger duties as directed within the gazetted area of the City of Nedlands.

LG501***BUSH FIRES ACT 1954**NOTICE TO ALL OWNERS AND OCCUPIERS OF LAND WITHIN THE
CITY OF NEDLANDS

As a measure for preventing the outbreak of a bush fire, or for preventing the spread or extension of a bush fire which may occur, all owners and occupiers of land within the City of Nedlands' district are required on or before the 30th day of November in each year, or within 14 days of becoming an owner or occupier if after that date, to slash all grass and clear all inflammable matter on the land to a height no greater than 5cm and to maintain all grass and all inflammable matter on the land at a height no greater than 5cm up to and including the 31st day of March in the following year.

An owner or occupier of the land who fails or neglects to comply with the requisitions of a notice given pursuant to section 33(1) of the *Bush Fires Act 1954* within the time specified in the notice commits an offence and is liable to a penalty of \$5,000 and the City of Nedlands may direct its officers together with such servants, workmen or contractors, and with such vehicles, machinery and appliances as the officers deem fit, to enter upon the land and carry out the requisitions of the notice which have not been complied with and the City of Nedlands may recover the amount of any costs and expenses incurred in carrying out those requisitions in any court of competent jurisdiction as a debt due from the owner or occupier of the land.

If it is impracticable for any reason to clear firebreaks or take measures in accordance with this notice, you may apply to the City of Nedlands in writing before the 19th day of November of each year for permission to provide fire breaks in alternative positions or to take alternative measures to prevent the outbreak or spread of a bush fire. If permission is not granted in writing by the City, you shall comply with the requirements of this Notice.

The requirements of this Notice should be carried out by means other than burning, for example, mowing and rotary hoeing.

Burning Garden Refuse

All persons within the district of the City of are at all times prohibited from setting fire to, or causing to be set on fire, any rubbish or refuse without the written approval of the City of Nedlands.

GRAHAM FOSTER, Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954*City of Armadale***NOTICE TO ALL OWNERS AND OCCUPIERS OF LAND WITHIN THE CITY OF ARMADALE**

All property owners are required to have mineral earth trafficable firebreaks constructed in accordance with this notice by 30 November 2010 and maintained until 14 March 2011.

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, you are hereby required on or before the 30th day of November 2010 or within fourteen days of you becoming the owner or occupier of land should this be after the 30th day of November 2010 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to maintain the specified land and firebreaks clear of all flammable materials up to and including the 14th day of March 2011.

DEFINITIONS

“**FIREBREAK**” means a strip of land that has been cleared of all trees, bushes, grasses and any other object or thing or flammable material leaving clear bare mineral earth. This includes the trimming back of all overhanging trees, bushes, shrubs and any other object or thing over the fire break area.

“**FLAMMABLE**” means any bush, plant, tree, grass, mineral, vegetable, substance, object thing or material that may or is likely to catch fire and burn.

“**TRAFFICABLE**” means to be able to travel from one point to another in a 4X4 fire vehicle on a firm and stable surface, unhindered without any obstruction or getting stuck bogged or trapped.

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

ALL AREAS OF LAND (within the City of Armadale) LESS THAN 5000 m²

Have the entire land clear of all flammable material by mowing, slashing or other means. All grasses are to be maintained below 5 centimetres in height and all trees, bushes, shrubs are to be trimmed back over driveways and access ways to all buildings to three (3) metres wide with a clear vertical axis over it to afford access for emergency services to all structures and points of the property.

On any lot having an area of less than 5,000m², the keeping of grass on the lot at all times covered by this notice to a height less than 5 centimetres will be accepted in lieu of clearing a firebreak.

ALL AREAS OF LAND (within the City of Armadale) OVER 5000 m²

Install bare mineral earth trafficable firebreaks clear of all flammable material to a minimum of three (3) metres wide immediately inside all external boundaries of the land with all overhanging branches, trees, limbs etc. to be trimmed back to four (4) metres wide with a clear vertical axis over the firebreak area. Install bare mineral earth trafficable firebreaks to a minimum of three (3) metres wide immediately surrounding all buildings, sheds and haystacks or groups of buildings situated on the land, with all overhanging branches, trees, limbs etc. to be trimmed back to three (3) metres wide with a clear vertical axis over the firebreak area. This includes driveways and access to all buildings on the land.

Installation methods may vary to suit your property environment, these may include, but not limited to ploughing, cultivating, scarifying, burning, grading, chemical spraying.

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.

- MOWED FIREBREAKS ARE NOT PERMITTED

HAZARD REDUCTION

In addition to the provisions of this notice you may be required to carry out further works which are considered necessary by Council or an Authorised Officer of the City and specified by way of a separate written notice forwarded to the address as shown on the City of Armadale rates record for the relevant land.

APPLICATION TO VARY FIREBREAK 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 Council of the City of Armadale, or its duly Authorised Officers no later than the 1st day of November 2010 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly Authorised Officers you must comply with the requirements of this notice.

In some instances naturally occurring features such as rocky outcrops, natural watercourses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks. This option must first be discussed with an Authorised Officer of the City, and approved by the Authorised Officer in writing.

All firebreaks and other alternative arrangements allowed by the preceding parts of this notice must be established on or before the 30th day of November 2010 (or within 14 days of you becoming the owner or occupier should this occur after that date) and remain clear of flammable material up to and including the 14th day of March 2011.

- COUNCIL DOES NOT ISSUE EXEMPTIONS TO THE FIREBREAK NOTICE

DOES YOUR PROPERTY HAVE A FIRE MANAGEMENT PLAN

All properties with a Fire Management Plan approved as part of subdivision consent shall comply with the plan in its entirety

PENALTY: \$5000

FUEL STORAGE

On all land where fuel drum ramps are located and where fuel dumps, whether contained fuel or not, are stored, clear maintained firebreaks three (3) metres wide with a clear vertical axis over it, around any drum, ramp or stack of drums.

NO BURNING ON SUNDAY OR PUBLIC HOLIDAY

Except when specifically authorised to do so for purpose of fuel reduction by a Bush Fire Control Officer (BFCO) appointed by Council under the provisions of the Bush Fires Act 1954, an owner or occupier of land shall not set fire to, or cause or allow to be set on fire, any bush, rubbish or refuse whatsoever on a Sunday or a day that is a Public Holiday.

PENALTIES

The penalty for failing to comply with this notice is a fine not exceeding \$5,000 and a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed by this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

By order of the Council.

R. S. TAME, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****RENEWAL OF PETROLEUM EXPLORATION PERMIT EP 417**

Renewal of Petroleum Exploration Permit No. EP 417 has been granted to New Standard Onshore Pty Ltd and Buru Energy Limited to have effect for a period of five (5) years from and including 17 September 2010.

W. L. TINAPPLE, Executive Director Petroleum Division.

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

Department of Mines and Petroleum
Coolgardie WA 6429.

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

G. BENN, Warden.

To be heard by the Warden at Coolgardie on 25 November 2010.

COOLGARDIE MINERAL FIELD**Prospecting Licences**

P 15/4891	Cazaly Resources Ltd
P 15/4894	Cazaly Resources Ltd
P 15/4895	Cazaly Resources Ltd
P 15/4901	Cazaly Resources Ltd
P 15/4972	BHP Billiton Nickel West Pty Ltd Border Resources NL
P 15/4973	BHP Billiton Nickel West Pty Ltd Border Resources NL
P 15/4974	BHP Billiton Nickel West Pty Ltd Border Resources NL
P 15/4975	BHP Billiton Nickel West Pty Ltd Border Resources NL

P 15/4976	BHP Billiton Nickel West Pty Ltd Border Resources NL
P 15/4977	BHP Billiton Nickel West Pty Ltd Border Resources NL
P 16/2415	Cazaly Resources Ltd
P 16/2416	Cazaly Resources Ltd
P 16/2417	Cazaly Resources Ltd
P 16/2418	Cazaly Resources Ltd
P 16/2431	Hayes Mining Pty Ltd
P 16/2448	Hayes Mining Pty Ltd
P 16/2449	Hayes Mining Pty Ltd
P 16/2499	Richmond; William Robert Dorrigo Resources Pty Ltd

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.

F. ZEMPILAS, Warden.

To be heard by the Warden at Leonora on 15 December 2010.

MT MARGARET MINERAL FIELD
Miscellaneous Licences

L 38/101 Crescent Gold Ltd

MP404***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.

F ZEMPILAS, Warden.

To be heard by the Warden at Leonora on 15 December 2010.

MT MARGARET MINERAL FIELD
Prospecting Licences

P 37/5732	Snaith, Jeremy David Dixon, Trevor John
P 37/7186	Dixon, Trevor John
P 37/7187	Dixon, Trevor John
P 37/7188	Dixon, Trevor John
P 37/7189	Dixon, Trevor John
P 37/7190	Dixon, Trevor John
P 37/7191	Dixon, Trevor John
P 37/7192	Dixon, Trevor John
P 37/7540	Rubicon Resources Ltd
P 37/7541	Rubicon Resources Ltd
P 37/7542	Rubicon Resources Ltd
P 37/7543	Rubicon Resources Ltd
P 37/7544	Rubicon Resources Ltd
P 37/7546	Rubicon Resources Ltd
P 37/7547	Rubicon Resources Ltd
P 37/7548	Rubicon Resources Ltd

P 37/7549	Rubicon Resources Ltd
P 37/7550	Rubicon Resources Ltd
P 37/7551	Rubicon Resources Ltd
P 37/7552	Rubicon Resources Ltd
P 37/7553	Rubicon Resources Ltd
P 37/7554	Rubicon Resources Ltd
P 37/7555	Rubicon Resources Ltd
P 37/7556	Rubicon Resources Ltd
P 37/7557	Rubicon Resources Ltd
P 38/3717	Crescent Gold Ltd

PLANNING

PI101**CORRECTION*

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

Ref: 853/4/23/3 Pt 22

It is hereby notified for public information that the notice under the above Amendment 22 published at page 4300 of the *Government Gazette* No.169 dated 3 September 2010, contained an error which is now corrected as follows—

For the words—

Loc M2036 (252) Golf Links Road, Wundowie.

Read—

Lots 2 and 3 Golf Links Road, Wundowie

N. A. HALE, Chief Executive Officer.

PI401*

PLANNING AND DEVELOPMENT ACT 2005
 APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Murray
 Town Planning Scheme No. 4—Amendment No. 228

Ref: TPS/0266

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Murray local planning scheme amendment on 14 September 2010 for the purpose of—

1. Inserting a new definition of 'Rural Worker's Dwelling' in Appendix 1—Interpretations of the Scheme Text in accordance with the following—

"Rural Worker's Dwelling—means a dwelling which is located upon land on which there is already erected a single house, where—

 - (i) the dwelling is occupied by persons engaged in intensive agriculture, rural industry, rural pursuit, stables or winery on the same land;
 - (ii) only one such dwelling is located on a lot, and all applications for additional dwellings are dealt with on an individual basis via a report to Committee and Council; and
 - (iii) all such dwellings are located within close proximity to the existing single house and share all services where practical."
2. Modifying the Zoning Table—Table 1 of the Scheme Text by—
 - (i) changing the permissibility of the land use category 'Ancillary Accommodation' in the 'Farmlot' zone from 'X' to 'AA';
 - (ii) listing a new land use category being 'Rural Worker's Dwelling' with a permissibility of 'AA' in the 'Rural' and 'Farmlot' zones and 'X' in all other zones.
3. Changing all references in the Scheme Text from 'Caretaker's House', 'Caretaker's Residence' and 'Caretaker's Flat or House' to 'Caretaker's Dwelling'.
4. Modifying Clause 6.9.5 of the Scheme Text by deleting the words 'Not more than one dwelling shall be permitted on any lot'.

5. Deleting Clause 4 under the area "Lot 10 Hopelands Road, North Dandalup" from Schedule 8—Farmlet Zones of the Scheme Text.

N. H. NANCARROW, Shire President.
D. UNSWORTH, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Wyndham-East Kimberley
Town Planning Scheme No. 7—Amendment No. 24

Ref. 853/7/5/9/Pt 24

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Wyndham-East Kimberley local planning scheme amendment on 10 August 2010 for the purpose of—

1. Reclassifying Weaber Plain Industrial Area Lots, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2343, 2345, 2346, 2347, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, drainage reserves 2368, 2344, and part 41909 and adjoining allocated crown land from Light Industry Zone, Local Road Reserve and Public Purpose (Drainage) Reserve to a Parks and Recreation Reserve, Light Industry Zone and Local Road Reserve and Public Purpose (Drainage) Reserve.
2. Amending the Scheme Maps accordingly.

F. MILLS, Shire President.
G. GAFFNEY, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Wyndham-East Kimberley
Town Planning Scheme No. 7—Amendment No. 29

Ref. 853/7/5/9/Pt 29

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Wyndham-East Kimberley local planning scheme amendment on 3 June 2010 for the purpose of—

1. Rezoning Lots 678, 679, 680, 681, 682, 690, 691, 693, 694 & 2439 Leichhardt Street, Lots 688 & 689 Riverfig Avenue, Lots 683, 684, 685, 686, 687, 705, 707, 709, 710, 711 and 2440 Pindan Avenue, Lots 701, 702, 703 & 704 Calytrix Avenue, Lots 712, 713, 714, 715 & 716 Pandanus Avenue, and Lots 717, 718, 719, 720, 721, 722 & 723 Mistletoe Street Kununurra from 'Residential R20' to 'Residential R30'.
2. Amending the Scheme Maps accordingly.

F. MILLS, Shire President.
G. GAFFNEY, Chief Executive Officer.

POLICE

PO401***ROAD TRAFFIC ACT 1974**

TEMPORARY SUSPENSION OF REGULATIONS

I, Martin Paul Bond, INSPECTOR being the delegated officer of the Minister for Transport under Section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by Section 83(1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purposes of—

A Targa West Rally 2010—Racecourse Stage by members/entrants of the Targa West Pty Ltd on 28 August 2010 between the hours of 10:15 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Folewood Road, Sandplain Road, Stirlingia Drive, Drummond Drive, Harvester Drive, Fargo Way and Racecourse Road, in the Shire of Toodyay.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Coondle Reverse Special Stage by members/entrants of the Targa West Pty Ltd on 28 August 2010 between the hours of 11:45 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Redgum Circle, Whitegum Ridge, Darwinia Crescent, Laterite Way, Scaevola Road, Caladnia Drive, and Constylus Road, in the Shire of Toodyay.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Coondle West Special Stage by members/entrants of the Targa West Pty Ltd on 29 August 2010 between the hours of 08:30 Hrs and 13:10 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Constylus Road, Caladnia Drive, Scaevola Road, Laterite Way, Darwinia Crescent, Whitegum Ridge and Redgum Circle, in the Shire of Toodyay.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Racecourse Stage by members/entrants of the Targa West Pty Ltd on 28 August 2010 between the hours of 10:15 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Racecourse Road, Stirlingia Drive, Sandplain Road, Drummond Drive and Harvester Drive, in the Shire of Toodyay.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Kalamunda Special Stage by members/entrants of the Targa West Pty Ltd on 27 August 2010 between the hours of 11:00 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Croxtton Road and Mundaring Weir Road, in the Shire of Kalamunda.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Racecourse Stage by members/entrants of the Targa West Pty Ltd on 29 August 2010 between the hours of 08:00 Hrs and 12:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Racecourse Road, Stirlingia Drive, Sandplain Road, Drummond Drive and Harvester Drive, in the Shire of Toodyay.

All participants to wear approved head protection at all times.

A Bicycle Race—Shire of Beverley by members/entrants of the Southern Districts Cycling Club on 29 August 2010 between the hours of 08:00 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Raeburn Road, Brookton Highway for approximately 50 km, conduct a 'U' turn and return along Brookton Highway, Chevin Road, Peet Road and Raeburn Road, in the City of Armadale and Shire of Beverley.

All participants to wear approved head protection at all times.

A 11th Annual Geraldton Marathon by members/entrants of the Geraldton Harriers Club Inc on 22 August 2010 between the hours of 07:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following route (keeping to the side of carriageway when not on designated paths)—South along dual use pathway to Marina precinct and then returning to Rundle Park via dual use pathway and Cecily Street. The course then heads north along pathway parallel to Kempton Avenue, then via Kempton Avenue, Crowther Street, Chapman Road and Swan Drive, returning to Rundle Park on the same streets/roads/paths, in the City of Geraldton-Greenough. This course is repeated four times for Marathon participants and Relay Teams. It is repeated twice for the Half Marathon.

A Cycling Road Race by members/entrants of the Collie Cycle Club Inc. on 21 August 2010 between the hours of 10:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Throssell Street, Patterson Street, Preston Road, Donnybrook/Boyup Brook Road, South Western Hwy and return (Collie to Donnybrook and return).

All participants to wear approved head protection at all times.

A Foot Race—Lake Gwelup Run by members/entrants of the West Australian Marathon Club on 5 September 2010 between the hours of 07:00 Hrs and 09:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following course—Start at car park just off Huntriss Road and turn right, then south around the lake, north along limestone path, south to junction of Wanstead Street and March Street, and turn left onto Wanstead Street and go north to Porter Street. Turn left onto limestone path and follow path back to start/ finish area in the car park, in the City of Stirling.

A Fremantle Fun Run by members/entrants of the West Australian Marathon Club on 12 September 2010 between the hours of 08:00 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following route—From Esplanade Reserve, across Car Park No. 2 via special gate, dual use path to Fleet Street, south mole, limestone path to Round House, path south to Capo D'Orlando Drive, across railway back to Marine Tce and finish at The Esplanade, in the City of Fremantle.

A Targa West Rally 2010—Zig Zag Stage by members/entrants of the Targa West Pty Ltd on 26 August 2010 between the hours of 07:00 Hrs and 09:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Zig Zag Scenic Drive, in the Shire of Kalamunda.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Timberden Reverse Special Stage by members/entrants of the Targa West Pty Ltd on 28 August 2010 between the hours of 12:00 Hrs and 17:15 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Timberden Road in the Shire of Toodyay.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Zig Zag 2 by members/entrants of the Targa West Pty Ltd on 27 August 2010 between the hours of 09:50 Hrs and 15:00 Hrs, 28 August 2010 between the hours of 09:00 Hrs and 11:45 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Zig Zag Scenic Drive and Ocean View Parade, in the Shire of Kalamunda.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Timberden Special Stage by members/entrants of the Targa West Pty Ltd on 29 August 2010 between the hours of 09:00 Hrs and 13:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Timberden Road in the Shire of Toodyay.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—John Forrest Stages by members/entrants of the Targa West Pty Ltd on 27 August 2010 between the hours of 09:20 Hrs and 16:40 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Park Road, in the Shire of Mundaring.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Kalamunda 1 and 2 by members/entrants of the Targa West Pty Ltd on 27 August 2010 between the hours of 11:00 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Mundaring Weir Road, Hall Road and Weir Village Road, in the Shire of Mundaring.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Whiteman Park Prologue by members/entrants of the Targa West Pty Ltd on 26 August 2010 between the hours of 11:30 Hrs and 18:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Mussell Pool Road and Whiteman Drive West, Whiteman Park.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Bullsbrook Short by members/entrants of the Targa West Pty Ltd on 28 August 2010 between the hours of 15:20 Hrs and 18:20 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Bonita Road, Jenkins Road, Ashmere Drive, Catsbells Avenue and Coventry Crossing, in the City of Swan.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Bullsbrook Long by members/entrants of the Targa West Pty Ltd on 28 August 2010 between the hours of 15:30 Hrs and 18:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Taylor Road, Foaling Ridge, Alawoona Circle, Callow Drive, Smith Road, Jess Road, Fox Close, Crestmoor Pass, Jaldary Trail, Lareema Drive, Wedgetail Ridge, Edelweiss Heights, Fraser Road, Meadowbrook Ramble and Ridgewood Loop, in the City of Swan.

All participants to wear approved head protection at all times.

A Targa West Rally 2010—Killarnee by members/entrants of the Targa West Pty Ltd on 29 August 2010 between the hours of 07:45 Hrs and 22:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the carriageway on—Plain Street, Riverside Drive and Point Fraser Carpark, in the City of Perth.

All participants to wear approved head protection at all times.

A Mountain Bike Event (Dwellingup 100 MTB classic) by members/entrants of the Trievents on 18 September 2010 between the hours of 06:00 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following course—Start in town on the oval and head east on Pinjarra—Williams Road. Turn right at Vandals Road and directly onto the dirt track bridge running along the roadway for approximately 1800m. Follow fire trails for approximately 8km until you reach River Road and turn left. Following River Road for approximately 500m then turn left near Bibbulmun Track. Follow fire trails until crossing Murray River Road again at Bob's crossing. Cross the bridge and straight across Valley Road, following fire trails. Right turn onto Nanga Road and head downhill approximately 1km across the single lane bridge. Right turn after the DEC control station back onto the Munda Biddi trail. Follow fire trails then turn left across Nanga Road. Munda Biddi track all the way to and cross Linto Road. Follow trail in big loop until turning left back onto River Road. Right turn onto Pinjarra—Williams Road back to the town oval. Start in town on the oval and head onto Del Park Road and head north out of town. Left turn onto North Spur Road, north past the conveyor belts. Right turn onto Kesners Road, then right again onto Teddy Road. Left turn onto Higgins Road which will lead to the start of Turner Hill loop. One lap of the loop then back onto Kesners Road and North Spur Road. North on North Spur Road for approximately 50m then back onto Munda Biddi track. Left turn onto Scarp Road and down the hill. Right turn onto the Oakley Dam (still Munda Biddi track). Follow track all the way to and cross Scarp Road. Munda Biddi all the way back, including a lap of the Marrinup XC circuit. Cross Del Park Road then the Railway line back to the town oval, in the Shire of Murray.

All participants to wear approved head protection at all times.

A Cycling Road Race by members/entrants of the West Coast Masters Cycling Council Inc on 27 September 2010 between the hours of 14:00 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Bradford Street, Chilver Street, Valentine Street, Hazelhurst Street and Bradford Street, in the City of Belmont.

A Multisport Relay by members/entrants of the Collie Rotary Club on 9 October 2010 between the hours of 09:00 Hrs and 16:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following route—Road Bike Course: Bridge Street, Coombes Street, Paul Street, Palmer Road, Williams Road, access road to the Collie Power Station, Boys Home Road to the car park area at the power station, conduct U turn in the car park and follow the same route back to Collie, then along Coombes Street west before the Co-op to finish at the scout hall.

Mountain Bike Course: From Minninup pool, follows a single track to Mungalup Road, cross Mungalup Road and follow Flora Road (also known as the Scenic Drive).

Follow a circuit through the forest and finish back at the Minninup Pool.

Run Course: Start at Minninup Pool and enter onto Mungalup Road then run north along the right hand side to near the entrance of the Collie Golf club. At this point they will follow the footpath to the Lions Park where they will then follow the walking path that runs parallel to the Collie River. When the runners get to the Co-op Bridge (Coombes St), they will pass over the bridge to the other side of the river via the pedestrian path, and follow the walk path south-east back to the Trotting Track which is the finish of the event in the Shire of Collie.

All participants to wear approved head protection at all times for the cycle event.

A Cycle Road Race by members/entrants of the Cyclo Sportif Club of Australia Inc on 19 September 2010 between the hours of 07:00 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Pinjarra Williams Road, Del Park Road and return in the Shire of Waroona.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 18 September 2010 between the hours of 12:00 Hrs and 20:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks between Garrat Road and Southern Cross South Road, in the Shire of Yilgarn.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 19 September 2010 between the hours of 04:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from Junction of Marvel Loch Road at Duladgin Rock East to Mt Clara to the vermin proof fence. Along barrier of Borrabbin National Park and unnamed junction of Ryan's Find Road (Mt Walton Road), in the Shire of Yilgarn.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 20 September 2010 between the hours of 04:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from South Camp Road near Leonora/Mt Ida Road, heading west over Leonora/Mt Ida to Lawlers/Mt Ida Road, heading north on Sturt Meadows Station to junction of Old Agnew Road at Poison Creek, in the Shire of Leonora.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 20 September 2010 between the hours of 06:30 Hrs and 15:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from junction of Old Agnew Road on Weebo Station. Crossing over the Weebo Wildara Road then onto Sturt Meadows Station. Crossing over Old Agnew Road south to Ida Valley Road and finishing at junction of Leonora/Mt Ida Road, in the Shire of Leonora.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 21 September 2010 between the hours of 04:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks south west of Leonora via Melita, Kookynie Stations and Jeedamaya to Lake Ballard and west to cross over Mt Ida Road then over Menzies/Sandstone Road to junction of Snake Hill Road and Riverina/Snakehill Road, in the Shire of Leonora.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 19 September 2010 between the hours of 06:30 Hrs and 15:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from east boundary of Jaurdy Station Reserve heading north via Curara Soak and Yowie Rock to junction of Evanstone/Menzies Road near Scorpion Rock, in the Shire of Menzies.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 19 September 2010 between the hours of 08:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from junction of Evanston-Menzies Road heading north on Walling Rock Station via Snakes Hill Road and Metzke Road, crossing over the Menzies-Sandstone Road to junction of Mt Ida Road at Copperfield, in the Shire of Menzies.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 20 September 2010 between the hours of 04:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from South Camp Road near Leonora/Mt Ida Road, heading west over Leonora/Mt Ida Road to Lawlers/Mt Ida Road, heading north on Sturt Meadows Station to junction of Old Agnew Road at Poison Creek, in the Shire of Menzies.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 21 September 2010 between the hours of 04:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks south west of Leonora via Melita, Kookynie Stations and Jeedamaya to Lake Ballard and west to cross over Mt Ida Road then over Menzies/Sandstone Road to junction of Snake Hill Road and Riverina/Snake Hill Road, in the Shire of Menzies.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 21 September 2010 between the hours of 07:30 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks on Credo Station starting at junction of Davyhurst/Mulline Road heading west via Flat Rock, Mission Soak and west of the Coolgardie North Road then via Turtudine Rock, Yarmany Rock and Heines Dam to junction of Jaurdi Hills Road, in the Shire of Menzies.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—

Eventscorp on 22 September 2010 between the hours of 04:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from junction of Coolgardie Esperance Hwy south to cross over Nepean Spargoville Road then south via unnamed tracks, via 10 Mile Rocks, Cave Hill, Frankfind and then to junction of Coolgardie Esperance Hwy near 50 Mile Rock (Wingarnie), in the Shire of Dundas.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 22 September 2010 between the hours of 07:00 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—From junction of unnamed tracks near Fifty Mile Rocks (Wingarnie) heading west via Cowan Rock, to 36 Mile Well and then heading east via the Old Hyden/Norseman Road and unnamed tracks finishing near the Tjirntu Para Para Aboriginal Community on the Coolgardie/Esperance Hwy, in the Shire of Dundas.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 23 September 2010 between the hours of 04:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks north of the Eyre Highway and east of Lake Cowan from junction of Eyre Highway east of Norseman, finishing on the Eyre Highway near Southern Hills Road, in the Shire of Dundas.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 22 September 2010 between the hours of 11:00 Hrs and 20:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks near Daniell on the northern edge of Lake Gilmore and heading north to junction of Coolgardie Esperance Highway, in the Shire of Dundas.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—

Eventscorp on 23 September 2010 between the hours of 08:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks north from junction of Eyre Hwy via Walogorina Rock, back and crossing Eyre Hwy then on unnamed tracks south of Eyre Hwy via Mt Norcott to the northern edge of Lake Dundas finishing at Telegraph Line Road near Coolgardie-Esperance Highway, in the Shire of Dundas.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 24 September 2010 between the hours of 04:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—From the western side of Lake Cowan on unnamed tracks heading south then east via Beehives Loop then south on unnamed tracks to cross over Lake King/Norseman Road and finishing back near junction of Kalgoorlie/Esperance Road, in the Shire of Dundas.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 19 September 2010 between the hours of 04:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from junction of Marvel Loch Road at Duladgin Rock East to Mt Clara to the vermin proof fence. Along barrier of Borrabbin National Park and unnamed junction of Ryan's Find Road (Mt Walton Road), in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 19 September 2010 between the hours of 06:30 Hrs and 15:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from east boundary of Jaurdy Station Reserve heading north via Curara Soak and Yowie Rock to junction of Evanstone/Menzies Road near Scorpion Rock, in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

Eventscorp on 22 September 2010 between the hours of 04:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks from junction of Coolgardie Esperance Hwy south to cross over Nepean Spargoville Road then south via unnamed tracks, via 10 Mile Rocks, Cave Hill, Frankfind and then to junction of Coolgardie Esperance Hwy near 50 Mile Rock (Wingarnie), in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 21 September 2010 between the hours of 07:30 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks on Credo Station starting at junction of Davyhurst/Mulline Road heading west via Flat Rock Mission Soak and west of the Coolgardie North

Road then via Turtudine Rock, Yarmany Rock and Heines Dam to junction of Jaurdi Hills Road, in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 23 September 2010 between the hours of 04:00 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks north of Eyre Highway and east of Lake Cowan from junction of Eyre Highway east of Norseman, finishing on the Eyre Hwy near Southern Hills Road, in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 22 September 2010 between the hours of 07:00 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—From junction of unnamed tracks near Fifty Mile Rocks (Wingarnie) heading west via Cowan Rock, to 36 Mile Well and then heading east via the Old Hyden/Norseman Road and unnamed tracks finishing near the Tjirntu Para Para Aboriginal Community on the Coolgardie-Esperance Hwy, in the Shire of Coolgardie.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 21 September 2010 between the hours of 12:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Sylvester Street (between Moran Street and Lefroy Street), in Coolgardie.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 24 September 2010 between the hours of 06:00 Hrs and 15:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—From junction of Coolgardie/Esperance Road on unnamed track on northern boundary of Lake Gilmore and heading south on unnamed tracks to Swann Road and then on to Davies Road, east to Fraser Range Road and unnamed tracks to finish near junction of Ridley Road, in the Shire of Esperance.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 25 September 2010 between the hours of 07:00 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks starting and finishing near Eleven Mile Beach Road, in the Shire of Esperance.

All participants to wear approved head protection at all times.

A Australasian Safari 2010 by members/entrants of the Octagon/Tourism WA—Eventscorp on 25 September 2010 between the hours of 09:30 Hrs and 18:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to—Unnamed tracks in the Shire of Esperance.

All participants to wear approved head protection at all times.

M. P. BOND, Inspector.

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
569.1	Certificate III in Carpentry CPC30208		Apprentice	36	N	SBA	

TA402***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 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
570.1	Certificate III in Joinery CPC31908		Apprentice	36	N	SBA	

WATER/SEWERAGE**WA401*****WATER SERVICES LICENSING ACT 1995**

NOTICE UNDER SECTION 31 (5) AMENDMENT OF LICENCE

Notice is given that the following Operating Licence has been granted—

Licensee: Moama Lifestyle Villages Pty Ltd
 Issue Date: 7 September 2010
 Address of Licensee: Level 1, 22 Eastbrook Terrace,
 East Perth WA 6004
 Classification: Operating Licence; Non-potable Water Supply and Sewerage Services.
 Term of Licence: Up to and including 6 September 2035
 Area Covered: Area within the boundaries set out in plan OWR-OA-298.
 Inspection of Licence: Economic Regulation Authority
 6th Floor
 197 St Georges Terrace
 Perth WA 6000
<http://www.erawa.com.au>

LYNDON G. ROWE, Chairman,
 Economic Regulation Authority.

DECEASED ESTATES**ZX401****TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Walter Donald Couper, deceased of 5B Taylor Road, Nedlands, Western Australia, late of Hollywood Private Hospital, Nedlands, Western Australia, who died on 14 November 2009.

Creditors and other persons having claims (to which section 63 of the *Trustees Act 1962* and amendments thereto relate) in respect of the estates of the undermentioned deceased persons are required by the personal representatives care of Messrs GV Lawyers, Level 5, 16 Irwin Street, Perth, Western Australia, 6000 (Locked Bag 3042, Perth Adelaide Terrace, Western Australia, 6842) to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice.

Dated this 20th day of September 2010.

ZX402**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Malcolm Louis Woolhouse, late of 10 Heil Court, Collie, Retired Mining Engineer. Date of Death: 24.4.2010.

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 representatives, Dorris June Harper, Graham Albert Woolhouse and Ross Errol Woolhouse of care of 16A Glenelg Avenue, Wembley Downs 6019 to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

NEWTON VINCENT, Barristers and Solicitors.

ZX403**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

Pui Chin Chiat, late of 8 Jalan Setia Raja, Mari, Sarawak, Malaysia. Businessman, died on 25 February 2009.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased person are required by the deceased's personal representative, Poh Wan Leong, to send particulars of their claim to her c/o Robertson Hayles Lawyers Pty Ltd of P.O. Box Z5403, Perth WA 6831 within one month from the date of publication hereof after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 21 September 2010.

ZX404**TRUSTEES ACT 1962**

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Ian Kenneth Campbell, late of 11 Riverslea Drive, Margaret River in the State of Western Australia, Solicitor, deceased.

Creditors and other persons having claims to which Section 63 of the *Trustees Act 1962* relate in respect of the Estate of the deceased, who died on the 25th day of April 2009, are required by the Administrator; Evelyn Sherrere Temmen, to send the particulars of their claim to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia, by the 24th day of October 2010, after which date the said Administrator may convey or distribute the assets, having regard to the claims of which she then has had notice.

Dated the 22nd day of September 2010.

GLEN BERNARD GILES, Taylor Smart.

ZX405***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 24 October 2010 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bindon, Neville James late of 18a Spring Road, Thornlie 6108 died 9 August 2010 (DE 19773041 EM13)

Eadie, Maureen Barbara late of Suite 91 Sundowner Hostel, 416 Stirling Highway, Cottesloe 6011 died 6 July 2010 (DE 19833249 EM17)

Hunter, Phyllis Ellen late of 127 Beaufort House, 1 Bullcreek Drive, Bull Creek 6149 died 21 July 2010 (DE 19981818 EM37)

Lewis, Raymond late of 12/52 Bronte Street, East Perth 6004 died 2 May 2010 (DE 33081687 EM16)
 Long, William Nicholas late of The Lodge Parkland Villas 204/52-54 Liege Street, Wembley 6014 died
 11 August 2010 (DE 19781173 EM24)
 Sloan, Lillian Anne also known as Anne Sloan late of 3/100 Barbican Street, Shelley 6148 died
 5 August 2010 (DE 19754118 EM110)
 Uzelac, Djorde Rade late of Unit 2/63 Collier Avenue, Balcatta 6021 died 26 May 2010
 (DE 33082509 EM16)
 Walsh, Beryl Darreal also known as Darralyn Walsh late of 403 Summer Lakes Parade, Ballajura
 6066 died 17 August 2010 (DE 19773479 EM36)

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

ZX406*

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 24 September 2010.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Stuart Daniel Murphy DE19782184 EM17	Formerly of 11 Samson Street Esperance late of Esperance Aged Care Facility Randell Street Esperance Western Australia	14 January 2010	15 September 2010
Patricia Knight DE 33072216 EM17	Late of Windsor Park Aged Care 110 Star Street Carlisle Western Australia	19 October 2009	14 September 2010

WESTERN AUSTRALIA

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

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

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

Administration Act 1903—Reprint No. 1 (including 28 of 1934);

Builders' Registration Act 1939—Reprint No. 3 (27 July 1961);

Electoral Act 1907—Reprint No. 3 (21 Oct. 1949);

Electoral Act 1907—Reprint No. 5 (26 Feb. 1962);

Government Railways Act 1904—Reprint No. 1 (21 Feb. 1949);

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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State Law Publisher,
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Phone 9426 0010

Fax 9321 7536

Email: john.thompson@dpc.wa.gov.au

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