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GOVERNMENT GAZETTE

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Friday, 7 January 2011 at 3.30 pm	Wednesday, 5 January 2011 at 12 noon



— PART 1 —

PROCLAMATIONS

AA101*

PUBLIC AND BANK HOLIDAYS ACT 1972

PROCLAMATION

Western Australia

*By the Honourable
Wayne Stewart Martin,
Chief Justice of Western Australia,
Lieutenant-Governor and deputy of the
Governor of the State of Western Australia*

[L.S.]

WAYNE STEWART MARTIN
Lieutenant-Governor and deputy of the Governor

I, the Lieutenant-Governor and deputy of the Governor, acting under the *Public and Bank Holidays Act 1972* the Second Schedule and with the advice and consent of the Executive Council—

- (a) revoke the proclamation under that Act, published in the *Government Gazette* on 30 December 2008 at page 5633, that appoints Monday 3 October 2011 as the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2011; and
- (b) appoint Friday 28 October 2011 as the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2011.

Given under my hand and the Public Seal of the State on 30 November 2010.

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

BILL MARMION, Minister for Commerce.

AA102*

AGRICULTURE AND RELATED RESOURCES PROTECTION AMENDMENT ACT 2010

No. 46 of 2010

PROCLAMATION

Western Australia

*By the Honourable
Wayne Stewart Martin,
Chief Justice of Western Australia,
Lieutenant-Governor and deputy of the
Governor of the State of Western Australia*

[L.S.]

WAYNE STEWART MARTIN
Lieutenant-Governor and deputy of the Governor

I, the Lieutenant-Governor and deputy of the Governor, acting under the *Agriculture and Related Resources Protection Amendment Act 2010* section 2(b) and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which Part 3 of that Act comes into operation.

Given under my hand and the Public Seal of the State on 30 November 2010.

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

TERRY REDMAN, Minister for Agriculture and Food.

AA103*

VALUATION OF LAND AMENDMENT (ASSESSED VALUE) ACT 2009

No. 33 of 2009

PROCLAMATION

Western Australia
By the Honourable
Wayne Stewart Martin,
Chief Justice of Western Australia,
Lieutenant-Governor and deputy of the
Governor of the State of Western Australia

[L.S.]

WAYNE STEWART MARTIN
Lieutenant-Governor and deputy of the Governor

I, the Lieutenant-Governor and deputy of the Governor, acting under the *Valuation of Land Amendment (Assessed Value) Act 2009* section 2(b) and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which the provisions of that Act, other than sections 1 and 2, come into operation.

Given under my hand and the Public Seal of the State on 30 November 2010.

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

B. GRYLLES, Minister for Lands.

CONSUMER PROTECTION

CE301*

Retail Trading Hours Act 1987

**Retail Trading Hours (Collie) Variation
Order 2010**

Made by the Minister for Commerce under section 12E of the Act.

1. Citation

This order is the *Retail Trading Hours (Collie) Variation 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. Variation of retail trading hours: December 2010

General retail shops within the Shire of Collie are authorised to be open at times when the shops would otherwise be required to be closed —

- (a) on a day specified in the Table; and
- (b) during the hours specified for that day in the Table.

Table

Day	Hours
Sunday 12 December 2010	from 10.00 a.m. until 5.00 p.m.
Friday 17 December 2010	from 6.00 p.m. until 9.00 p.m.
Sunday 19 December 2010	from 10.00 a.m. until 5.00 p.m.
Monday 20 December 2010	from 6.00 p.m. until 7.00 p.m.
Tuesday 21 December 2010	from 6.00 p.m. until 7.00 p.m.
Wednesday 22 December 2010	from 6.00 p.m. until 9.00 p.m.
Monday 27 December 2010	from 8.00 a.m. until 5.00 p.m.
Tuesday 28 December 2010	from 8.00 a.m. until 5.00 p.m.

BILL MARMION, Minister for Commerce.

CE302*

Retail Trading Hours Act 1987

Retail Trading Hours (Bunbury) Variation Order 2010

Made by the Minister for Commerce under section 12E of the Act.

1. Citation

This order is the *Retail Trading Hours (Bunbury) Variation 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. Variation of retail trading hours: December 2010

General retail shops within the City of Bunbury are authorised to be open at times when the shops would otherwise be required to be closed —

- (a) on a day specified in the Table; and
- (b) during the hours specified for that day in the Table.

Table

Day	Hours
Monday 20 December 2010	from 6.00 p.m. until 9.00 p.m.
Tuesday 21 December 2010	from 6.00 p.m. until 9.00 p.m.
Wednesday 22 December 2010	from 6.00 p.m. until 9.00 p.m.
Wednesday 29 December 2010	from 6.00 p.m. until 9.00 p.m.

BILL MARMION, Minister for Commerce.

JUSTICE

JU301*

District Court of Western Australia Act 1969

District Court Amendment Rules 2010

Made by the Judges of the District Court.

1. Citation

These rules are the *District Court Amendment Rules 2010*.

2. Commencement

These rules come into operation as follows —

- (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules — on 1 January 2011.

3. Rules amended

These rules amend the *District Court Rules 2005*.

4. Rule 45G replaced

Delete rule 45G and insert:

45G. Reception of plans etc. in evidence

- (1) The RSC Order 36 rule 4 does not apply to a case.
- (2) Unless before or at the trial the Court otherwise orders, no plan, photograph or model shall be receivable in evidence at the trial in a case unless at least 28 days before the trial the parties, other than the party who intends to produce it, are given the opportunity to inspect it and to agree to its admission without further proof.

5. Rule 45H amended

In rule 45H(2) delete “Form 2” and insert:

Form 3

6. Part 5B heading replaced

Delete the heading to Part 5B and insert:

Part 5B — Applications before trial

7. Rule 48A amended

- (1) After rule 48A(1) insert:
 - (2A) The RSC Order 21 rule 3 operates as if subrule (1) of it were replaced by subrule (2B) of this rule.
 - (2B) A party may amend any of its pleadings, without the leave of the Court, by filing its amended pleading —
 - (a) before any party files a certificate under rule 43(3a); and
 - (b) not later than 14 days before the date fixed for the first listing conference.
- (2) In rule 48A(2) delete “rule 48C” and insert:

rule 48B

8. Rule 50 amended

In rule 50(4) delete “to made” and insert:

to be made

9. Rule 51 amended

Delete rule 51(5) and insert:

- (5) If an appeal is made under the *Criminal Injuries Compensation Act 2003* Part 7 —
- (a) the notice of appeal, and any other document filed in the appeal must be served on —
 - (i) the Chief Assessor of Criminal Injuries Compensation appointed under that Act; and
 - (ii) the State Solicitor’s Office, on behalf of the chief executive officer of the department of the Public Service that principally assists the Minister in the administration of that Act;
- and
- (b) service of the documents may be effected by ordinary prepaid post.

10. Rule 53 amended

Delete rule 53(6).

11. Rule 59 amended

Delete rule 59(3) and insert:

- (3) On determining an appeal, the Court may make any order as to any money paid to the Court as security for costs that is just having regard to any order made as to costs.

12. Rule 71 amended

(1) After rule 71(1) insert:

- (1A) Any person is, on payment of the prescribed fee, entitled to search for, inspect and receive a copy of any of these documents filed in a registry —
- (a) any writ and the statement of claim (if any) endorsed on it under the RSC Order 6 rule 3;

- (b) any judgment or order of the Court.
- (1B) Subrule (1A) does not apply in relation to any document filed, or any judgment or order made, in any proceedings under the *Surveillance Devices Act 1998*.
- (2) In rule 71(2) and (2a) delete “under this rule” and insert:
made under subrule (3), (5) or (6)
- (3) Delete rule 71(4) and insert:
- (4) A party to a case is entitled, at no charge, to inspect and obtain a copy of any part of the court record in respect of the case.
- (4) In rule 71(6) after “record” insert:
not referred to in subrule (1A)
- (5) After rule 71(9) insert:
- (10) This rule does not entitle a person to search, inspect or obtain a copy of any part of a document that contains information that the person is prevented by a written law, an order made under a written law, or an order of a court from possessing.

13. Schedule 1 amended

Delete Schedule 1 Form 1 and insert:

1. Entry for trial (r. 37)

District Court of Western Australia		At:
Entry for trial		Number:
Matter	[Names of all parties]	
Certificate * delete if inapplicable	<p>The [party] certifies that —</p> <ul style="list-style-type: none"> • the [party] has been given discovery and inspection by all of the other parties; and • *the [party] served interrogatories and has received answers; and • the [party] has complied with all directions and orders made by the Court at the case management hearing; and • the [party] has complied with all orders made by the Court since the case management hearing; and • no other interlocutory orders are needed; and • the [party] has complied with the <i>Rules of the Supreme Court 1971</i> Order 36A; and 	

	<ul style="list-style-type: none"> • the [party] has complied with the <i>District Court Rules 2005</i> rule 36(1); and • the [party] has complied with the <i>District Court Rules 2005</i> rule 45C; and • *the [party] has complied with the <i>District Court Rules 2005</i> rule 45D; and • *the [party] has complied with the <i>District Court Rules 2005</i> rule 45E; and • this matter is in all respects ready for trial. 		
Entry for trial	The [party] enters this matter for trial.		
Unavailable dates	The parties are not available for a pre-trial conference on these dates:		
Contact details of party or lawyer	Name		
	Firm		
	Address		
	Phone		Fax
	Email		
	Reference		
Signature of party or lawyer	Party/[Party's] lawyer		Date

Dated: 29 November 2010.

Judges' signatures:

P. D. MARTINO. (J)	A. M. I. SCHOOMBEE. (J)
B. J. H. GOETZE. (J)	H. J. WISBEY. (J)
S. G. SCOTT. (J)	R. E. BIRMINGHAM. (J)
P. B. O'NEAL. (J)	M. A. YEATS. (J)
A. S. STAVRIANOU. (J)	F. C. E. DAVIS. (J)
C. P. STEVENSON. (J)	A. D. FENBURY. (J)
A. S. DERRICK. (J)	P. P. McCANN. (J)
J. G. STAUDE. (J)	
K. F. SLEIGHT. (J)	
J. A. WAGER. (J)	
P. R. EATON. (J)	
S. M. DEANE. (J)	
T. D. SWEENEY. (J)	

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

City of Cockburn

(LOCAL GOVERNMENT ACT) AMENDMENT LOCAL LAW 2010

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Cockburn resolved on 9 September 2010 to adopt the following local law.

1. Citation

This local law may be cited as the *City of Cockburn (Local Government Act) Amendment Local Law 2010*.

2. Commencement

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

3. Principal local laws

The *City of Cockburn (Local Government Act) Local Laws 2000* published in the *Government Gazette* on 9 October 2000, as amended and published in the *Government Gazette* on 13 November 2001, 15 November 2002, 26 September 2003, 25 November 2003, 27 July 2004 and 17 May 2005, are referred to as the principal local laws. The principal local laws are amended.

4. Corrections

Throughout the principal local laws, wherever the word “section” or “Section” in singular or plural form occurs, delete and insert “clause” or “Clause” as the case may be, except where the correct reference is made to a section or sections of an Act.

5. Various references to “Council” amended

Amend the provisions listed in the Table as set out in the Table.

Table

Part	Division	Clause	Delete	Insert
I		1.5(a)	Council (2 occurrences)	“local government” (2 occurrences)
I		1.6(2)	Council (2 occurrences)	“local government” in the first occurrence and “the local government” in the second occurrence
II	1	2.1	Council	“the local government” in the definition for “large animal”
II	2	2.2	Council	“The local government”
II	3	2.4	Council	“the local government”
		2.6(3)(d)	Council	“the local government”
		2.7	Council	“local government”
		2.9(1)(a)	Council	“the local government”
		2.9(1)(c)	Council	“the local government”
		2.9(1)(d)	Council	“local government”
		2.9(1)(e)	Council	“local government”
		2.9(2)	Council	“the local government” in the first occurrence and “local government” in the second occurrence
		2.9(3)	Council	“the local government”
II	4	2.11(a)	Council	“the local government”
		2.12	Council	“the local government”
		2.12(b)	Council	“local government”
		2.13(1)	Council	“The local government”
		2.13(2)	Council	“The local government”
		2.14	Council	“the local government”
		2.15(b)	Council	“local government”
		2.16	Council	“the local government”
		2.17(f)	Council	“local government”
II	5	2.22	Council	“the local government”
II	6	2.27(1)	Council	“the local government”
		2.28(2)	Council	“the local government”
		2.28(4)	Council	“the local government”
		2.32(1)	Council	“the local government”
		2.32(3)	Council	“the local government”
		2.34(1)	Council	“the local government”
		2.35	Council	“the local government”
		2.27(2)	Council	“The local government”
		2.28(2)	Council	“The local government”

Part	Division	Clause	Delete	Insert
		2.38(4)	Council	"local government"
		2.43(1)(a)	Council	"the local government"
		2.43(2)	Council	"the local government"
II	7	2.46(a)	Council	"the local government"
		2.54	Council	"local government"
II	8	2.56(1)	Council	"the local government"
		2.56(3)	Council	"The local government"
		2.58(2)	Council	"the local government"
IIA	8	2A.2(1)	Council	"the local government"
		2A.2(2)	Council	"the local government"
		2A.3(1)	Council	"the local government"
		2A.2(2)	Council	"the local government"
		2A.2(3)	Council	"the local government"
		2A.2(4)	Council	"the local government"
III	2	3.2(1)	Council	"local government"
		3.2(2)	Council	"local government"
		3.2(3)	Council	"local government"
		3.3(i)	Council	"local government"
		3.3(s)	Council	"local government"
		3.3(t)	Council	"the local government"
		3.3(ac)	Council	"the local government"
		3.3(ad)	Council	"local government" in the first occurrence and "the local government" in the second occurrence and "the local government's" in the third occurrence
		3.4	Council	"the local government"
		3.5(1)	Council	"local government"
		3.5(2)	Council	"local government"
		3.9(3)	Council	"local government"
		3.10	Council	"the local government"
		3.11	Council	"The local government"
		3.12	Council	"the local government"
IV	1	4.1	Council	"the local government" in the definition for "sufficient fence"
IV	2	4.2(3)	Council	"local government"
		4.8(3)	Council	"local government"
		4.9(2)	Council	"local government"
		4.10(1)	Council	"local government"
		4.10(3)	Council	"local government"
		4.10(4)	Council	"local government"
		4.12(3)	Council	"local government"
		4.15	Council	"local government"
IV	3	4.16(1)(a)	Council	"local government"
		4.16(1)(b)	Council	"the local government"
		4.17(1)(a)	Council	"the local government"
		4.17(1)(c)(iii)	Council	"local government"
		4.17(2),	Council	"local government"
		4.17(2)(b)	Council	"local government"
		4.17(3)	Council	"local government"
		4.17(3)(a)	Council	"the local government"
		4.17(3)(e)(ii)	Council	"the local government"
		4.17(3)(e)(iii)	Council	"local government"
		4.17(3)(iv)	Council	"the local government"
		4.17(3)(v)	Council	"the local government"
		4.17(3)(vi)	Council	"the local government"
		4.18(2)	Council	"local government"
		4.18(2)(b)	Council	"local government"
		4.18(3)	Council	"local government"
		4.18(3)(a)	Council	"the local government"
		4.19	Council	"The local government"
		4.19(d)	Council	"local government"
		4.19(e)	Council	"local government"
		4.19(f)	Council	"local government"
V	2	5.3(a)	Council	"the local government"
		5.3(b)	Council	"local government"
		5.3(c)	Council	"the local government's"
V	3	5.7	Council	"local government"
V	4	5.9(a)	Council	"the local government's"
		5.11	Council	"The local government"

Part	Division	Clause	Delete	Insert
		5.12	Council	"local government"
		5.13	Council	"The local government" in the heading and "local government" in the first occurrence
		5.14	Council	"The Local government" in the heading and "local government" in the first occurrence "the local government" in the second occurrence
		5.15	Council	"The Local government" in the heading and "the local government" in the first occurrence
		5.16	Council	"The Local Government" in the heading
		5.16(1)	Council	"local government"
		5.16(3)	Council	"local government"
		5.17	Council	"The Local government" in the heading and "the local government" in the first occurrence
V	5	5.18(1)	Council	"local government"
		5.18(3)	Council	"local government"
VI	2	6.2	Council	"the local government"
		6.3,	Council	"the local government"
		6.5	Council	"the local government"
		6.7	Council	"the local government"
		6.9(1)	Council	"local government"
		6.9(2)	Council	"local government"
		6.10(1)	Council	"local government"
		6.11	Council	"local government" in the first occurrence and "the local government" in the second occurrence
		6.12	Council	"local government" in the first occurrence and "the local government" in the second occurrence and local government in the third occurrence
		6.15	Council	"local government"
		6.16(1)	Council	"local government"
VI	3	6.18(1)(a)	Council	"the local government"
VII	1	7.1	Council	"local government" in the definitions for "collection time" and "mixed waste"
		7.2	Council	"the local government"
VII	2	7.3	Council	"the local government"
		7.4	Council	"the local government"
		7.5(1)	Council	"local government"
		7.5(2)	Council	"local government" in the first occurrence and "the local government" in the second occurrence
		7.6(a)	Council	"local government"
		7.6(b)	Council	"local government" in the first occurrence and "the local government" in the second occurrence
		7.6(e)	Council	"local government"
VII	3	7.8(2)	Council	"local government"
		7.8(2)(b)	Council	"the local government"
		7.8(2)(f)	Council	"local government"
		7.9(1)	Council	"the local government's"
		7.12	Council	"The local government"
		7.13	Council	"the local government" in the first occurrence and "local government" in the second occurrence
		7.16(a)	Council	"the local government"
		7.16(b)	Council	"local government"
		7.16(g)	Council	"the local government"
		7.16(h)	Council	"local government"
		7.19	Council	"the local government" in the first and second occurrence and "local government" in the third occurrence
		7.20	Council	"the local government"
VII	5	7.21(d)	Council	"the local government"
		7.24	Council	"local government"
		7.24(b)	Council	"local government"
VIII	1	8.1	Council	"local government" in the definition for "directional sign"
		8.4	Council	"The local government" in the first and "local government" in the second occurrence
		8.5(h)	Council	"local government"
VIII	2	8.7	Council	"the local government"
		8.8(1)	Council	"the local government"
		8.8(2)	Council	"the local government"
		8.9	Council	"local government"
		8.9(a)	Council	"the local government"
		8.11(1)	Council	"the local government"
		8.11(2)	Council	"local government"

Part	Division	Clause	Delete	Insert
		8.11(4)	Council	"the local government"
		8.11(6)	Council	"the local government"
		8.11(7)	Council	"local government"
		8.12	Council	"the local government" in the first and "local government" in the second occurrence
		8.13(1)	Council	"local government"
		8.13(3)	Council	"local government"
VIII	3	8.14(1)(e)	Council	"local government"
		8.14(1)(i)	Council	"the local government"
		8.14(2)(a)	Council	"local government"
		8.14(2)(b)	Council	"local government"
		8.15(d)	Council	"local government"
		8.21	Council	"the local government"
		8.22	Council	"local government"
VIII	4	8.24(g)	Council	"the local government"
		8.27(1)(b)	Council	"local government"
		8.27(1)(b)	Council	"local government"
		8.28(4)(a)	Council	"local government"
		8.28(4)(d)	Council	"local government"
		8.30	Council	"local government"
		8.31	Council	"local government"
		8.32(2)	Council	"local government"
		8.32(3)	Council	"the local government"
		8.32(4)	Council	"local government"
		8.33(1)(a)	Council	"the local government"
		8.33(1)(f)	Council	"local government"
		8.33(2)	Council	"local government"
		8.33(3)	Council	"local government"
		8.33(3)(b)	Council	"local government"
		8.34(3)	Council	"local government"
		8.38	Council	"the local government"
		8.39(3)(a)	Council	"local government"
		8.39(6)(a)	Council	"local government"
		8.40(1)(h)	Council	"local government"
		8.43(1)	Council	"local government"
		8.43(2)	Council	"local government"
		8.43(3)	Council	"local government"
		8.43(4)	Council	"local government"
IX	1	9.1	Council	"local government" in the definition for "lawn"
		9.2	Council	"local government"
IX	2	9.3(k)	Council	"local government"
		9.3(l)(i)	Council	"the local government's"
		9.3(1)(ii)	Council	"the local government's"
		9.4	Council	"the local government"
		9.5	Council	"the local government"
		9.6(1)	Council	"local government"
		9.6(2)	Council	"local government"
		9.7(c)	Council	"local government"
		9.8(e)	Council	"local government" in the first occurrence and "the local government" in the second occurrence
		9.8(g)	Council	"local government"
		9.8(h)	Council	"local government"
		9.8(i)	Council	"local government"
		9.8(j)	Council	"the local government" in the first occurrence and "local government" in the second occurrence
IX	3	9.10	Council	"local government"
IX	4	9.11(2)	Council	"the local government"
		9.11(7)(a)	Council	"the local government's"
		9.11(7)(b)	Council	"the local government's"
IX	5	9.12(2)	Council	"local government"
		9.13(2)	Council	"local government"
		9.14(2)	Council	"the local government or"
		9.15(1)	Council	"local government or an authorised person"
		9.15(1)(c)	Council	"local government"
		9.15(2)	Council	"local government or an authorised person"
		9.15(3)	Council	"local government or an authorised person"
XI	2	11.2(1)	Council	"local government"
		11.2(2)	Council	"the local government"

Part	Division	Clause	Delete	Insert
		11.2(3)	Council	"the local government"
		11.4	Council	"The local government"
		11.6	Council	"local government"
XII	2	12.11	Council	"local government"
		12.12(1)	Council	"local government"
		12.12(2)	Council	"local government"
		12.12(3)	Council	"local government"
		12.13	Council	"The Local government" in the heading and "local government" in the first occurrence
		12.15	Council	"local government"
		12.16	Council	"The local government"
		12.16(1)	Council	"local government"
		12.16(2)	Council	"local government"
		12.16(2)(b)	Council	"local government"
		12.16(5)	Council	"local government"
		12.18(1)	Council	"local government"
		12.18(2)	Council / City	"local government"
		12.18(2)	Council	"local government"
XII	3	12.26	Council	"local government"
		12.27	Council	"local government"
		12.28(3)	Council	"local government"
XII	5	12.29	Council	"local government"
		12.30	Council	"local government"
		12.31(1)	Council	"local government"
		12.32	Council	"Local Government"
		12.32(1)	Council	"the local government's" in the first occurrence and "local government" in the second occurrence
		12.32(2)	Council	"the local government's"
		12.32(3)	Council	"local government"

6. Part 1 amended

6.1 In clause 1.5(a) delete "traffic and vehicles;"

6.2 In clause 1.6(1), delete the definitions "**approved fee**", "**authorised person**", "**building**", "**Council**", "**hiring fee**", "**member of the Police Service**", "**pound**" and "**reserve**" and insert the following definitions in alphabetical order-

"**approved fee**" means the fees and charges determined by the local government from time to time, for putting into effect the provisions of these local laws;

"**authorised person**" means a person appointed by the local government under section 9.10 (1) of the Act to perform any of the functions of an authorised person under this local law;

"**building**" includes any hall, room corridor, or stairway, or an annexe of any hall or room, in all cases under the care, control or management of the local government;

"**hiring fee or hire fee**" means the fee charged for any hiring determined by the local government from time to time;

"**local government**" means the City of Cockburn;

"**member of the Police Service**" means a member of the Western Australia Police;

"**pound**" means a building or yard established by the local government or authorised person for the purpose of impounding dogs, animals or vehicles for the purpose of these local laws;

"**reserve**" means any land—

- (a) which belongs to the local government;
- (b) of which the local government is the management body under the *Land Administration Act 1997*; or
- (c) which is an "otherwise unvested facility" as described in section 3.53 of the Act.

7. Part II—Division 8 amended

7.1 In clause 2.57, delete the reference to "2.34" and insert "2.56".

7.2 In clause 2.59, delete the reference to "2.36" and insert "2.58".

8. Part III—Division 2 amended

In clause 3.3, re-designate the paragraphs numbered "(k)" through to "(ak)" to numbers "(j)" through to "(aj)" respectively.

9. Part VII—heading amended

In the heading "**PART VII—MANAGEMENT AND CONTROL OF COUNCIL PROPERTY**" delete "**COUNCIL**" and insert "**LOCAL GOVERNMENT**".

10. Part VIII—Division 2 amended

In clause 8.5, re-designate the paragraphs numbers “(k)” and “(l)” to number “(i)” and “(j)” respectively.

11. Part IX—Division 5 amended

11.1 In clause 9.13 delete subclause (1) and insert—

- (1) The owner or occupier of land in the district must, in the opinion of the local government or an authorised person, clearly display and maintain the current street number assigned by the local government or an authorised person on the front of the building, fence, letterbox or gate adjacent to the street which the property has its address. It is preferable that the street number be displayed on a letterbox, which is located on the property boundary adjacent to the road from which the property is addressed.

11.2 In clause 9.14(1), delete “misleading” and insert “misleading in the opinion of the local government or an authorised person”.

12. Schedule 1 amended

In the fifth reserve land in the list, delete “[known as De Marchi Park]” and insert “[known as Bassett Reserve]”.

13. Schedule 2 amended

13.1 Delete “Council” in the Nature of Offence description for clause 2.27(1) and insert “the local government”.

13.2 In the Modified Penalties table in Schedule 2—

- (a) delete the entire Part X—Traffic and Vehicles; and
 (b) in Part IX—Streets and Public Places delete the clause numbers “9.12(1)” and “9.14(1)” and their description under the Nature of Offence column , and insert—

9.13(1)	Failure to clearly display and maintain the current street number assigned by the local government or an authorised person on the front of the building, fence, letterbox or gate adjacent to the street which the property has its address.....	100.00
9.14 (1)	Place street number so as to cause confusion or be misleading in the opinion of the local government or an authorised person.....	100.00

Dated: 6 December 2010.

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

L. HOWLETT, Mayor.
 S. CAIN, Chief Executive Officer.

LG302*

Local Government Act 1995

Local Government (Armadale and Serpentine-Jarrahdale - Change of Boundaries) Order 2010

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council on the recommendation of the Minister for Local Government.

1. Citation

This order is the *Local Government (Armadale and Serpentine-Jarrahdale - Change of Boundaries) 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. Change of boundaries — district of Serpentine-Jarrahdale (s. 2.1(1)(b) and s. 2.2(1)(c) of the Act)

- (1) The boundaries of the district of Serpentine-Jarrahdale are changed by excluding from the district the portion of land described in Schedule 1.
- (2) The boundaries of the North/West Ward in the district of Serpentine-Jarrahdale are changed by excluding from the ward the portion of land described in Schedule 1.

4. Change of boundaries — district of Armadale (s. 2.1(1)(b) and s. 2.2(1)(c) of the Act)

- (1) The boundaries of the district of Armadale are changed so that the district includes the portion of land described in Schedule 1.
- (2) The boundaries of the Lake Ward in the district of Armadale are changed so that the ward includes the portion of land described in Schedule 1.

Schedule 1 — Land to be excluded from the district of Serpentine-Jarrahdale (North/West Ward) and included within the district of Armadale (Lake Ward)

[cl. 3 and 4]

All that portion of land bounded by lines starting from the northeastern corner of Lot 4788 as shown on Deposited Plan 30019, a point on a present eastern boundary of the district of Serpentine-Jarrahdale and extending generally southwesterly along boundaries of that lot to the northeastern corner of Lot 4805; thence southwesterly along the eastern boundary of that lot to the northwestern corner of Lot 5072; thence generally southerly along boundaries of that lot to its southwestern corner, a point on a present eastern boundary of the district of Serpentine-Jarrahdale and thence easterly and northerly along boundaries of that district to the starting point.

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

PETER CONRAN, Clerk of the Executive Council.

TREASURY AND FINANCE

TF301*

Financial Management Act 2006

**Financial Management Amendment Regulations
(No. 2) 2010**

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

1. Citation

These regulations are the *Financial Management Amendment Regulations (No. 2) 2010*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

These regulations amend the *Financial Management Regulations 2007*.

4. Regulation 2A replaced

Delete regulation 2A and insert:

3A. Administration of certain offices taken to constitute department (s. 5(1))

- (1) The administration of the office of Governor under the *Constitution Act 1889* (that administration being the Governor's Establishment referred to in the *Governor's Establishment Act 1992*) is taken to constitute a department for the purposes of the Act.
- (2) The administration of the office of Commissioner for Children and Young People under the *Commissioner for Children and Young People Act 2006* is taken to constitute a department for the purposes of the Act.

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

PETER CONRAN, Clerk of the Executive Council.

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

**Occupational Safety and Health Amendment
Regulations (No. 6) 2010**

Made by the deputy of the Governor in Executive Council.

1. Citation

These regulations are the *Occupational Safety and Health Amendment Regulations (No. 6) 2010*.

2. Commencement

These regulations come into operation as follows —

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

3. Regulations amended

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

4. Regulation 5.1 amended

- (1) In regulation 5.1(1) delete the definitions of:

hazardous substance

Material Safety Data Sheet or *MSDS*

risk phrase

safety phrase

- (2) In regulation 5.1(1) insert in alphabetical order:

AC classified hazardous substance means a substance that is determined to be a hazardous substance under regulation 5.3(3);

GHS means the *Globally Harmonised System of Classification and Labelling of Chemicals 3rd Revised Edition* (ISBN 978-92-1-117006-1);

GHS classified hazardous substance means a substance that is determined to be a hazardous substance under regulation 5.3(4);

hazardous substance means a substance that is —

- (a) an AC classified hazardous substance; or
- (b) a GHS classified hazardous substance;

Hazardous Substances Information System means the Hazardous Substances Information System published on the website maintained by Safe Work Australia;

Material Safety Data Sheet or **MSDS**, in relation to a substance, means a document written in English which contains —

- (a) if the substance is an AC classified hazardous substance, the information that is required by the National Code for the substance; or
- (b) if the substance is a GHS classified hazardous substance, the information that is required by the National Code for the substance, except that the hazard classification, hazard statements and precautionary statements set out in the GHS for the substance are to be used instead of the hazard classification, risk phrases and safety phrases required by the National Code,

whether or not the document is in the form required by the National Code;

National Code means the *National Code of Practice for the Preparation of Material Safety Data Sheets* [NOHSC: 2011 (2003)];

risk phrase, in relation to a hazardous substance, means —

- (a) if the substance is an AC classified hazardous substance, a risk phrase that applies to the substance under the *Approved Criteria for Classifying Hazardous Substances* [3rd Edition; NOHSC: 1008 (2004)]; or
- (b) if the substance is a GHS classified hazardous substance, a hazard statement that applies to the substance under the GHS;

safety phrase, in relation to a hazardous substance, means —

- (a) if the substance is an AC classified hazardous substance, a safety phrase that applies to the substance under the *Approved Criteria for Classifying Hazardous Substances* [3rd Edition; NOHSC: 1008 (2004)]; or
- (b) if the substance is a GHS classified hazardous substance, a precautionary statement that applies to the substance under the GHS;

Safe Work Australia means Safe Work Australia established under the *Safe Work Australia Act 2008* (Commonwealth);

- (3) Delete regulation 5.1(3).

5. Regulation 5.3 replaced

Delete regulation 5.3 and insert:

5.3. Determination of whether substance is hazardous substance

- (1) A person who intends to manufacture or import a substance for use at a workplace must, before doing so, determine if the substance is a hazardous substance.

Penalty for a person who commits the offence as an employee: the regulation 1.15 penalty.

Penalty in any other case: the regulation 1.16 penalty.

- (2) A person may use either the AC classification system or the GHS classification system to determine if a substance is a hazardous substance.

- (3) A person who uses the AC classification system must —

- (a) determine if the substance is entered as a hazardous substance in the Hazardous Substances Information System; and
- (b) if the substance is not entered in the Hazardous Substances Information System, determine in accordance with the *Approved Criteria for Classifying Hazardous Substances* [3rd Edition: NOHSC: 1008(2004)] whether the substance is a hazardous substance.

- (4) A person who uses the GHS classification system must determine if the substance is a hazardous substance in accordance with the criteria set out in the GHS.

6. Regulation 5.4 replaced

Delete regulation 5.4 and insert:

5.4. Commissioner to be notified of new hazardous substances

A person who intends to manufacture or import an AC classified hazardous substance that is not listed as a hazardous substance in the Hazardous Substances Information System must notify the Commissioner before manufacturing or importing the substance.

Penalty for a person who commits the offence as an employee: the regulation 1.15 penalty.

Penalty in any other case: the regulation 1.16 penalty.

7. Regulation 5.6 amended

- (1) In regulation 5.6 delete “A supplier of a hazardous substance” and insert:

(1) A supplier of an AC classified hazardous substance

- (2) At the end of regulation 5.6 insert:

(2) A supplier of a GHS classified hazardous substance for use in a workplace must ensure that any container in which the substance is supplied —

(a) is labelled in English in accordance with the relevant requirements set out in the GHS; and

(b) has affixed to it a label setting out —

(i) the name of the supplier; and

(ii) an Australian address and telephone number for the supplier; and

(iii) an emergency Australian telephone number for the supplier.

Penalty for a person who commits an offence as an employee: the regulation 1.15 penalty.

Penalty in any other case: the regulation 1.16 penalty.

8. Regulation 5.7 amended

- (1) In regulation 5.7(1) delete “5.6(c),” and insert:

5.6(1)(c),

- (2) Delete regulation 5.7(2).

9. Regulation 5.9 amended

In regulation 5.9 delete “5.6(c),” and insert:

5.6(1)(c),

10. Regulation 5.12 amended

Delete regulation 5.12(1)(a) and insert:

- (a) if the substance is an AC classified hazardous substance, that any container in which the substance is held in the workplace is labelled in accordance with the relevant requirements of the *National Code of Practice for Labelling of Workplace Substances* [NOHSC: 2012 (1994)]; and
 - (ba) if the substance is a GHS classified hazardous substance, is labelled in English in accordance with the relevant requirements set out in the GHS and has affixed to it a label setting out —
 - (i) the name of the supplier; and
 - (ii) an Australian address and telephone number for the supplier; and
 - (iii) an emergency Australian telephone number for the supplier;
- and

11. Schedule 5.1 amended

- (1) In Schedule 5.1 before the heading “**Type I ingredients**” insert:

Division 1 — Ingredients of substances that are AC classified hazardous substances

- (2) In Schedule 5.1 in the item under the heading “**Type I ingredients**” delete “*type I ingredient*” and insert:

type I ingredient, of an AC classified hazardous substance,

- (3) In Schedule 5.1 in the item under the heading “**Type II ingredients**”:

- (a) delete “*type II ingredient*” and insert:

type II ingredient, of an AC classified hazardous substance,

- (b) after “criteria” insert:

in this Division

- (4) In Schedule 5.1 in the item under the heading “**Type III ingredients**”:

- (a) delete “*type III ingredient*” and insert:

type III ingredient, of an AC classified hazardous substance,

(b) after “criteria” insert:

in this Division

(5) At the end of Schedule 5.1 insert:

Division 2 — Ingredients of GHS classified hazardous substances

Term used: hazard class

In this Division —

hazard class means a hazard class described in the GHS.

Type I ingredients

A *type I ingredient*, of a GHS classified hazardous substance, is an ingredient in a hazard class set out in the Table which is present in a quantity that exceeds the cut-off values/concentration limit set out in the Table for that hazard class.

Table

Hazard class	Cut-off value/concentration limit
Acute toxicity (Categories 1, 2 and 3)	≥ 1.0%
Skin corrosion (Categories 1, 1A, 1B and 1C)	≥ 1.0%
Serious eye damage (Category 1)	≥ 1.0%
Respiratory/skin sensitisation (Categories 1, 1A and 1B)	≥ 0.1%
Germ cell mutagenicity (Categories 1, 1A and 1B)	≥ 0.1%
Germ cell mutagenicity (Category 2)	≥ 1.0%
Carcinogenicity (Categories 1, 1A, 1B and 2)	≥ 0.1%
Reproductive toxicity (Categories 1, 1A, 1B and 2)	≥ 0.1%
Specific target organ toxicity (single exposure) (Categories 1 and 2)	≥ 1.0%

Hazard class	Cut-off value/concentration limit
Specific target organ toxicity (repeated exposure) (Categories 1 and 2)	≥ 1.0%
Aspiration hazard (Category 1)	≥ 10% of Category 1 ingredient(s) and kinematic viscosity ≤ 20.5 mm ² /s at 40°C

Type II ingredients

A *type II ingredient*, of a GHS classified hazardous substance, is an ingredient in a hazard class set out in the Table which is present in a quantity that exceeds the cut-off values/concentration limit set out in the Table for that hazard class.

Table

Hazard class	Cut-off value/concentration limit
Acute toxicity (Category 4)	≥ 1.0%
Skin irritation (Category 2)	≥ 1.0%
Serious eye irritation (Category 2A)	≥ 1.0%
Specific target organ toxicity (single exposure) (Category 3)	≥ 1.0%

Type III ingredients

A *type III ingredient*, of a GHS classified hazardous substance, is an ingredient which does not meet the criteria in this Division for either a type I ingredient or a type II ingredient.

By Command of the deputy of the Governor,

G. MOORE, Clerk of the Executive Council.

— PART 2 —

CONSERVATION

CA401*

CONSERVATION AND LAND MANAGEMENT ACT 1984
LEEWIN-NATURALISTE CAPES AREA PARKS AND RESERVES
 Draft Management Plan

The Conservation Commission of Western Australia advises that the draft management plan for the Leeuwin-Naturaliste capes area parks and reserves is available for public comment.

The plan outlines how the parks and reserves of the Leeuwin-Naturaliste Ridge and Scott Coastal Plain are proposed to be managed for the next ten years, and incorporates the following reserves—

- | | |
|--|---|
| – Leeuwin-Naturaliste National Park | – Yelverton National Park |
| – Bramley National Park | – Forest Grove National Park |
| – Scott National Park | – Un-named National Park (Reserve 46400) |
| – Gingilup Swamps Nature Reserve | – Blue Rock Cave Nature Reserve |
| – Haag Nature Reserve | – Stockdill Road Nature Reserve |
| – Walburra Nature Reserve | – Un-named Nature Reserve (Reserve 26065) |
| – Timber Reserve 60/25 | – Timber Reserve 139/25 |
| – Un-named reserve containing the
Foul Bay Lighthouse (Reserve 44676) | – Other proposed additions |

The draft management plan can be downloaded from the Department of Environment and Conservation's (DEC) website at www.dec.wa.gov.au/haveyoursay. Alternatively, copies are available at the following DEC offices—

- 17 Dick Perry Avenue, Technology Park, Western Precinct, Kensington WA 6151;
- South West Region, South West Highway, Bunbury WA 6230; and
- Blackwood District, 14 Queen Street, Busselton WA 6280.

Submissions can be made online, via email or by post. For further information, contact Sophie Bishop on (08) 9780 5506 or email planning@dec.wa.gov.au.

The closing date for public submissions is **18 February 2011**.

PATRICIA BARBLETT AM, Chairman,
Conservation Commission of Western Australia.

KEIRAN McNAMARA, Director General,
Department of Environment and Conservation.

CA402*

CONSERVATION AND LAND MANAGEMENT ACT 1984
PROPOSED COMMERCIAL TOURISM OPERATIONS, WHARNCLIFFE MILL—BRAMLEY
NATIONAL PARK

Compatible Operations Notice

The Department of Environment and Conservation (DEC) invites public submissions on the proposal to conduct commercial tourism operations at Wharncliffe Mill in the Bramley National Park.

Commercial tourism operations include activities such as bushwalking, nature appreciation, education, camping and accommodation facilities.

As a management plan does not exist for Bramley National Park, the *Conservation and Land Management Act 1984* [Section 33A(3)] requires the Department to notify the public of intentions to conduct 'compatible operations' (meaning operations compatible with the purpose of a national park) and seek public comment on the proposed operations.

All commercial activities and facilities on DEC-managed lands are licensed or operated under a lease issued by the Department following consultation with the Conservation Commission of Western Australia, and approval by the Minister for Environment.

Pending approval of the proposed compatible operations by the Minister, the Department may call for 'Expressions of Interest' from commercial operators interested in providing low impact eco-tourism and eco-accommodation developments, which will increase tourism within the park while protecting the park's beauty and conservation value.

For further information and details on how to make a submission, please contact Rod Quartermain at DEC on (08) 9334 0562.

The closing date for submissions is 3pm (WST) on Friday 18 February 2011.

KEIRAN McNAMARA, Director General
Department of Environment and Conservation.

ENERGY

EN401*

ENERGY COORDINATION ACT 1994

NOTICE UNDER SECTION 11T NOTICE OF DECISIONS

Notice is given that the following licences have been amended—

Licensee:	Alinta Sales Pty Ltd
Issue Date:	01 July 2010
Address of Licensee:	12-14 The Esplanade Perth WA 6000
Classification:	Trading Licence (GTL9)
Term of Licence:	Up to and including 30 June 2020
Area Covered:	Coastal, Great Southern and Goldfields-Esperance supply areas as shown in plan ERA-GAS-007.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
Licensee:	Electricity Retail Corporation (t/a Synergy)
Issue Date:	01 July 2007
Address of Licensee:	228 Adelaide Terrace Perth WA 6000
Term of Licence:	Up to and including 30 June 2017
Area Covered:	The South West Interconnected System as shown in plan ERA-GAS-005.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
Licensee:	Perth Energy Pty Ltd
Issue Date:	30 November 2009
Address of Licensee:	Unit 3, 77 Mill Point Road South Perth WA 6151
Classification:	Trading Licence (GTL12)
Term of Licence:	Up to and including 29 November 2019
Area Covered:	Western Australian gas supply gas as shown in plan ERA-GAS-012.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
Licensee:	Wesfarmers Kleenheat Gas Pty Ltd
Issue Date:	06 September 2001
Address of Licensee:	Campus Drive Murdoch WA 6150
Classification:	Trading Licence (GTL10)
Term of Licence:	Up to and including 05 September 2001
Area Covered:	Coastal, Goldfields-Esperance, Great Southern and Wheatbelt supply areas as shown in plan ERA-GAS-008A.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
Licensee:	WorleyParsons Asset Management Pty Limited
Issue Date:	15 March 2004
Address of Licensee:	Suite 6, Esperance Business Centre Esperance WA 6450

Classification:	Trading Licence (GTL11)
Term of Licence:	Up to and including 14 March 2025
Area Covered:	Goldfields-Esperance supply area as shown in plan ERA-GAS-011.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
Licensee:	Esperance Power Station Pty Ltd
Issue Date:	15 March 2004
Address of Licensee:	Suite 6, Esperance Business Centre Esperance WA 6450
Classification:	Distribution Licence (GDL10)
Term of Licence:	Up to and including 14 March 2025
Area Covered:	Goldfields-Esperance supply area as shown in plan ERA-GAS-010.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
Licensee:	WA Gas Networks Pty Ltd
Issue Date:	01 July 2000
Address of Licensee:	12-14 The Esplanade Perth WA 6000
Classification:	Distribution Licence (GDL8)
Term of Licence:	Up to and including 30 July 2021
Area Covered:	Coastal, Great Southern and Goldfields-Esperance supply areas as shown in plan ERA-GAS-006A.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
Licensee:	Wesfarmers Kleenheat Gas Pty Ltd
Issue Date:	30 September 2000
Address of Licensee:	Campus Drive Murdoch WA 6150
Classification:	Distribution Licence (GDL9)
Term of Licence:	Up to and including 29 September 2021
Area Covered:	Coastal, Goldfields-Esperance, Great Southern and Wheatbelt as shown in plan ERA-GAS-009A.
Amendment:	Insertion of corrected compendium of gas customer licence obligations.
	Inspection of Licence: Economic Regulation Authority Level 6, 197 St Georges Terrace Perth WA 6000 http://www.erawa.com.au

LYNDON G. ROWE, Chairman,
Economic Regulation Authority.

FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954

Shire of Murray

APPOINTMENTS

Fire and Emergency Services Authority,
Perth.

Correspondence No. 06870

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

James Camplin—Fire Weather Officer

Christine Thompson—Deputy Fire Weather Officer

JO HARRISON-WARD, Chief Executive Officer.

FE402*

BUSH FIRES ACT 1954
TOTAL FIRE BAN DECLARATION

Correspondence No. 12080

Pursuant to Section 22A of the *Bush Fires Act 1954*, I, Robert Johnson, the Minister administering the Act, hereby declare a total fire ban for the period 12.01am to midnight for 27 November 2010, for the local government districts of—

Shires of Carnamah, Chapman Valley, Coorow, Dandaragan, Irwin, Mingenew, Moora, Morawa, Mullewa, Northampton, Perenjori, Three Springs and Victoria Plains.

City of Geraldton-Greenough.

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

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
PROHIBITION ON RECREATIONAL FISHING FOR CRABS (COCKBURN SOUND)
AMENDMENT ORDER 2010

Order No. 7 of 2010

FD 1620/98 [993]

Made by the Minister under section 43.

1. Citation

This instrument is the *Prohibition on Recreational Fishing for Crabs (Cockburn Sound) Amendment Order 2010*.

2. Order amended

The amendment in this instrument is to the *Prohibition on Recreational Fishing for Crabs (Cockburn Sound) Order 2006*.

3. Clause 3 amended

In clause 3 delete “April” and insert—

May

Dated this 22nd day of November 2010.

NORMAN MOORE, Minister for Fisheries.

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
COCKBURN SOUND CRAB FISHERY MANAGEMENT PLAN AMENDMENT 2010

FD 2316/99 [994]

Made by the Minister under section 54.

1. Citation

This instrument is the *Cockburn Sound Crab Fishery Management Plan Amendment 2010*.

2. Management plan amended

The amendment in this instrument is to the *Cockburn Sound Crab Fishery Management Plan 1995*.

3. Clause 16 amended

In clause 16 delete “140” and insert—

135

Dated this 22nd day of November 2010.

NORMAN MOORE, Minister for Fisheries.

HEALTH

HE401*

TOBACCO PRODUCTS CONTROL ACT 2006

APPOINTMENTS

Restricted Investigators pursuant to section 76

I, Mr Kim Snowball, Director General and Chief Executive Officer of the Department of Health, acting pursuant to section 77 of the *Tobacco Products Control Act 2006* hereby appoint the persons in the table to be restricted investigators—

1. for the State;
2. for the period 25 November 2010 to 31 August 2014; and
3. to exercise the functions of an investigator contained in section 83 of the said Act subject to the following conditions and limitations namely for the purposes of investigation under Part 3 and Part 4A of the *Tobacco Products Control Regulations 2006*.
 - a. to seek evidence of a suspected offence under Part 3 and Part 4A of the *Tobacco Products Control Regulations 2006*;
 - b. to assess whether or not regulations contained in Part 3 and Part 4A of the *Tobacco Products Control Regulations 2006* are being complied with;
 - c. any other purpose relevant to the administration of Part 3 and Part 4A of the *Tobacco Products Control Regulations 2006*.

Table 1

Shire of Capel	Department of Transport	Department of Transport
Rangers	Compliance Officers	Registration Officers
Clive Thomas Howes	Keith George Evans	Vincent Monterosso
John Mattaboni	Anthony Edward Earl	Rosemarie Luisa Peach
Rosalyn Kia Edwards	Michael John Feinas	
	David Wilson	
	Tania Christine Earl	
	Margherita Lizzi	
	Marie Ann Ledger	
	Mark Anthony Kearns	
	Adam Rhys Spencer	
	Michelle Lee Grantham	

KIM SNOWBALL, Chief Executive Officer,
Department of Health.

Date: 30 November 2010.

LOCAL GOVERNMENT

LG401

BUSH FIRES ACT 1954*Shire of Merredin*

APPOINTMENTS

It is hereby notified that the following persons are appointed as Shire of Merredin Bush Fire Control Officers under the *Bush Fires Act 1954*, Part IV Division 1 Section 38.

Chief Bush Fire Control Officer—Stephen Crook (Shire of Merredin)

Deputy Chief Bush Fire Control Officer—Graeme Whitehead (Hines Hill)

Bush Fire Control Officers—

- Greg Powell (CEO Shire of Merredin Administration)
- John Mitchell (EMDS Shire of Merredin Administration)
- George Ward (Shire of Merredin Senior Ranger)
- Graham Pritchard (Shire of Merredin)
- Bob Gray (Nokaning Bush Fire Brigade)
- Russell Cockram (Nokaning Bush Fire Brigade)
- Peter McCrae (Muntadgin Bush Fire Brigade)
- Darren McCrae (Muntadgin Bush Fire Brigade)
- Chris Hooper (Korbelka Bush Fire Brigade)
- John Goodier (Korbelka Bush Fire Brigade)

John Flockart (Korbelka Bush Fire Brigade)
 Richard Last (Korbelka Bush Fire Brigade)
 Frank Alvaro (Goomarin Bush Fire Brigade)
 Nigel Edgecombe (South Burracoppin Bush Fire Brigade)
 David Beck (South Burracoppin Bush Fire Brigade)
 Glen Crees (Colgar Bush Fire Brigade)
 Syd Crees (Colgar Bush Fire Brigade)
 Chris Barnett (Burracoppin Bush Fire Brigade)
 Cam Gethin (Hines Hill Bush Fire Brigade)
 Ron Morton (Merredin FRS)

As Fire Weather Officers pursuant to Part IV Division 1 Section 38(8)—

North East—C. Barnett
 South East—P. McCrae
 North West—G. Whitehead
 South West—C. Hooper
 North Central—R. Cockram
 South Central—N. Edgecome
 Central—S. Crook

Pursuant to the *Bush Fires Act 1954*, Part III Division 6 Section 33(3)—

George Ward (Shire of Merredin Senior Ranger)
 Greg Powell (CEO Shire of Merredin Administration)
 John Mitchell (EMDS Shire of Merredin Administration)

The Shire of Merredin appoints the following Bush Fire Control Officers as Dual Fire Control Officers pursuant to Part IV Division 1 Section 40 of the *Bush Fires Act 1954*—

Geoff Ryan (Baandee Bush Fire Brigade)
 Peter Nicholls (Doodlakine Bush Fire Brigade)
 Murray Dixon (Narembeen Bush Fire Brigade)

All previous appointments are cancelled.

G. POWELL, Chief Executive Officer.

LG402*

LOCAL GOVERNMENT ACT 1995

City of Belmont

APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed Authorised Officers for the City of Belmont, effective from 16 April 2010, and are officers authorised to exercise the powers in accordance with the following Acts, Regulations and Local Laws—

- Local Government “Parking for Disabled Persons” Regulations 1996
- City of Belmont—Parking and Parking Facilities Local Law

This authorisation is confined to the Belmont Forum Shopping Centre Parking Stations (Parking Station No. 1 and Parking Station No. 2) as constituted by Council resolution on 14th August 2000.

Authorised Persons

Stephen Wood
 Logan Trevor Grant
 Junaid Khan
 Dildar Singh Baath
 Peter Melling

All other appointments relating to the Belmont Forum Shopping Centre Parking Stations are hereby cancelled.

STUART COLE, Chief Executive Officer.

LG403*

DOG ACT 1976

City of Nedlands

APPOINTMENT

Notice is hereby given for public information that the following person(s) have been appointed as Registration officer(s) pursuant to Section 3 of the *Dog Act 1976* as from 29 October 2010 and until cancelled—

Karen Michelle Wyatt

GRAHAM FOSTER, Chief Executive Officer.

LG404*

CITY OF NEDLANDS

APPOINTMENTS

It is hereby noted for public information that Candice Harris has been appointed by Council as an 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,
 - Bush Fires 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.

GRAHAM FOSTER, Chief Executive Officer.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIA MARINE ACT 1982

Part VII—Investigations and Inquiries

INSTRUMENT OF DEPUTATION

I, Reece Waldock, Chief Executive Officer of the Department of Transport, pursuant to section 101(2) of the *Western Australian Marine Act 1982* (the Act) hereby depute the following persons, whilst employed within Marine Safety, Department of Transport—

- Barbara O'Dowd
- Susan Matthews
- Gary Jess

to report to me as to whether this Act or regulations made under the Act have been complied with, in relation to—

- any actual or alleged event that is reportable to the Department or Chief Executive Officer as the case may be, in accordance with section 64 of the Act
- any actual or alleged event that is reportable to the Department in accordance with regulation 52H of the *Navigable Waters Regulations 1958*, or
- any suspected or alleged breach of any of the provisions of the Act or regulations made under the Act.

Dated this 24th day of November 2010.

REECE WALDOCK, Chief Executive Officer,
Department of Transport.

MX402*

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS 1958

PROHIBITED SWIMMING AREA

SWAN RIVER

Mosman Bay

Department of Transport
Fremantle WA, 10 December 2010.

Acting pursuant to the powers conferred by Regulation 10A of the *Navigable Waters Regulations 1958*, the Department of Transport hereby declares the following area a swimming prohibited area—

MOSMAN BAY: All the waters within a 150 meter radius of the firing barge, located approximately 110 metres south from the top end of Point Walter Sand Bar, Mosman Bay Swan River, positioned approximately 32° 00' 24.67S, 115° 46' 45.70E, are closed to swimming between 8:00pm and 9:15pm on Sunday 12th December 2010.

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

MINERALS AND PETROLEUM

MP101*

CORRECTION
MINING ACT 1978
FORFEITURE

The notice at pages 6070 and 6071 of the *Government Gazette* dated 3 December 2010 to be corrected as follows—

Delete the following—

“ **MINING ACT 1978**
FORFEITURE

Department of Mines and Petroleum
Perth WA 6000.

I hereby declare in accordance with the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for the non-compliance with the expenditure condition.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
EXPLORATION LICENCE		
28/1479	Shannon Resources Ltd	North Coolgardie
28/1480	Shannon Resources Ltd	North Coolgardie
38/1433	3D Resources Ltd	Mt Margaret
	Platquest Resources Pty Ltd	
MINING LEASE		
08/46	McDonald; Lawrence George	Ashburton ”

Insert the following—

“ **MINING ACT 1978**
FORFEITURE

Department of Mines and Petroleum
Perth WA 6000.

I hereby declare in accordance with the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* that the undermentioned mining tenements are forfeited for the non-compliance with the expenditure condition.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number	Holder	Mineral Field
EXPLORATION LICENCE		
28/1479	Shannon Resources Ltd	North Coolgardie
28/1480	Shannon Resources Ltd	North Coolgardie
38/1433	3D Resources Ltd	Mt Margaret ”
	Platquest Resources Pty Ltd	

PLANNING

PI101*

CORRECTION
PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Canning
Town Planning Scheme No. 40—Amendment No. 168

Ref: TPS/0073

It is hereby notified for public information that the notice under the above Amendment No 168 published at page 5878 of the *Government Gazette* No. 219 dated 23 November 2010, contained an error which is now corrected as follows—

For: R17.2/R60

Read: R17.5/R60

M. DACOMBE, Chief Executive Officer.

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Canning
 Town Planning Scheme No. 40—Amendment No. 170

Ref: TPS/0278

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Canning local planning scheme amendment on 2 December 2010 for the purpose of amending Appendix 5—Schedule of Additional or Prohibited Uses by including the following—

No.	Lot No.	Address	Uses which may be prohibited or permitted in addition to those permitted by the Zoning Table		Additional Development Requirements
			Additional Uses	Prohibited Uses	
104	218	202	Health Centre, Office		Maximum one (1) practitioner

G. DELLE DONNE JP, Mayor.
 M. DACOMBE, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Cockburn
 Town Planning Scheme No. 3—Amendment No. 80

Ref: TPS/0361

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Cockburn local planning scheme amendment on 2 December 2010 for the purpose of amending the Scheme Map for Lot 9012 Wentworth Parade, Success by rezoning the land from 'Residential R20' to 'Residential R25' as depicted on the Scheme Amendment map.

L. HOWLETT, Mayor.
 S. G. CAIN, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Gnowangerup
 Local Planning Scheme No. 2—Amendment No. 2

Ref: TPS/0215

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 Gnowangerup local planning scheme amendment on 2 December 2010 for the purpose of—

1. Rezoning a portion of Lot 106 DP224130 Aylmore Street, Gnowangerup from 'Residential R20' to 'Industry'.
2. Amending the Scheme Maps accordingly.

K. N. STONE, Shire President.
 A. COOK, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Kalamunda
 Local Planning Scheme No. 3—Amendment No. 19

Ref: 853/2/24/20 Pt 19

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 Kalamunda local planning scheme amendment on 2 December 2010 for the purpose of—

1. Rezoning Lot 124 Lawnbrook Road, Walliston from 'Public Purposes—Church' to 'Residential R5'.
2. Amending the Scheme Map accordingly.

D. McKECHNIE, Shire President.
 J. TRAIL, Chief Executive Officer.

PI405*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Town of Victoria Park
Town Planning Scheme No. 1—Amendment No. 45

Ref: TPS/0280

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Town of Victoria Park local planning scheme amendment on 2 December 2010 for the purpose of reclassifying a portion of Lots 811 and 812 and a portion of the adjoining Oats Street road reserve on the corner of Shepperton Road and Oats Street from 'Residential' zone to 'Primary Regional Roads' reserve.

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

PI406*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Williams
Town Planning Scheme No. 2—Amendment No. 16

Ref: TPS/0411

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 Williams local planning scheme amendment on 2 December 2010 for the purpose of—

1. Rezoning a portion of Lot 12070 Albany Highway, Williams from 'Rural' to 'Public Purpose' and 'Industrial' as depicted on the Scheme amendment map.
2. Inserting a new Clause 4.6 (4) as follows—
 - (4) Industrial—
 - (a) The minimum building setbacks are to be 16.5 metres front and rear. Side and rear setbacks shall be to the discretion of Council having regard for the need for visual buffers to adjacent residential or rural uses.
 - (b) The first 5 metres of the front setback area shall be landscaped to the satisfaction of the local government. Council may require additional landscaping to Albany Highway, adjacent residential or rural uses, or to screen a development where it is desirable to maintain a rural vista from major roads.
 - (c) Council may impose conditions on development requiring installation of a landscaped buffer as part of any new development.
 - (d) No materials, bins or open storage shall be permitted in front setback area, unless it has been granted specific planning approval, is screened from view and Council is satisfied that it will not negatively impact on amenity.
 - (e) Council may require screening in the form of fencing and / or landscaping of any storage in an open area (contained outside of a building) to protect the visual amenity of neighbouring non industrial properties.
 - (f) All unloading and loading of materials, parking, and the operation of the industry is to be within the boundaries of the lot.
 - (g) Any industry subject to buffer separation distances to sensitive landuses in accordance with Environmental Protection Area guidelines must demonstrate compliance with the applicable buffers, or lodgement of a site specific environmental analysis demonstrating that the use will not negatively impact on the amenity of sensitive landuses to the satisfaction of the Council. In assessing any proposal which does not comply with generic buffer guidelines, Council has discretion to refer the application to the EPA for comment.
 - (h) The use of zinculume or reflective materials is not permitted for construction of new industrial buildings.
 - (i) In determining any application for planning approval Council may have regard for matters such as suitable areas for on-site effluent disposal, the appearance and standard of development, the existing streetscape and character of surrounds, adequate on site turnaround areas for truck movements, landscaping, and parking.
3. Inserting a new clause 4.7 (4) as follows—
 4. Industrial Zone
The objectives of the industrial zone are—
 - To encourage industrial development and particularly those which may provide employment opportunities and benefits to the local district.
 - To cater for a range of industrial uses and encourage quality development.

J. E. S. COWCHER, Shire President.
R. N. DUFF, Chief Executive Officer.

PI407*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Wyndham-East Kimberley
 Town Planning Scheme No. 7—Amendment No. 23

Ref: 853/7/5/9 Pt 23

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 2 December 2010 for the purpose of—

1. Rezoning King Location 647 Crossing Falls Road, Kununurra from Rural Agriculture 1 to Rural Small Holdings zone.
2. Amending the Scheme Maps accordingly.

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

PI501*

PLANNING AND DEVELOPMENT ACT 2005
METROPOLITAN REGION SCHEME MAJOR AMENDMENT 1199/41
WEST PERTH REGENERATION PRECINCT
 Call for Public Submissions

The Western Australian Planning Commission (WAPC) intends to amend the Metropolitan Region Scheme for land in the local government of Vincent and is seeking public comment.

The amendment seeks to rezone approximately 9.3 ha of land bounded by Loftus Street, Charles Street, Newcastle Street and the Mitchell / Graham Farmer Freeways from the industrial zone to the urban zone in the Metropolitan Region Scheme.

Display locations

The plans showing the proposed change and the WAPC's amendment report which explains the proposal, will be available for public inspection, free of charge from Friday, 10 December 2010 to Friday, 18 March 2011 at—

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

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

Submissions

Any person who desires to make a submission to support, object or provide comment on any part of the proposed amendment should do so on a Form 41. This submission form is available from the display locations, the amendment report and the internet.

Submissions must be lodged with the: Secretary, Western Australian Planning Commission, 469 Wellington Street, Perth WA 6000; on or before 5 pm **Friday, 18 March 2011**.

Late submissions will not be considered.

TONY EVANS, Secretary,
 Western Australian Planning Commission.

PREMIER AND CABINET

PC401*

INTERPRETATION ACT 1984
MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the *Interpretation Act 1984*, has approved the following temporary appointments to the office of Minister for Education; Tourism, in the absence of the Hon Dr E. Constable MLA—

- Hon D. T. Redman MLA, from 27 December 2010 to 7 January 2011 (both dates inclusive); and
- Hon Dr K. D. Hames MLA, from 8 to 19 January 2011 (both dates inclusive).

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

TRANSPORT

TR401

ROAD TRAFFIC ACT 1974**ROAD TRAFFIC (SPEED MEASURING EQUIPMENT) NOTICE (No. 3) 2010**

Department of Transport reference: RTA—2010/00690

Made by the Minister for Transport under section 98A(2)

1. Citation

This notice may be cited as the Road Traffic (Speed Measuring Equipment) Notice (No. 3) 2010.

2. Revocation of Notice

I revoke the Road Traffic (Speed Measuring Equipment) Notice 2009.

3. Approval of laser apparatus for ascertaining speed

I approve as a type of laser apparatus for ascertaining the speed at which a vehicle is moving apparatuses that bear the name Vitronic PoliScan Speed M1.

Dated: 26 November 2010.

SIMON O'BRIEN, Minister for Transport.

WORKCOVER

WC401*

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981**APPROVED MEDICAL SPECIALISTS ORDER (No. 6) 2010**

Made by WorkCover WA under section 146F(1) and 146F(4) of the Act.

1. CitationThis order is the *Approved Medical Specialists Order (No. 6) 2010*.**2. Approved medical specialists**

The following medical practitioner is designated as an approved medical specialist under section 146F(1) of the Act—

Dr Eugene Ang

The following medical practitioner designation as an approved medical specialist under section 146F(4) of the Act is cancelled—

Mr Paul Bannan

MICHELLE REYNOLDS, Chief Executive Officer,
WorkCover WA.

WC402*

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981**WORKCOVER WA GOVERNING BODY APPOINTMENT INSTRUMENT (No. 3) 2010**

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

1. CitationThis instrument may be cited as the *WorkCover WA Governing Body Appointment Instrument (No. 3) 2010*.**2. Nominee member of WorkCover WA's governing body appointed**

Under section 95(1)(c)(iv) of the Act, Mrs Victoria Rosalind Wilmot is reappointed as a nominee member of the WorkCover WA Board for a period commencing on 4 January 2011 and expiring on 3 January 2014.

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

PETER CONRAN, Clerk of the Executive Council.

DECEASED ESTATES

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

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the deceased Estate of Mrs Beatrice Pamela Adriana Peet, late of 49 Penzance Street, Bassendean, should send details of any claims to the Administrators, care of Mr Geoffrey Peet, PO Box 65, Leeman, Western Australia 6514 before 10 January, 2011, after which date assets will be distributed by the administrators of the Estate of the aforementioned having regard only to any claims received in writing.

Dated this 10th day of December 2010.

ZX402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Maureen Lilian Gray, late of 629 Two Rocks Road, Yanchep in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the deceased, who died on the 4th day of August 2010, are required by the Executors, Ronnie Dawn Dakin and Wayne Stephen Gray, to send particulars of their claims to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia, by the 11th day of January 2011, after which date the said Executors may convey or distribute the assets, having regard only to the claims of which they then have had notice.

Dated the 6th day of December 2010.

GARRY E. SAME, Taylor Smart.

ZX403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

John Barrie Gamack, late of the Midland Nursing Home, John Street, Midland, formerly of 62 Helena Street, Guildford, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 24 August 2010 are required by the applicant for grant of probate, Jean Elizabeth Gamack, to send particulars of their claims to her by 10 January 2011, after which date the applicant for grant of probate may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

ZX404**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees WA Ltd, Level 12, 123 Pitt Street, Sydney NSW, to send particulars of such claims to the Company by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following estates expire one month after the date of publication hereof.

Estate Late Jack Austin

Late of 59 May Street, Bayswater WA, Car/Wagon Builder Railways
Died: 30 September 2010

Estate Late Dorothy Jean Nunn

Late of 102 Manning Road, Como WA,
Died: 30 October 2010

Estate Late Cyril William Forth

Late of 67 Cleaver Street, West Perth WA, Book Maker
Died: 28 October 2010

Estate Late Oliver Henry Edwards

Late of 28 Rangeview Road, High Wycombe WA, Installation Telecommunications Officer
Died: 17 October 2010

Estate Late Hilda Mary Wells

Late of 28 Hansard Street, Narrogin WA, Home Duties
Died: 2 November 2010

ZX405**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

Gertrude Constance Trigwell, late of Dean Lodge, Royal Australian Air Force Association Estate, Bull Creek Drive, Bull Creek, Western Australia, teacher, deceased.

Creditors and other persons having claims (to which section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on the 26 August 2010 are required by the trustees Leo Trigwell and Richard Trigwell of care of Birman & Ride Lawyers of Irwin Chambers, Level 3, 16 Irwin Street, Perth, WA, 6000 to send particulars of their claims to them by the date one month from the publication date, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before the 10th January 2011 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Beard, Mary Alice, late of Bethanie Nursing Home, 98 Ellersdale Aveue, Warwick 6024 died 5.11.2010 (DE 19704010 EM16)

Hurst, Grace Christina, late of 8 Northampton Street, East Victoria Park 6101 died 22.10.2010 (DE 19891859 EM13)

Haines, Constance Evelyn, formerly of 3 Newburn Road, High, Wycombe late of Lathlain Care Facility, 63 Archer Street, Carlisle 6101 died 26.09.2010 (DE 19940057 EM23)

Jolley, Helen May, late of 103 Kitchener Street, Trigg 6029 died 3.11.2010 (DE 33014120 EM32)

Lowick, Kathleen May, late of St, Judes Hostel, 30 Swan Street, Guildford 6055 died 28.10.2010 (DE 19901212 EM110)

Scanlon, Michael Allan, formerly of 27/11 Petterson Avenue, Samson, late of McDougall Park Nursing Home, 18 Ley Street, Como 6152 died 20.10.2010 (DE330753852 EM15)

Steward, John McGregor, also known as Jack Steward, late of Carramar Village, 23a Redgum Way, Morley 6062 died 22.10.2010 (DE 19951698 EM37)

Reynolds, Herbert James, late of Lathlain Nursing Home, 63 Archer Street, Carlisle 6101 died 24.07.2010 (DE 19743226 EM15)

William, Kenneth James Upton, formerly of Villa Maria Hostel, 173 Lesmurdie Road, Lesmurdie, late of Belrose Care—Orange Grove Nursing Home, 185 Maddington Road, died 29.10.2010 (DE 19920166 EM17)

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

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