

PERTH, TUESDAY, 24 NOVEMBER 1998 No. 232

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances (changes to this arrangement will be advertised beforehand on the inside cover).

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

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Postal address:

State Law Publisher P.O. Box 8448, Perth Business Centre 6849

Delivery address: State Law Publisher Ground Floor, 10 William St. Perth, 6000 Telephone: 9321 7688 Fax: 9321 7536

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In all cases notices are published on page 2 and readers are urged to check accordingly prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

AGRICULTURE

AG401

SOIL AND LAND CONSERVATION ACT 1945

Agriculture, Western Australia, South Perth.

I, the undersigned Minister for Primary Industry; Fisheries, being the Minister responsible for the administration of the Soil and Land Conservation Act 1945, hereby appoint the following as Inspectors pursuant to Section 21 of the said Act—

Nadene Schiller

Jonathon Cole

MONTY HOUSE, Minister for Primary Industry; Fisheries.

ENVIRONMENTAL PROTECTION

EP301*

Environmental Protection Act 1986

Environmental Protection (Firewood Supply) Regulations 1998

Made by the deputy of the Governor in Executive Council on the recommendation of the Environmental Protection Authority.

Part 1 — Preliminary

1. Citation

These regulations may be cited as the *Environmental Protection* (*Firewood Supply*) Regulations 1998.

Part 2 — Green firewood

2. Application of this Part

This Part applies in the area bounded by the low water mark of the Indian Ocean and the local government districts of Wanneroo, Swan, Mundaring, Kalamunda, Armadale, Serpentine-Jarrahdale and Mandurah (including those districts).

3. Restrictions on sale of green firewood

A person must not sell as domestic firewood any wood with an internal moisture content of more than 20%, except —

- (a) in accordance with a permit authorizing the person to do so; or
- (b) to a firewood wholesaler or retailer.

4. Restrictions on stockpiling of green firewood

A person who keeps wood with an internal moisture content of more than 20% for future retail sale by that person as domestic firewood must keep that wood —

- (a) separate from dry firewood that is for sale; and
- (b) clearly marked as being not for sale because it does not meet environmental moisture content standards.

5. Permits

- (1) An application for a permit under regulation 3 is to be
 - (a) made to, and in a form approved by, the Chief Executive Officer; and
 - (b) accompanied by such information as the Chief Executive Officer may reasonably require.
- (2) The Chief Executive Officer may issue or refuse to issue a permit as he or she thinks fit.
- (3) When issuing a permit the Chief Executive Officer may impose such conditions on the permit as he or she thinks fit.
- (4) If the Chief Executive Officer refuses to issue a permit he or she must in writing notify the applicant of the refusal and the reasons for it.
- (5) A permit holder must promptly notify the Chief Executive Officer of any change in any of the information provided in or with the permit holder's application.

6. Duration and revocation of permits

- (1) A permit remains in force for the period specified in it unless before then it is revoked by the Chief Executive Officer.
- (2) The Chief Executive Officer may, by giving written notice to the permit holder, revoke a permit if
 - (a) the permit holder fails to comply with a condition imposed on the permit; or
 - (b) the Chief Executive Officer considers it is not appropriate for the permit to remain in force.
- (3) Before revoking a permit the Chief Executive Officer must
 - (a) give the permit holder written notice of the intention to revoke the permit stating the grounds on which the revocation is intended and allowing the permit holder 21 days within which to respond to the notice; and
 - (b) have due regard to any response to the notice made within that time.

7. Measurement of internal moisture content

For the purposes of this Part, the internal moisture content of wood is to be measured —

- (a) in a manner; and
- (b) using equipment of a type,

approved in writing by the Chief Executive Officer.

Part 3 — General

8. Sale of painted or treated firewood an offence

A person must not sell as domestic firewood any wood that —

- (a) is painted;
- (b) is coated with plastic; or
- (c) has been treated with copper-chrome-arsenate, or any substance containing that chemical.

9. Offences and penalties

A person who contravenes any of these regulations commits an offence.

Penalty: \$5 000.

Recommended by a resolution of the Environmental Protection Authority at a meeting of the Authority on 12 November 1998.

B. BOWEN, Chairman.

By Command of the deputy of the Governor,

ROD SPENCER, Clerk of the Executive Council.

EP302*

Environmental Protection Act 1986

Environmental Protection (Firewood Supply) Amendment Regulations 1998

Made by the deputy of the Governor in Executive Council on the recommendation of the Environmental Protection Authority.

1. Citation

These regulations may be cited as the *Environmental Protection* (*Firewood Supply*) Amendment Regulations 1998.

2. Commencement

These regulations come into operation on the day 2 months after they are published in the *Gazette*.

3. **Regulations amended**

The amendments in these regulations are to the *Environmental Protection (Firewood Supply) Regulations 1998.*

4. **Regulation 1 amended**

Regulation 1 is amended by inserting before "Firewood" —

" Domestic Solid Fuel Burning Appliances and ".

5. Part 1A inserted

After regulation 1 the following Part is inserted —

"

Part 1A — Domestic solid fuel burning appliances

1A. Interpretation

In this Part —

- "AS4013" means the document entitled "Domestic solid fuel burning appliances — Method for determination of flue gas emission" published as AS4013—1992 by the Standards Association of Australia;
- "emission standard" means the emission standard set out in section 7 of AS4013;
- **"heating appliance"** means a domestic solid fuel burning appliance to which AS4013 applies, regardless of whether the appliance —
 - (a) was manufactured before or after the commencement of these regulations; or
 - (b) is new or used.

1B. Sale of non-complying appliance an offence

- (1) A person must not sell a heating appliance unless the appliance
 - (a) complies with the emission standard; and
 - (b) is marked
 - (i) in accordance with section 10 of AS4013; and
 - (ii) with the name and address of the person or body that tested that model of appliance for the purposes of AS41013, and the year in which it was tested.
- (2) Subregulation (1) does not apply in relation to a heating appliance that has been installed in, and is sold together with, a building.
- (3) For the purposes of this Part an appliance is taken to comply with the emission standard if an appliance of the same make and model, when tested in accordance with AS4013, complied with that standard.

- (4) For the purposes of this Part an appliance ("**new appliance**") is taken to comply with the emission standard if
 - (a) an appliance of a similar make and model ("**old appliance**"), when tested in accordance with AS4013, complied with that standard; and
 - (b) the differences between the old appliance and the new appliance are such that under section 9 of AS4013 testing of the new appliance is not required.

1C. False markings

A person must not —

- (a) mark a heating appliance; or
- (b) sell a heating appliance that is marked,

in a manner that states or implies that the appliance complies with the emission standard if the person knows, or ought reasonably to have known, that the appliance does not comply with that standard.

1D. Inspection and testing of appliances

- An inspector may inspect any heating appliance being offered for sale to check for compliance with regulation 1B(1)(b).
- (2) An inspector who reasonably believes that a heating appliance being offered for sale does not comply with the emission standard may, by written notice to the person selling it, require the person to
 - (a) have the appliance, or another appliance of the same make and model, tested in accordance with AS4013; and
 - (b) provide a copy of the test results to the inspector within the time specified in the notice.
- (3) A person must comply with a requirement under subregulation (2).

1E. Testing by registered laboratory or authorized person

A test carried out for the purposes of these regulations to determine whether an appliance complies with the emission standard must be carried out —

(a) at a laboratory registered by the National Association of Testing Authorities; or

(b) by a person authorized in writing by the Chief Executive Officer to carry out such tests.

".

".

Recommended by a resolution of the Environmental Protection Authority at a meeting of the Authority on 29 October 1998.

B. BOWEN, Chairman.

By Command of the deputy of the Governor,

ROD SPENCER, Clerk of the Executive Council.

HEALTH

HE301*

Chiropractors Act 1964

Chiropractors Registration Board Amendment Rules 1998

Made by the Board with the approval of the deputy of the Governor in Executive Council.

1. Citation

These rules may be cited as the *Chiropractors Registration Board Amendment Rules 1998.*

2. Rule 4A inserted

After rule 4 of the *Chiropractors Registration Board Rules* 1966* the following rule is inserted —

"

4A. Remuneration of members

For the purposes of section 14 of the Act the following rates of remuneration are prescribed —

- (a) for the chairman of the Board, \$400 per day or \$263 per half day; and
- (b) for each other member of the Board, \$131 per day or \$86 per half day.
- [* Published in Gazette 9 May 1966, pp. 1166-73. For amendments to 11 August 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 34.]

The Common Seal of the Chiropractors Registration Board was affixed in the presence of —

VALERIE RUTH FRAZER, Chairman. STEPHEN FARRELL, Member.

Approved by the deputy of the Governor,

ROD SPENCER, Clerk of the Executive Council.

HE401*

MENTAL HEALTH ACT 1996

COUNCIL OF OFFICIAL VISITORS

(APPOINTMENT OF MEMBERS) INSTRUMENT (No. 4) 1998

Made by the Minister under section 177 of the Act.

1. Citation

This instrument may be cited as the *Council of Official Visitors (Appointment of Members) Instrument (No. 4) 1998.*

2. Interpretation

In this instrument-

"table" means the table in the schedule to this instrument;

"the Act" means the *Mental Health Act 1996* (WA);

"the Council" means the Council of Official Visitors constituted under section 176 of the Act.

3. Appointed Members

Each of the persons named in column 1 of the table are appointed as members of the Council pursuant to the provisions of section 177(1)(b) of the Act for the period ending as specified in column 2 of the table adjacent to the name of that person.

SCHEDULE TABLE

COLUMN 1	COLUMN 2
Member	Expiry Date
Mr William Henry CORDON	7/4/01
Mr Adrian Ronald GAVRANICH	7/4/01
Ms (Amara) Neeltje Jannetje HOGEVEEN	7/4/00
Mrs Rosalind Ada SAWYER	7/4/00

JOHN DAY, Minister for Health.

Date: 6/11/98.

HE402*

HOSPITALS AND HEALTH SERVICES ACT 1927 KALGOORLIE-BOULDER HEALTH SERVICE BOARD HOSPITALS AND HEALTH SERVICES

(APPOINTMENT OF MEMBERS) INSTRUMENT (No. 19) 1998

Made by the deputy of the Governor under section 15 of the Act.

1. Citation

This instrument may be cited as the Kalgoorlie-Boulder Health Service Board Hospitals and Health Service (Appointment of Members) Instrument (No. 19) 1998.

2. Appointment of Member

Mr Peter James Broad is appointed to the Kalgoorlie-Boulder Health Service Board for the period ending 30 September 1999 to fill the vacancy created by the resignation of Mr Graeme Woodruff. By Command of the deputy of the Governor,

ROD SPENCER, Clerk of the Council.

HE403*

MENTAL HEALTH ACT 1996

MENTAL HEALTH REVIEW BOARD (APPOINTMENT OF PRESIDENT) INSTRUMENT 1998

Made by the deputy of the Governor under section 126(1)(a) of the Act.

1. Citation

This notice may be cited as the *Mental Health Review Board (Appointment of President) Instrument 1998.*

2. Appointment

Mr Neville Robert Barber is appointed as President of the Mental Health Review Board pursuant to section 126(1)(a) of the *Mental Health Act 1996* for a period of three months ending 19 February 1999. By command of the deputy of the Governor,

ROD SPENCER, Clerk of the Executive Council.

HE404*

MENTAL HEALTH ACT 1996

MENTAL HEALTH REVIEW BOARD (APPOINTMENT OF MEMBERS) INSTRUMENT (No. 4) 1998

Made by the deputy of the Governor under section 126 of the Act.

1. Citation

This notice may be cited as the Mental Health Review Board (Appointment of Members) Instrument (No. 4) 1998.

2. Interpretation

In this instrument—

"table" means the table in the schedule to this instrument;

"the Act" means the Mental Health Act 1996 (WA);

"the Board" means the Mental Health Review Board constituted under section 125(1) of the Act.

3. Appointed Members

Each of the persons named in column 1 of the table are appointed as members of the Board, pursuant to the provisions of section 126(1)(b) of the Act, for the period ending as specified in column 2 of the table.

SCHEDULE

TABLE	
Member	Expiry Date
Ms Kerri BOASE-JELINEK	12/11/2001
Dr Steven John Reuben PATCHETT	12/11/2000
Dr Martin SAWDAY	12/11/2000
By Command of the deputy of the Governor,	

ROD SPENCER, Clerk of the Executive Council.

HE405*

ALCOHOL AND DRUG AUTHORITY ACT 1974

WESTERN AUSTRALIAN ALCOHOL AND DRUG AUTHORITY WESTERN AUSTRALIAN ALCOHOL AND DRUG AUTHORITY (APPOINTMENT OF MEMBERS) INSTRUMENT (No. 2) 1998

Made by the deputy of the Governor under section 5(1) of the Act.

1. Citation

This notice may be cited as the Western Australian Alcohol and Drug Authority (Appointment of Members) Instrument (No. 2) 1998.

2. Appointment of Member

Dr George Lucien Lipton and Mr Russell McKenney are appointed to the Western Australian Alcohol and Drug Authority, for a period of nine months from 1 January 1999 to 30 September 1999. By Command of the deputy of the Governor,

ROD SPENDER, Clerk of the Executive Council.

LEGAL PRACTICE BOARD

LE301*

Legal Practitioners Act 1893

Legal Practice Board Amendment Rules (No. 2) 1998

Made by the Legal Practice Board under section 6.

1. Citation

These rules may be cited as the *Legal Practice Board Amendment Rules (No. 2)* 1998.

2. Commencement

These rules come into operation on 1 December 1998 or the day on which they are published in the *Gazette*, whichever is later.

3. Rule 94 amended

Rule 94(3)(b) of the *Legal Practice Board Rules 1949** is amended as follows:

- (a) by inserting after "bank" in the first place where it occurs
 - " or other financial institution ";
- (b) by deleting "bank" in the second place where it occurs.
- [* Reprinted as at 26 May 1997.]

D. M. WATT, Member. P. A. TOTTLE, Member. M. L. BARKER QC, Member. D. R. CLYNE, Member.

LOCAL GOVERNMENT

LG301

SHIRE OF WAGIN

Health Local Laws 1997

The Shire of Wagin Health Local Laws 1997 came into effect on the fifteenth day of June 1998.

Purpose:

To replace existing outdated Health Laws and to provide standards for health requirements in keeping with modern trends and expectations of the public.

Effect:

The Health Local Laws have effect over the Shire of Wagin unless the text directs otherwise. Copies of these Local Laws are available for purchase or scrutiny at the Shire Office, 1 Arthur Road, Wagin 6315.

M. A. PARKER, Chief Executive Officer.

LG302

HEALTH ACT 1911

SHIRE OF CUNDERDIN HEALTH LOCAL LAWS 1998

Made by the Council of the Shire of Cunderdin.

Citation

1. These local laws may be cited as the "Shire of Cunderdin Health Local Laws 1998".

Incorporation by Reference

2. (i) In these local laws, "The Shire of Plantagenet Health Local Laws 1997";

- (a) means *The Shire of Plantagenet Health Local Laws 1997* published in the *Government Gazette*, special edition number 69, on the 30 March 1998; and
- (b) does not include any amendments that might be made to those Local Laws
- (ii) Subject to the modifications set out in the Schedule, *The Shire of Plantagenet Health Local Laws 1997* are incorporated with and form part of these Local Laws.

Repeal

3. (1) The Health Local Laws adopted by the Shire of Cunderdin and published in the *Government Gazette* on the 24 June 1932 and amended from time to time, are repealed;

(2) The Health Local Laws adopted by the Shire of Cunderdin and published in the *Government Gazette* on the 29 October 1948 and amended from time to time, are repealed;

(3) The Health Local Laws adopted by the Shire of Cunderdin on 19 October 1956 and published in the *Government Gazette* on the 25 January 1957, and amended from time to time, are repealed;

(4) The Health Local Laws adopted by the Shire of Cunderdin on 21 August 1964 and published in the *Government Gazette* on the 15 October 1964, and amended from time to time, are repealed; and

(5) The *Shire of Cunderdin Intensive Housing of Pigs Local Laws* made by the Shire of Cunderdin and published in the *Government Gazette* on the 8 February 1985, and amended from time to time, are repealed.

SCHEDULE

Modifications to *The Shire of Plantagenet Health Local Laws 1997*

Item	Sections Affected	Description	
1.	1.1	Delete Section 1.1 and substitute the following:	
		"1.1 These local laws may be cited as the " <i>Shire of Cunderdin Health Local Laws 1998</i> "."	
2.	1.2	Delete Section 1.2.	
3.	1.3 (1), and Schedule 1-12	Delete "Shire of Plantagenet" wherever it occurs and substitute "Shire of Cunderdin".	
4.	2.1.5 (1)(c)(ii)	Insert the word "flap" before the word "valve".	
5.	2.1.9 (2)	In the first line, delete the word "a" before the word "the premises".	
6.	3.2.4 (1)	In the first line, delete the word "of" before the word "occupy" and substitute the word "or".	

Item	Sections Affected	Description
7.	3.3.2	In the first line, delete the word "for" before the words "a rain- water tank" and substitute the word "from".
8.	4.2.10 (2)(a)(i)	In subsection (2)(a)(i), delete the last word "or" and substitute "and".
9.	4.2.10 (2)(a)(ii)	In subparagraph (ii), delete the word "suitable" and substitute "unsuitable".
10.	4.2.13	After section 4.2.12, insert a new section as follows—
		"4.2.13 The areas specified in Schedule 13 are the areas within which the provisions of Section 112A of the Act, shall operate and have effect."
11.	4.3.1	Delete the definition of "butchers' waste" and substitute—
		"butchers' waste" includes animal skeletons and rib cages from a boning room and the inedible products of an abattoir."
12.	5.2.4 (1)	Delete the words "of the Council" after the word "District" in the second line.
13.	5.3.3 (1)(b)(ii)	Insert the word "a" before the word "minimum".
14.	5.3.3 (2)(a)	Delete the word "to" after the word "Officer" and substitute a comma.
15.	5.3.3 (2)(b)	In the second line, delete the word "of" before the word "other" and substitute the word "or".
16.	5.5.2 (1)	Delete the fifth word "approved" and substitute the word "used".
17.	5.5.3 (1)(b)	Delete the word "composing" and substitute the word "composed".
18.	6.1.4	In paragraph (c), delete the words "of flies: and insert them on the next line, aligned with the first word of the section.
19.	7.3.1 and 7.3.2	In PART 7, delete Division 3—Skin Penetration.
20.	8.2.5	Delete paragraph (e) and insert a new subsection (6) as follows—
		"(6) Paragraphs (b) and (c) of subsection (5) do not apply to a serviced apartment."
21.	8.3.9	In paragarph (i), delete the comma after the word "bedding" and insert a comma after the word "furniture".
22.	9.4.1	Delete the definition of "exempt laundry".
23.	9.4.1	In the definition of "laundry" , delete the words "an exempt laundry or".
24.	9.4.2	Delete the word "withdrawn" and substitute "withdraw"
25.	9.4.3	Delete the word "except" from the first line of subsection (1)(a).
26.	10.1.1	In subsection (2), delete the words "of this section".
27.	Schedule 2	In the title, insert the words " REGISTRATION OF " before the words " A LODGING HOUSE ".
28.	Schedule 13	Insert a new Schedule 13 as follows: "

Schedule 13 SHIRE OF CUNDERDIN HEALTH ACT 1911 PRESCRIBED AREAS—SECTION 112A

"The townsite of Cunderdin and Meckering"

Passed at a meeting of the Council of the Shire of Cunderdin held on 18th September 1998.

The Common Seal of the Shire of Cunderdin was hereunto affixed in the presence of— On this 24th day of September 1998.

> J. H. HARRIS, President. N. J. ALCOCK, Chief Executive Officer.

Consented to-

DR C. F. QUADROS, delegate of Executive Director, Public Health.

Dated this 11th day of November 1998.

LG401

DOG ACT 1976

City of Joondalup Shire of Wanneroo

It is hereby notified for public information that the following officers are authorised as registration officers under the provisions of section 11(3) of the Dog Act 1976 effective from 27 October 1998.

Lynda Margaret Gray Karen Gaye Parker Susan Patricia Wesley Resmie Anna Greer Shannon Cathryn MacPherson Sandra Naomi Evans Yvonne Honmon Christine Smallwood Rozana D'Agostino Rae Jury Gillian Hampson Kathleen Neta Jauncey

Tracey Jean Jacob Alma Turner Karen Christine Crane Christine Smith Teresa Rocchi Pauline Zammit-Ireland

LINDSAY DELAHAUNTY, Chief Executive Officer. KATH WHITE, Chief Executive Officer.

LG402

LOCAL GOVERNMENT ACT 1995

Shire of Leonora

Application for Investment of Land in the Crown

Notice of intent is hereby given that could will make application to the Minister for Local Government in accordance with section 6.74 of the Local Government Act 1995 to have the following lands revested in the Crown.

Names of Owners and All Other Persons Appearing to have as Estate of Interest in the Land	Description of Land Referred to Including Title References
Allen, Robert Harry	Lot 81 Burt Street, Mertondale Volume 258 Folio 67
Allen, Robert Harry	Lot 82 Burt Street, Mertondale Volume 257 Folio 151
Keenan, John James	Lot 84 Burt Street, Mertondale Volume 378 Folio 127
Brewer, Frederick William Hill, Peter	Lot 85 Burt Street, Mertondale Volume 240 Folio 197
Derschl, Cabi Gustave	Lot 90 Roberts Street, Mertondale Volume 268 Folio 31
Horan, John Horan, William	Lot 92 Roberts Street, Mertondale Volume 266 Folio 168
Merton, Herbert Alexander	Lot 93 Roberts Street, Mertondale Volume 246 Folio 26
Ypung, Charlton	Lot 101 Burt Street, Mertondale Volume 208 Folio 127
O'Hern, George	Lot 102 Burt Street, Mertondale Volume 222 Folio 108
Leedman, Louis	Lot 103 Burt Street, Mertondale Volume 209 Folio 97
Allen, Robert Harry	Lot 105 Roberts Street, Mertondale Volume 236 Folio 27
Currie, Andrew	Lot 109 Roberts Street, Mertondale Volume 263 Folio 183
Stephenson, George Montgomery	Lot 127 Roberts Street, Mertondale Volume 328 Folio 32
Bridge, Sydney Francis	Lot 128 Roberts Street, Mertondale Volume 227 Folio 19
Caddy, Joseph	Lot 128 Roberts Street, Mertondale Volume 234 Folio 109
Millar, Helen Deauchers	Lot 111 Roberts Street, Mertondale Volume 238 Folio 35
Colreavy, James Daniel	Lot 112 Roberts Street, Mertondale Volume 222 Folio 109
Moss, Morrie Melville	Lot 113 Burt Street, Mertondale Volume 203 Folio 179

Names of Owners and All Other Persons Appearing to have as Estate of Interest in the Land	Description of Land Referred to Including Title References
Moore, James	Lot 115 Burt Street, Mertondale Volume 222 Folio 110
Harvey, William	Lot 116 Burt Street, Mertondale Volume 226 Folio 43
Schimlack, William Charles	Lot 119 Burt Street, Mertondale Volume 504 Folio 185
Schimlack, William Charles	Lot 120 Burt Street, Mertondale Volume 504 Folio 185
Creenan, John Bede Davis, Samuel	Lot 121 Roberts Street, Mertondale Volume 196 Folio 191
Snell, William Albert	Lot 122 Roberts Street, Mertondale Volume 229 Folio 59
Crennan, John Bede	Lot 122 Roberts Street, Mertondale Volume 338 Folio 122
Russell, John	Lot 123 Roberts Street, Mertondale Volume 216 Folio 24
Davis, Sam	Lot 124 Roberts Street, Mertondale Volume 222 Folio 111
Morris, Matthew William	Lot 124 Roberts Street, Mertondale Volume 232 Folio 193

The abovementioned persons to whom this notice of intention is addressed may, within 30 days of the date of the notice, lodge an objection to the revestment.

J. G. EPIS, Chief Executive Officer, Shire of Leonora, PO Box 56, Leonora WA 6438.

LG403

LOCAL GOVERNMENT ACT 1995

City of Melville

Authorised Person

It is hereby notified for public information that Anthony Charles Perrin has been appointed as an Authorised Person at the Melville Plaza Shopping Centre, Parking Station No. 16 (as defined in the City of Melville Parking Facilities Local Laws) and as an Authorised Person for the purposes of sections 9.10, 9.13 and 9.15 of the Local Government Act 1995.

JOHN McNALLY, Chief Executive Officer.

LG404

LOCAL GOVERNMENT ACT 1995

Shire of Wagin

ANNUAL FEE REVIEW

1998/99 Fees and Charges

At a meeting held on 29th July 1998, Council resolved to set fees and charges for the 1998/99 year in accordance with section 6.19 of the Local Government Act 1995.

The fees and charges relate to-

- Cemetery fees and charges
- Plant and Equipment hire
- Photocopying and Facsimile charges
- · Building licences and Council buildings charges
- Town Planning fees and charges
- Swimming Pool charges
- Caravan Park fees
- · Sportsground charges

The Schedule of Fees and Charges is available for public inspection at the Shire of Wagin Administration Office between the hours of 8.30 am and 4.15 pm on weekdays.

M. A. PARKER, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

Shire of Plantagenet ANNUAL FIREBREAK NOTICE NOTICE TO OWNERS AND/OR OCCUPIERS OF LAND WITHIN THE SHIRE OF PLANTAGENET

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954 you are hereby required, on all land owned or occupied by you to plough, cultivate, scarify, burn, chemically spray or otherwise clear of all inflammable material, FIREBREAKS of dimensions as follows: SEE (A) (C) (D) AND (E) BELOW—

FIREBREAKS as required shall be installed on ALL RURAL LAND and TOWNSITES in the North Eastern Portion (Zone 4) of the Shire, By 15th NOVEMBER ANNUALLY and, on ALL RURAL LAND and TOWNSITES in the Western and Southern Portion (Zone 6) of the Shire, by 1st DECEMBER ANNUALLY. See map on reverse side of this notice for further details.

FIREBREAKS as required shall be maintained and kept clear of all inflammable material until 30TH APRIL EACH YEAR.

A. RURAL LAND FIREBREAK NOTICE

- 1. OWNERS/OCCUPIERS of land shall install a FIREBREAK not less than 3 metres wide around and within 100 metres of all homesteads, buildings, haystacks and fuel ramps/bulk fuel; and
- 2. ON LAND NOT EXCEEDING 40 HECTARES IN AREA owners/occupiers shall install a hazard reduced (mowed) area 20 metres wide around all homesteads and buildings as an extra requirement to A1 above, and
- 3. ON LAND EXCEEDING 40 HECTARES IN AREA IF BOUNDARY FIREBREAKS ARE NOT installed owner/occupiers shall maintain a mobile firefighting unit (self propelled, towed or slip on) in working order with a minimum capacity of 400 litres of water, and
- 4. A FIREBREAK shall be installed not less than 3 metres wide adjacent to the perimeter of all grain producing crops irrespective of whether such grain producing crops are to be harvested or not; or
- 5. A FIREBREAK not less than 3 metres wide—as an alternative to (4 above) inside, along and within 100 metres of the boundaries of all land owned or occupied by you.

B. EQUIPMENT REQUIREMENTS

- 1. HARVESTING EQUIPMENT REQUIREMENTS—when harvesting is in progress owners/ occupiers of land shall have a mobile fire fighting unit in working order with a minimum of 400 litres of water in or immediately adjacent to the paddock being harvested.
- 2. ON FARM FIRE FIGHTING EQUIPMENT REQUIREMENTS—Owners/Occupiers of land exceeding 40 hectares shall maintain a mobile fire fighting unit (self propelled, towed or slip on) in working order with a minimum capacity of 400 litres of water, if boundary firebreaks of 2 metres are NOT installed.
- 3. All tractors, trucks and self propelled headers operating in standing crop or stubble paddocks shall carry an operational fire extinguisher.
- 4. The operations of swathers, stubble balers, stone chains, portable sawmills and on buildings sites in rural areas during restricted and prohibited burning times must be subject to same equipment requirements as for harvesting.

C. TOWNSITES FIREBREAKS NOTICE

Owners/Occupiers of land shall install a firebreak not less than 2 metres wide around and within the boundaries of each individual Lot or, around and within a combination of Lots where such Lots are adjoining and used as one parcel of land in the Shire of Plantagenet townsites of Mount Barker, Kendenup, Narrikup and Rocky Gully.

D. MOUNT BARKER HILL FIREBREAKS NOTICE

Owner/Occupiers of Mount Barker Hill Subdivision land shall install a firebreak not less that 3 metres wide around and within the boundaries of each individual Lot in the subdivision.

E. MIRA FLORES FIREBREAKS NOTICE

Owners/Occupiers of Wansborough Walk Subdivision (Mira Flores) land shall install a Firebreak not less than 3 metres wide around and within the boundaries of each individual lot in the subdivision. FIREBREAKS shall be installed on all PLANTATION—TREE FARMS, by 1st DECEMBER ANNU-ALLY and shall be maintained and kept clear as required by this notice until 30th APRIL EACH YEAR.

1. BOUNDARY FIREBREAKS

- 1.1 Firebreaks shall be constructed fifteen (15) metres wide on the boundaries of all Plantations, Tree Farms, or such other location as may be agreed to by the Council, in accordance with the requirements of definition—specification 2.2
- 1.2 Firebreaks shall be constructed around Plantation Compartments of approximately thirty (30) hectares, in accordance with the requirements of definition specification 2.3
- 2. DEFINITIONS—SPECIFICATIONS
 - 2.1 PLANTATIONS—TREE FARMS A plantation tree farm is defined as an area exceeding 3 hectares within TOWNSITES or an area exceeding 10 hectares within RURAL areas of trees planted for COMMERCIAL PURPOSES.
 - 2.2 BOUNDARY FIREBREAKS—FIFTEEN (15) METRE REQUIREMENT a boundary firebreaks is defined as an area clear of all inflammable material both on ground and vertically, from the boundary inwards ten (10) metres and from this point to the first line of trees at fifteen (15) metres being a strip five (5) metres wide, maintained in a low fuel condition e.g. short grass and clear vertically, of all low overhanging branches at least four (4) metres from ground level.
 - 2.3 PLANTING COMPARTMENTS A planting compartment is defined as an individual area of approximately thirty (30) hectares surrounded by firebreaks cleared of all inflammable material six (6) metres wide, with a vertical clearance of all overhanging branches at least four (4) metres upwards from ground level to allow unrestricted access for firebreaks maintenance and fire fighting equipment at all times.

MEDICAL BOARD

MH401

MEDICAL ACT 1894

IN THE MATTER OF AN INQUIRY WITH REFERENCE TO THE CONDUCT OF DR PETER DAMIAN ANTHONY CONNOR

The Board having held an inquiry on 28 October 1998 pursuant to Section 13(1)(e) of the Medical Act 1894 whereby it appears to the Board that a Medical Practitioner may be suffering from a physical or mental illness to such an extent that the practitioner's ability to practise as a Medical Practitioner is likely to be effected, found that Dr Connor be allowed to continue to practise as a Medical Practitioner under the following conditions—

- 1. Dr Connor to give a written undertaking to be of a good behaviour for a period of 12 months from today's date and abide by the following conditions—
 - (a) that he works under the supervision, at all times, from one of the medical practitioners from the Chisham Avenue Medical Centre and is to notify the Board of any change of employment;
 - (b) that he be prohibited from prescribing any Schedule 8 drugs for patients or for his own use;
 - (c) that he undergoes weekly urine drug testing and that the results be forwarded to the Board on a quarterly basis;
 - (d) that he consults a psychiatrist or psychologist for treatment for drug addiction;
 - (e) that progress reports from Dr Connor's treating psychiatrist or psychologist, be provided to the Board every 3 months, and demonstrate that Dr Connor is progressing well;
 - (f) that he undergo a formal psychiatric review in 11 months time by a practitioner appointed by the Board to reassess his drug addiction, and the need for the continuance of these or other conditions.
- 2. Dr Connor is to pay the costs of this Inquiry in any event.

By Order of the Medical Board of Western Australia,

SIMON M. HOOD, for Registrar.

MINERALS AND ENERGY

MN401*

PETROLEUM PIPELINES ACT 1969

NOTICE OF VARIATION OF PIPELINE LICENCE

Pipeline Licence PL 6 held by Phoenix Energy Pty Limited has been varied by instrument of Variation 7P/98-9 to construct and operate a gas cooling skid downstream of the plant compressor with effect from 13 November 1998.

PLANNING

PD101*

CORRECTION

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF REVOCATION OF TOWN PLANNING SCHEME AMENDMENT

SHIRE OF MANJIMUP

TOWN PLANNING SCHEME NO 2— AMENDMENT NO 27

Ref: 853/6/14/20 Pt 27

It is hereby notified for public information that the notice under the above Amendment No 27 published at page 4915 of the *Government Gazette* No 182 dated 8 September, 1998, contained an error which is now corrected as follows:

For the words:Nelson Locations 2193, 21720Read:Nelson Locations 2193, 2720

G. FITZGERALD, Chief Executive Officer.

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION SHIRE OF WANNEROO

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 841

Ref: 853/2/30/1 Pt 841

Notice is hereby given that the local government of the Shire of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning the area defined by Loc 1657, Reserve 12990, Lot 22, Reserve 23161 and Church Street, Leach Road, Crisafulli Avenue, Frederick Street, Ariti Avenue, Wanneroo Road, Sinagra Street and Civic Drive to Centre Zone, and recode the same area to Uncoded.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 5 January, 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 5 January, 1999.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

L. DELAHAUNTY, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION TOWN OF KWINANA

TOWN PLANNING SCHEME NO 2-AMENDMENT NO 66

Ref: 853/2/26/3 Pt 66

Notice is hereby given that the local government of the Town of Kwinana has prepared the abovementioned scheme amendment for the purpose of:

- 1 adding new provisions within the Scheme Text to provide for Additional Uses on zoned land where the use would otherwise not be permitted under the Town Planning Scheme.
- 2 adding a new legend to the Scheme Maps the symbols -AU- to provide for Additional Uses.
- 3 amending the Scheme Text to allow for the use "aggregate crushing" to be carried out on Location 339 Hope Valley Road, Hope Valley as an Additional Use subject to conditions.
- 4 amending the Scheme Maps to include an Additional Use (No 1) "aggregate crushing" for a portion of Location 339 Hope Valley Road, Hope Valley, with development standards to read: "Compliance with Department of Environmental Protection licence requirements and Council's Planning Approval Conditions".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Gilmore Avenue, Kwinana and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 5 January, 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 5 January, 1999.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

F. R. EDWARDS, Chief Executive Officer.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT TOWN OF PORT HEDLAND

TOWN PLANNING SCHEME NO 4-AMENDMENT NO 52

Ref: 853/8/4/5 Pt 52

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Town of Port Hedland Town Planning Scheme Amendment on 16 November, 1998 for the purpose of:

- 1. inserting the following subclauses after subclause 4.2.7:
- 4.2.8 No more than two commercial vehicles, of which only one may exceed two tonnes tare weight, may be parked on a lot in a residential zone provided that Council has granted planning consent, in accordance with Part V of the Scheme, for the parking on the lot and:
 - (a) the vehicles form an essential part of the occupation of a resident on the lot;
 - (b) no vehicle exceeds either 2.7 metres in height or 8 metres in length;
 - (c) any vehicle is sereened from view from outside the lot;
 - (d) no vehicle is brought to or taken from the lot between the hours of 10.00pm and 7.00am;
 - (e) major repairs to the vehicles are not undertaken on the lot; and
 - (f) minor repairs, servicing or cleaning of the vehicles are carried out in areas which are screened from view from outside the lot.
- 4.2.9 Planning consent granted under subclause 4.2.8:
 - (a) is granted to the applicant and does not run with the land to which it applies; and
 - (b) is not capable of being transferred or assigned to any other person.

A person to whom planning consent has been granted under subclause 4.2.8 shall not park, or cause to be parked, a commercial vehicle on any lot within a residential zone other than the lot which is the subject of the approval.

- 4.2.10 If a commercial vehicle has been parked with the consent of Council under subclause 4.2.8 and, in the opinion of Council, it causes a nuisance or annoyance to residents in the surrounding area, the Council may revoke the consent.
- 2. inserting the following definition in Schedule 1 after the definition for *Club Premises*:
 - Commercial Vehicle: means a vehicle which is used and designed to be used for business, trade or commercial purposes and includes any trailer or other attachment and includes earthmoving machinery, whether self propelled or not.

G. J. BLACKMAN, Mayor. K. R. DONOHOE, A/Chief Executive Officer.

PD404*

WESTERN AUSTRALIAN PLANNING COMMISSION METROPOLITAN REGION SCHEME (SECTION 33) AMENDMENT SOUTH WEST DISTRICTS OMNIBUS (No. 4) CALL FOR PUBLIC SUBMISSIONS

File No: 809-2-1-51 Amendment No: 1006/33

The Western Australian Planning Commission intends to amend the Metropolitan Region Scheme for land in the Cities of Cockburn, Fremantle, Melville and Rockingham and the Towns of East Fremantle and Kwinana and is seeking public comment.

The purpose of this amendment is to implement recommendations for the rezoning and reservation of land in the Cities of Cockburn, Fremantle, Melville and Rockingham and the Towns of East Fremantle and Kwinana. The *Amendment Report* details all the proposed changes.

The procedure for amending the Scheme, as set out in section 33 of the Metropolitan Region Town Planning Scheme Act, is to be used to advertise this proposal. Public submissions are invited and the amendment will eventually be put to Parliament for final approval. In accordance with the procedure in section 33, the Hon Minister for Planning has approved the amendment for public display and for the calling of submissions.

Copies of the amending plans and detail plans showing the proposed changes to the zones and reservations of the Scheme, and the Commission's *Amendment Report* which explains the various proposals, will be available for public inspection from Monday 23 November 1998 to Friday 26 February 1999 at each of the following places:

- Ministry for Planning 1st Floor
 Albert Facey House
 469 Wellington Street
 PERTH
 J S Battye Library
 Alexander Library Building
 Cultural Centre
 Francis Street
 - Council Offices of the municipalities of: • City of Cockburn
 - City of Fremantle
 - City of Melville
 - City of Perth
 - City of Rockingham
 - Town of East Fremantle
 - Town of Kwinana

Any person who desires to make a submission either supporting or objecting to any provisions of the proposed amendment should do so on the Form 6A. This submission form is available on request from the display locations and is also contained in the explanatory *Amendment Report*.

Submissions must be lodged with the:

NORTHBRIDGE

Secretary Western Australian Planning Commission 469 Wellington Street PERTH WA 6000

on or before 5.00pm Friday 26 February 1998. Late submissions will not be considered.

PETER MELBIN, Secretary, Western Australian Planning Commission.

PREMIER AND CABINET

PR301*

Public Sector Management Act 1994

Public Sector Management (SES Organizations) Regulations (No. 3) 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Public Sector* Management (SES Organizations) Regulations (No. 3) 1998.

2. Schedule 2 amended

Schedule 2 to the *Public Sector Management Act 1994** is amended by deleting item 2.

[* Reprinted as at 3 September 1997. For amendments to Schedule 2 see Act Nos. 45 of 1996 and 22 of 1997 and Gazettes 24 March and 17 July 1998.]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA401

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIO	ONS FOR THE GRANT OF A LI	CENCE	
1497/98	Futura Holdings Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Leederville and known as Caffe Torque.	15/12/1998
1498/98	Cape Bouvard Vineyards Pty Ltd	Application for the grant of a Producer- Wine licence in respect of premises situated in Donnybrook and known as Donnybrook Estate Wines.	20/12/1998
1499/98	RRCM Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Pinjarra and known as Redcliffe Barn.	17/12/1998
1500/98	Esplanade Lodge Pty Ltd	Application for the grant of a Special Facility licence in respect of premises situated in Perth and known as Esplanade Lodge Pty Ltd.	10/12/1998
1501/98	Hogs Head Tavern Pty Ltd	Application for the grant of a Tavern licence in respect of premises situated in Wooroloo and known as Hogs Head Tavern.	16/12/1998
1502/98	Mario Rojnic	Application for the grant of a Liquor Store licence in respect of premises situated in Hamilton Hill and known as Southwell Supermarket Liquor Store.	13/12/1998
1503/98	Wiselink Asset Pty Ltd	Application for the grant of a Wholesale licence in respect of premises situated in Mt Lawley and known as Swan Wines.	14/12/1998
1504/98	Sandgate Corporation Pty Ltd	Application for the grant of a Producer- Wine licence in respect of premises situated in Mt Barker and known as Karri Oak Wines Pty Ltd.	21/12/1998
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
1015/98	RWA Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Midland and known as Junction Hotel Midland.	9/12/1998

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

STATE REVENUE

SX301*

Financial Institutions Duty Act 1983

Financial Institutions Duty Amendment Regulations (No. 3) 1998

Made by the deputy of the Governor in Executive Council.

1. Citation

"

These regulations may be cited as the *Financial Institutions Duty Amendment Regulations (No. 3)* 1998.

2. Regulation 5A inserted

The *Financial Institutions Duty Regulations 1984** are amended by inserting after regulation 5 the following regulation —

5A. Prescription under section 10(4)(r) — Real Time Gross Settlement system accounts

- (1) A receipt -
 - (a) received by a financial institution for the credit of a customer's RTGS account; and
 - (b) arising as a result of
 - (i) a transaction settled through the Real Time Gross Settlement system; or
 - (ii) a transfer of money from another account of that customer in Western Australia for the purposes of ensuring that the RTGS account retains a credit balance,

is prescribed under section 10(4)(r) of the Act as a receipt to which the Act does not apply.

- (2) In subregulation (1)
 - **"financial institution"** means a registered financial institution that holds an exchange settlement account with the Reserve Bank of Australia;

"Real Time Gross Settlement system" means the electronic system operated by the Reserve Bank of Australia to effect transactions received by electronic feeder systems operated by the Reserve Bank of Australia, Austraclear Limited (ACN 002 060 773) or Australian Payments Clearing Association Limited (ACN 055 136 519);

"RTGS account" means an account —

- (a) kept by a financial institution solely for the purpose of recording
 - (i) transactions settled through the Real Time Gross Settlement system; and
 - (ii) transfers of money from other accounts of that customer in Western Australia for the purposes of ensuring that the account retains a credit balance;

and

- (b) the balance of which is transferred daily to another account kept for that customer in this State by the financial institution.
- [* Reprinted as at 25 June 1997. For amendments to 3 November 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 79 and Gazette 21 and 24 July 1998.]

By Command of the deputy of the Governor,

ROD SPENCER, Clerk of the Executive Council.

TRANSPORT

TR401

SHIPPING AND PILOTAGE ACT 1967

Office of the Minister for Transport, Perth.

"

It is hereby notified for general information that His Excellency the Governor, in Executive Council has approved in accordance with section 4 of the Shipping and Pilotage Act 1967—

• the appointment of John Ivor Jones as a Pilot at the Port of Derby (King Sound).

This appointment is in accordance with the Shipping and Pilotage Act 1967.

MURRAY CRIDDLE, Minister for Transport.

WATER

WA301*

COUNTRY AREAS WATER SUPPLY ACT 1947

Made by His Excellency the Governor in Executive Council under section 8.

Citation

- 1. This order may be cited as the Country Water Areas Amendment Order Number 3 1998.
- 2. The land described in the Schedule to this order is hereby amended.

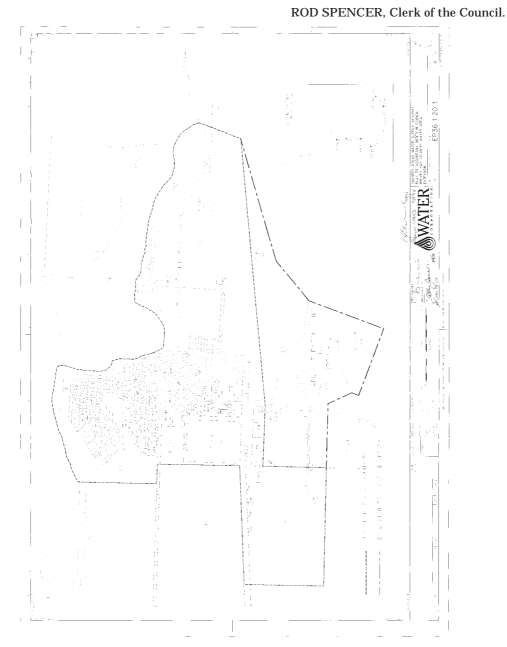
Schedule

(clause 2)

The following areas of land are hereby amended as indicated: All areas to be amended are delineated by symbolised boundary _ _ _

(i) Bremer Bay Country Water Area: Extension to, as per Water Corporation plan EP36-1-20-1.

By His Excellency's Command,



WA302*

COUNTRY AREAS WATER SUPPLY ACT 1947

Made by His Excellency the Governor in Executive Council under section 8.

Citation

- 1. This order may be cited as the Country Water Areas Amendment Order Number 4 1998.
- 2. The land described in the Schedule to this order is hereby amended.

Schedule

(clause 2)

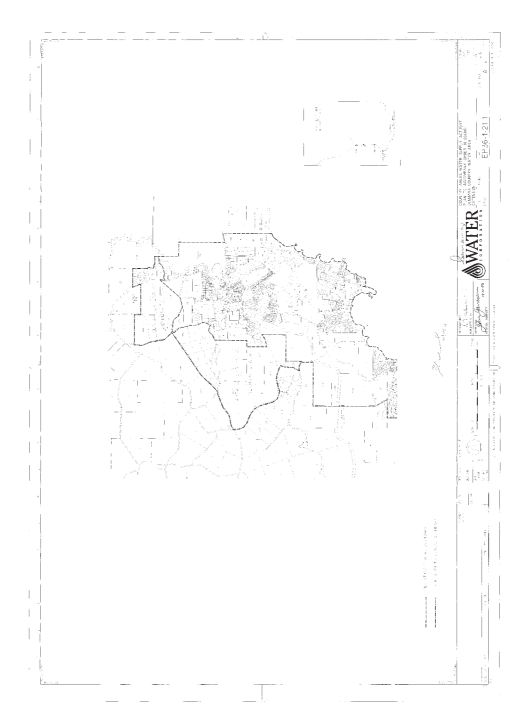
The following areas of land are hereby amended as indicated:

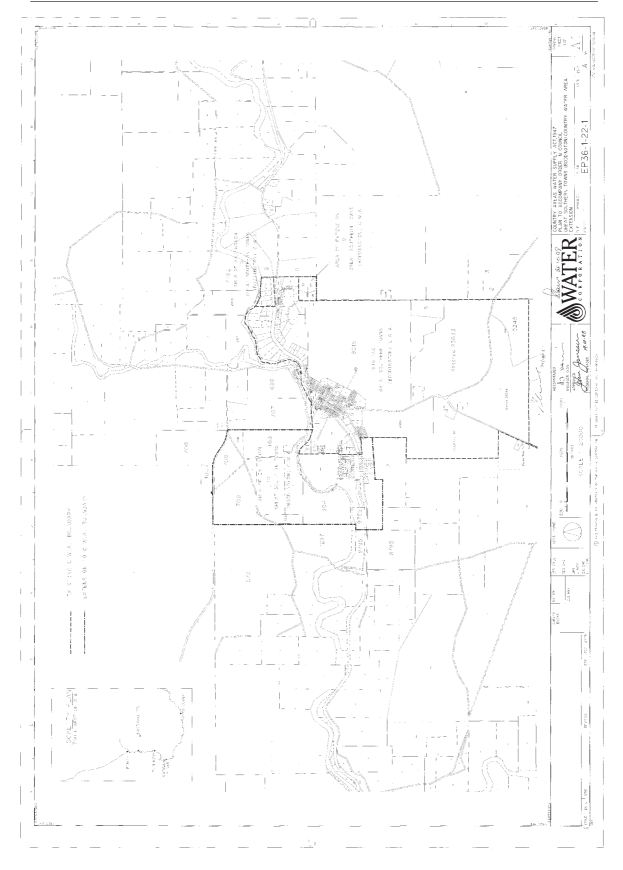
- All aneas to be amended are delineated by a symbolised boundary (i) Denmark Country Water Area:

 - Extension to, as per Water Corporation plan EP36-1-21-1. (ii) Great Southern Towns (Boddington) Country Water Area:
 - Extension to, as per Water Corporation plan EP36-1-22-1.

By His Excellency's Command,

ROD SPENCER, Clerk of the Council.





PUBLIC NOTICES

ZZ401

CORPORATION LAW SECTION 411

Notice is hereby given that the final meeting of Spartacus Pty. Ltd. (in Liquidation) will be held on Tuesday, 5th January 1999 at 12.15 p.m. at 1/67 Mill Point Road, South Perth to accept the final accounts of the Liquidator.

B. F. PRINDIVILLE & CO.

CLAIMS FOR MISSING ISSUES

(SUBSCRIPTION ITEMS)

For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

Claims lodged after this date will attract payment in full.

STATE LAW PUBLISHER SUBSCRIPTION CHARGES 1999

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Government Gazettes are published on Tuesday and Friday of each week, unless disrupted by public holidays or unforeseen circumstances.

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