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PUBLISHING DETAILS FOR CHRISTMAS 1998 AND NEW YEAR HOLIDAY PERIOD 1999

For *Government Gazette* published 3.30 p.m. Wednesday 30 December 1998,
closing time for copy will be 12 noon Thursday 24 December 1998.

For *Government Gazette* published 3.30 pm Tuesday 5 January 1999,
closing time for copy will be 12 noon Thursday 31 December 1998.

BUSH FIRES BOARD

BU401***BUSH FIRES ACT 1954***Shire of Ravensthorpe*

Appointment of Fire Weather Officers

Bush Fires Board,
Perth.

Correspondence No. S106

It is hereby notified for public information that, pursuant to section 38(6) of the above Act, the Shire of Ravensthorpe has appointed Rodney Clarence Daw of Bandalup as a Fire Weather Officer, and the following persons as Deputy Fire Weather Officers—listed in descending order of seniority for the purposes of section 38(6)(cd):

John Douglas McDougall of Jerdacuttup
 Andrew David Duncan of West River
 Andrew Justin Chambers of Ravensthorpe North
 Robert Norman Warren of Jerdacuttup

All previous appointments as Fire Weather Officers or Deputy Fire Weather Officers for the Shire of Ravensthorpe are hereby cancelled.

BOB MITCHELL, Chief Executive Officer.

BU501***BUSH FIRES ACT 1954**

PROHIBITED BURNING PERIOD

(Section 17.)

RESTRICTED BURNING PERIOD

(Section 18.)

Bush Fires Board,
Perth.

Correspondence No. A88

PROHIBITED BURNING PERIODS

I, Kevin Prince, the Minister administering the Bush Fires Act 1954, hereby declare under Section 17 of that Act that it shall be unlawful to set fire to the bush in the Local Government districts of the City of Albany and the Shires of Chittering and Wyndham-East Kimberley during the periods indicated in the schedule below. (The declarations made under Section 17(1) of that Act for the Town of Albany, the Shires of Albany, Chittering and Wyndham-East Kimberley, as published in the *Government Gazette* of 27 October 1995, are hereby revoked.)

<i>Local Government</i>	<i>Zone</i>	<i>Schedule</i> <i>Prohibited Burning Period</i>	<i>Special Comm. Date</i>
City of Albany (generally North of dividing line described in Schedule 15 published in <i>Government Gazette</i> of 16 September 1982)	8	15 December—14 March	15 th November
City of Albany (generally South and Southwest of dividing line described in Schedule 15 published in <i>Government Gazette</i> of 16 September 1982)	8	15 December—14 March	22 nd December
Shire of Chittering	6	1 November—28 February	1 st December
Shire of Wyndham-East Kimberley	—	nil	...

The four references to the 'Shire of Albany' in the heading and text of Boundary Schedule No. 15, gazetted 16 September 1982, are hereby amended to 'City of Albany'.

The reference to Zone no. 6 allocated to the Shire of Plantagenet on page no. 4954 of *Government Gazette* 27 October 1995 is hereby amended to Zone no. 4.

RESTRICTED BURNING PERIODS

It is hereby notified that pursuant to the powers contained in Section 18 of the Bush Fires Act 1954 the Bush Fires Board has declared the Restricted Burning Periods for the Local Government districts of the City of Albany and the Shires of Chittering and Morawa as specified in the schedule below. (The respective declarations made under Section 18 of that Act, as published in the *Government Gazettes* of 27 October 1995, are hereby revoked.)

Schedule

Local Government

City of Albany (generally North of dividing line described in Schedule 15 published in *Government Gazette* of 16 September 1982)

City of Albany (generally South and Southwest of dividing line described in Schedule 15 published in *Government Gazette* of 16 September 1982)

Shire of Chittering

Shire of Morawa

Restricted Burning Period

3 October to 30 April

9 November to 30 April

19 October to 1 May

15 October to 15 March

KEVIN PRINCE, Minister For Emergency Services.

EAST PERTH REDEVELOPMENT AUTHORITY

EC401

EAST PERTH REDEVELOPMENT AUTHORITY ACT 1991

EAST PERTH REDEVELOPMENT SCHEME

AMENDMENT NO. 5 AND STAGE 2 EXTENSION

Notice of Approval

It is hereby notified for public inspection in accordance with Section 33 of the East Perth Redevelopment Act 1991 that the Minister for Planning approved the East Perth Redevelopment Scheme Amendment No. 5 on 16 December 1998 for the purpose of amending provisions for Division 1 Planning Policies, Precinct 1—Claisebrook Inlet and Precinct 3—Royal Street Central.

In addition, the Hon Minister for Planning approved the East Perth Redevelopment Scheme Stage 2 on 16 December 1998 for the purpose of extending the Scheme over the remaining portion of the Redevelopment Area located northeast of the Railway line to the Swan River and south of Wittenoom Street, thereby creating Precincts 11, 12, 13, 14 and 15 (named Cemeteries, Waterloo, Plain Street, Gloucester Park and Claisebrook Road North); and supporting Planning Policies.

Copies of the Amendment and Extension may be obtained from the Authority's offices at 184 Bennett Street, East Perth 6004.

FISHERIES

FI401*

PEARLING ACT 1990

RESTRICTION OF PEARLING AND HATCHERY ACTIVITIES

(ENDERBY ISLAND) NOTICE 1998

Notice No. 11 of 1998

FD 1205/98 [270]

Made by the Minister under section 19.

Citation

1. This notice may be cited as the *Restriction of Pearling and Hatchery Activities (Enderby Island) Notice 1998*.

Interpretation

2. In this notice—

“holding site” means the area bounded by a line commencing at the intersection of 20° 32.1' south latitude and 116° 34.1' east longitude, thence to the intersection of 20° 34' south latitude and 116° 35.2' east longitude, thence to the intersection of 20° 34' south latitude and 116° 34.3' east longitude, thence to the intersection of 20° 33' south latitude and 116° 31.9' east longitude, thence to the intersection of 20° 32.75' south latitude and 116° 32.05' east longitude, thence to the intersection of 20° 32.7' south latitude and 116° 33.05' east longitude, thence to the intersection of 20° 32.1' south latitude and 116° 33.5; thence in a straight line to the commencement point (AGD 84); and

“operator” means Dampier Pearling Company Pty Ltd (ACN 061 740 145).

General restriction of pearling and hatchery activities

3. Until 30 June 1999 a person other than the operator must not undertake any pearling or hatchery activity in the holding site.

Dated this 22nd day of December 1998.

MONTY HOUSE, Minister for Fisheries.

FI402***FISH RESOURCES MANAGEMENT ACT 1994****NORTHERN DEMERSAL SCALEFISH INTERIM MANAGED FISHERY MANAGEMENT PLAN 1997**

FD 30/98 [271]

Notice is hereby given pursuant to clause 21 of the *Northern Demersal Scalefish Interim Managed Fishery Management Plan 1997** of my determination made on 22 December 1998 that the capacity of zone 2 of the fishery for the 1999 licensing period is 23,719 fish trap units and 2,636 line day units.

[*Published in the Gazette on 9 December 1997. For amendments to 28 August 1998 see the *Northern Demersal Scalefish Interim Managed Fishery Management Plan Amendment 1998* published in the Gazette of 28 August 1998.]

Dated this 23rd day of December 1998.

P. P. ROGERS, Executive Director.

FI403***FISH RESOURCES MANAGEMENT ACT 1994****PILBARA FISH TRAWL INTERIM MANAGED FISHERY MANAGEMENT PLAN AMENDMENT 1998**

FD 42/98 [264]

Made by the Minister under section 54.

Citation

1. This amendment may be cited as the *Pilbara Fish Trawl Interim Managed Fishery Management Plan Amendment 1998*.

Commencement

2. This amendment will commence operation on 1 January 1999.

Principal Plan

3. In this amendment the *Pilbara Fish Trawl Interim Managed Fishery Management Plan 1997* is referred to as the principal Plan.

Clause 20 deleted and substituted

4. Clause 20 of the principal Plan is deleted and the following clause substituted—

“20. (1) The extent of the entitlement arising from a fish trawl unit which confers entitlement to use a fish trawl net in—

- (a) Area 1 is 0.67 fish trawl hours, which entitles the holder of a permit that specifies Area 1 fish trawl units to use a fish trawl net for 0.67 hours in that Area for each one of those Area 1 units;
- (b) Area 2 is 1.00 fish trawl hour, which entitles the holder of a permit that specifies Area 2 fish trawl units to use a fish trawl net for 1.00 hour in that Area for each one of those Area 2 units;
- (c) Area 4 is 0.91 fish trawl hours, which entitles the holder of a permit that specifies Area 4 fish trawl units to use a fish trawl net for 0.91 hours in that Area for each one of those Area 4 units;
- (d) Area 5 is 0.91 fish trawl hours, which entitles the holder of a permit that specifies Area 5 fish trawl units to use a fish trawl net for 0.91 hours in that Area for each one of those Area 5 units;
- (e) Area 6 is 1.00 fish trawl hour, which entitles the holder of a permit that specifies Area 6 fish trawl units to use a fish trawl net for 1.00 hour in that Area for each one of those Area 6 units.

(2) If, as a result of calculating the total entitlement arising from the total number of fish trawl units specified on a permit for a particular area, the total number of fish trawl hours is not a whole number, the number shall be rounded to the nearest whole number with 0.5 being rounded up.”.

Dated this 22nd day of December 1998.

MONTY HOUSE, Minister for Fisheries.

HEALTH

HE401**HEALTH LEGISLATION ADMINISTRATION ACT 1984
HEALTH ACT 1911**Health Department of WA,
Perth, 21 December 1998.

8156/92.

It is hereby notified for public information that the Hon Minister for Health has designated, under section 7 of the Health Legislation Administration Act 1984, Messrs Adrian John Stratico and Craig Kimberley McLernon as Public Health Officials for the purposes of the Health Act 1911.

PAUL PSAILA-SAVONA, Executive Director, Public Health.

JUSTICE

JM401**CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following person as a Member of the Children's Court of Western Australia—

Mrs Denise Joyce Jenkins of 4 Finch Street, Manjimup.

RICHARD FOSTER, Executive Director, Court Services.

JM402**JUSTICES ACT 1902**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointments of—

Mrs Denise Joyce Jenkins of 4 Finch Street, Manjimup

Mr Stephen George Ford of 12 Sutherland Street, Port Hedland

Mr Vu The Tran of 22 Vigilant Terrace, Ocean Reef

to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Court Services.

LAND ADMINISTRATION

LA401***LAND ADMINISTRATION ACT 1997****INSTRUMENT OF REVOCATION OF DELEGATION**

I, Douglas James Shave, MLA, Minister for Lands, acting in accordance with section 9 of the *Land Administration Act 1997*, hereby revoke the delegations formerly made to officers of the Department of Land Administration under sections 50, 75, 182-186 inclusive, and 259 of the *Land Administration Act 1997* and published in the *Government Gazette* of 27 March 1998 and 4 December 1998.

D. J. SHAVE, Minister For Lands.

LA402***LAND ADMINISTRATION ACT 1997****INSTRUMENT OF DELEGATION**

I, Douglas James Shave, MLA, Minister for Lands, acting in accordance with section 9 of the *Land Administration Act 1997*, hereby delegate to the officers of the Department of Land Administration listed by position title in the following schedule, the powers and duties under those sections of the *Land Administration Act 1997* listed in the schedule.

D. J. SHAVE, Minister For Lands.

LA403***LAND ADMINISTRATION ACT 1997****MINISTERIAL POWERS TO BE DELEGATED—BY SECTION ORDER**

Section	Position	Summary of Powers Delegated
50	Chief Executive Officer	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50	Director, Government Land Services	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50	Manager, Government Land Outcomes	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50	Manager, Land Administration Services	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50	Director, Service Delivery	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50	All Regional Managers	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50	All Team Leaders	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50	All Project Officers(Level 4)	Revocation of Management Orders with Management Bodies' Consent (Decision Making Power)
50(4)	Chief Executive Officer	Approval of an interest continuing (Decision Making Power, where all interests continue)
50(4)	Director, Government Land Services	Approval of an interest continuing (Decision Making Power, where all interests continue)
50(4)	Manager, Government Land Outcomes	Approval of an interest continuing (Decision Making Power, where all interests continue)
50(4)	Director, Service Delivery	Approval of an interest continuing (Decision Making Power, where all interests continue)
50(4)	Manager, Land Administration Services	Approval of an interest continuing (Decision Making Power, where all interests continue)
50(4)	All Regional Managers	Approval of an interest continuing (Decision Making Power)
50(4)	All Team Leaders	Approval of an interest continuing (Decision Making Power)
50(4)	All Project Officers(Level 4)	Approval of an interest continuing (Processing Power Only)
50(5)	Chief Executive Officer	Variation of terms of continuing interests, with interest holder's consent
50(5)	Director, Government Land Services	Variation of terms of continuing interests, with interest holder's consent
50(5)	Director, Service Delivery	Variation of terms of continuing interests, with interest holder's consent
50(5)	Manager, Land Administration Services	Variation of terms of continuing interests, with interest holder's consent
50(5)	Manager, Government Land Outcomes	Variation of terms of continuing interests, with interest holder's consent
50(5)	All Regional Managers	Variation of terms of continuing interests, with interest holder's consent
50(5)	All Team Leaders	Variation of terms of continuing interests, with interest holder's consent
50(5)	All Project Officers(Level 4)	Variation of terms of continuing interests, with interest holder's consent(Processing Power only)

Section	Position	Summary of Powers Delegated
75(4)	Chief Executive Officer	Forfeiture and recovery of Crown's equity in conditional tenure land through court action (Procedural Power Only)
75(4)	Director, Government Land Services	Forfeiture and recovery of Crown's equity in conditional tenure land through court action (Procedural Power Only)
75(4)	Manager, Government Land Outcomes	Forfeiture and recovery of Crown's equity in conditional tenure land through court action (Procedural Power Only)
75(4)	Director, Service Delivery	Forfeiture and recovery of Crown's equity in conditional tenure land through court action (Procedural Power Only)
75(4)	Manager, Land Administration Services	Forfeiture and recovery of Crown's equity in conditional tenure land through court action (Procedural Power Only)
75(4)	All Regional Managers	Forfeiture and recovery of Crown's equity in conditional tenure land through court action (Procedural Power Only)
75(4)	All Team Leaders	Forfeiture and recovery of Crown's equity in conditional tenure land through court action (Procedural Power Only)
75(5)	Chief Executive Officer	Approvals to transfer conditional tenure land
75(5)	Director, Government Land Services	Approvals to transfer conditional tenure land
75(5)	Manager, Government Land Outcomes	Approvals to transfer conditional tenure land
75(5)	Director, Service Delivery	Approvals to transfer conditional tenure land
75(5)	Manager, Land Administration Services	Approvals to transfer conditional tenure land
75(5)	All Regional Managers	Approvals to transfer conditional tenure land
75(6)	Chief Executive Officer	Approvals to mortgages etc of conditional tenure land
75(6)	Director, Government Land Services	Approvals to mortgages etc of conditional tenure land
75(6)	Manager, Government Land Outcomes	Approvals to mortgages etc of conditional tenure land
75(6)	Director, Service Delivery	Approvals to mortgages etc of conditional tenure land
75(6)	Manager, Land Administration Services	Approvals to mortgages etc of conditional tenure land
75(6)	All Regional Managers	Approvals to mortgages etc of conditional tenure land
182	Chief Executive Officer	Authorising entry onto land for feasibility studies, and giving notice
182	Director, Government Land Services	Authorising entry onto land for feasibility studies, and giving notice
182	Manager, Government Land Outcomes	Authorising entry onto land for feasibility studies, and giving notice
182	Director, Service Delivery	Authorising entry onto land for feasibility studies, and giving notice
182	Manager, Land Administration Services	Authorising entry onto land for feasibility studies, and giving notice
182	All Regional Managers	Authorising entry onto land for feasibility studies, and giving notice
182	Coodinator, Native Title	Authorising entry onto land for feasibility studies, and giving notice
183	Chief Executive Officer	Authorising entry onto land for railway construction, and giving notice (Processing Powers)
183	Director, Government Land Services	Authorising entry onto land for railway construction, and giving notice (Processing Powers)
183	Manager, Government Land Outcomes	Authorising entry onto land for railway construction, and giving notice (Processing Powers)
183	Director, Service Delivery	Authorising entry onto land for railway construction, and giving notice (Processing Powers)
183	Manager, Land Administration Services	Authorising entry onto land for railway construction, and giving notice (Processing Powers)
183	All Regional Managers	Authorising entry onto land for railway construction, and giving notice (Processing Powers)

Section	Position	Summary of Powers Delegated
184	Chief Executive Officer	Entry for assessment of compensation and survey; and giving notice
184	Director, Government Land Services	Entry for assessment of compensation and survey; and giving notice
184	Manager, Government Land Outcomes	Entry for assessment of compensation and survey; and giving notice
184	Director, Service Delivery	Entry for assessment of compensation and survey; and giving notice
184	Manager, Land Administration Services	Entry for assessment of compensation and survey; and giving notice
184	All Regional Managers	Entry for assessment of compensation and survey; and giving notice
185	Chief Executive Officer	Entry for temporary occupation, and giving notice
185	Director, Government Land Services	Entry for temporary occupation, and giving notice
185	Manager, Government Land Outcomes	Entry for temporary occupation, and giving notice
185	Director, Service Delivery	Entry for temporary occupation, and giving notice
185	Manager, Land Administration Services	Entry for temporary occupation, and giving notice
185	All Regional Managers	Entry for temporary occupation, and giving notice
186	Chief Executive Officer	Giving notice of entry for feasibility studies, preliminary works, or carrying out of works (Processing only)
186	Director, Government Land Services	Giving notice of entry for feasibility studies, preliminary works, or carrying out of works (Processing only)
186	Manager, Government Land Outcomes	Giving notice of entry for feasibility studies, preliminary works, or carrying out of works (Processing only)
186	Director, Service Delivery	Giving notice of entry for feasibility studies, preliminary works, or carrying out of works (Processing only)
186	Manager, Land Administration Services	Giving notice of entry for feasibility studies, preliminary works, or carrying out of works (Processing only)
186	All Regional Managers	Giving notice of entry for feasibility studies, preliminary works, or carrying out of works (Processing only)
210, 211	Chief Executive Officer	Offer of compensation and application to Judge in relation to absentee claims
210, 211	Director, Government Land Services	Offer of compensation and application to Judge in relation to absentee claims
210, 211	Manager, Government Land Outcomes	Offer of compensation and application to Judge in relation to absentee claims
210, 211	Director, Service Delivery	Offer of compensation and application to Judge in relation to absentee claims
210, 211	Manager, Land Administration Services	Offer of compensation and application to Judge in relation to absentee claims
210, 211	All Regional Managers	Offer of compensation and application to Judge in relation to absentee claims
212	Chief Executive Officer	Negotiation in relation to a request for non-monetary compensation
212	Director, Government Land Services	Negotiation in relation to a request for non-monetary compensation
212	Manager, Government Land Outcomes	Negotiation in relation to a request for non-monetary compensation
212	Director, Service Delivery	Negotiation in relation to a request for non-monetary compensation
212	Manager, Land Administration Services	Negotiation in relation to a request for non-monetary compensation
212	All Regional Managers	Negotiation in relation to a request for non-monetary compensation

Section	Position	Summary of Powers Delegated
212	All Team Leaders	Negotiation in relation to a request for non-monetary compensation
212	Coordinator, Native Title	Negotiation in relation to a request for non-monetary compensation
213	Chief Executive Officer	Receiving and giving receipt of compensation claim
213	Director, Government Land Services	Receiving and giving receipt of compensation claim
213	Manager, Government Land Outcomes	Receiving and giving receipt of compensation claim
213	Director, Service Delivery	Receiving and giving receipt of compensation claim
213	Manager, Land Administration Services	Receiving and giving receipt of compensation claim
213	All Regional Managers	Receiving and giving receipt of compensation claim
213	All Team Leaders	Receiving and giving receipt of compensation claim
255	Chief Executive Officer	Agreeing to an easement being granted in lieu of compensation (Decision Power)
255	Director, Government Land Services	Agreeing to an easement being granted in lieu of compensation (Decision Power)
255	Manager, Government Land Outcomes	Agreeing to an easement being granted in lieu of compensation (Decision Power)
255	Director, Service Delivery	Agreeing to an easement being granted in lieu of compensation (Decision Power)
255	Manager, Land Administration Services	Agreeing to an easement being granted in lieu of compensation (Decision Power)
255	All Regional Managers	Agreeing to an easement being granted in lieu of compensation (Decision Power)
255	All Team Leaders	Agreeing to an easement being granted in lieu of compensation (Processing Power)
257	Chief Executive Officer	Granting interests in Crown land in lieu of compensation (Decision Power)
257	Director, Government Land Services	Granting interests in Crown land in lieu of compensation (Decision Power)
257	Manager, Government Land Outcomes	Granting interests in Crown land in lieu of compensation (Decision Power)
257	Director, Service Delivery	Granting interests in Crown land in lieu of compensation (Decision Power)
257	Manager, Land Administration Services	Granting interests in Crown land in lieu of compensation (Decision Power)
257	All Regional Managers	Granting interests in Crown land in lieu of compensation (Decision Power)
257	All Team Leaders	Granting interests in Crown land in lieu of compensation (Processing Power)

LA404**TRANSFER OF LAND ACT 1893****APPLICATION F609289**

Take notice that D.F.D. Rhodes Pty Ltd., of 6 MacKay Street, Kewdale, has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Benger being Portion of Wellington Location 1 containing 19.1188 hectares being part of the land contained in Memorial Book 8 Folio 341.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 20th January 1999, a caveat forbidding the land being brought under the operation of the Act.

IAN HYDE, Registrar of Titles.

LA405**TRANSFER OF LAND ACT 1893**

APPLICATION F609288

Take notice that Cono Galati of "Angus Park" Benger, has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Benger being Portion of Wellington Location 1 containing 19.1162 hectares being part of the land contained in Memorial Book 8 Folio 341.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 20th January 1999, a caveat forbidding the land being brought under the operation of the Act.

IAN HYDE, Registrar of Titles.

LOCAL GOVERNMENT

LG301***LOCAL GOVERNMENT ACT 1995***Shire of Leonora*

GENERAL PROVISIONS LOCAL LAW 1998

ARRANGEMENT

PART 1—PRELIMINARIES

- 1.1 Citation
- 1.2 Application
- 1.3 Interpretation
- 1.4 Repeal

PART 2—REMOVAL OF GOODS & ANIMALS FROM PUBLIC PLACES

- 2.1 Interpretation
- 2.2 Appointment of Authorised Person
- 2.3 Removal of Hazardous Goods or Animal from Public Place
- 2.4 Registration of Impounded Goods or an Animal
- 2.5 Application of the Act
- 2.6 Public Notification of Goods or Animal Impounded
- 2.7 Offence

PART 3—OLD REFRIGERATORS AND CABINETS

- 3.1 Disposal of refrigerators, cabinets, or the like
- 3.2 Offence

PART 4—STREET LAWNS & GARDENS

- 4.1 Interpretation
- 4.2 Planting of a lawn or garden in a street
- 4.3 Reticulation of lawns or garden in a street
- 4.4 Damage to public property
- 4.5 Maintenance of lawn or garden
- 4.6 Notice of rectify
- 4.7 Carrying out of authorised works
- 4.8 Standing of vehicle or animal
- 4.9 Offences

LOCAL GOVERNMENT ACT 1995*Shire of Leonora*

GENERAL PROVISIONS LOCAL LAW 1998

Under the powers conferred by the abovementioned Act and all other powers enabling it, the Council of the Shire of Leonora hereby records having resolved on the 15th day of December 1998, to make the following local laws.

PART 1—PRELIMINARIES**1.1 Citation**

This local law may be cited as "Shire of Leonora General Provisions Local Law."

1.2 Application

This local law applies to the whole of the Local Government District of the Shire of Leonora.

1.3 Interpretation

In this local law, unless the context otherwise requires:

- 1.3.1 "Act" means the Local Government Act 1995;
- 1.3.2 "CEO" means the person for the time being employed as the Chief Executive Officer or Acting Chief Executive Officer of the Council;
- 1.3.3 "Council" means the Council of the Shire of Leonora;
- 1.3.4 reference to any Act or statute (whether State or Federal) shall include all statutory amendments and reenactments thereof for the time being in force;
- 1.3.5 the singular number includes the plural number and the masculine gender includes the feminine gender and the neuter gender and vice versa.

1.4 Repeal

The following local laws are hereby repealed:

- 1.4.1 Local Law relating to the Long Service Leave published in the *Government Gazette* on the 20 August 1954.
- 1.4.2 Local Law relating to the Prevention of Damage to Streets published in the *Government Gazette* on the 4 October 1962.
- 1.4.3 Local Law relating to Old Refrigerators and Cabinets published in the *Government Gazette* on the 29 August 1963.
- 1.4.4 Local Law relating to the Removal and Disposal of Obstructing Animals and Vehicles, published in the *Government Gazette* on the 29 August 1963.
- 1.4.5 Local law relating to Signs, Hoardings and Bill Posting published in the *Government Gazette* on the 18 August 1971 and amended by notice in the *Government Gazette* on the 30 May 1975.
- 1.4.6 Local law relating to Sick Leave published in the *Government Gazette* on the 19 February 1969.
- 1.4.7 Local law relating to Street Lawns and Gardens published in the *Government Gazette* on the 30 October 1963.
- 1.4.8 Local law relating to Caravan Parks and Camping grounds No 2 published in the *Government Gazette* dated 12 September 1980.

PART 2—REMOVAL OF GOODS & ANIMALS FROM PUBLIC PLACES

2.1 Interpretation

In this part, unless the context otherwise requires:

- 2.1.1 "goods" has the same meaning as given to it in Section 3.38 of the Local Government Act 1995.
- 2.1.2 "public place" includes a street, way and place which the public are allowed to use whether the street, way or place is or is not on private property. It shall also include parklands, reserves, and other lands set apart for the use and enjoyment of inhabitants of the district and includes all land vested in or under the care, control or management of the Shire of Leonora.

2.2 Appointment of Authorised Person

The Council may appoint a person as an Authorised Person for the purposes of performing particular functions under this Part. An Authorised Person shall be furnished with a certificate of appointment in a form determined by the CEO from time to time. A person shall not hinder with an authorised Person in the course of that person's duties.

2.3 Removal of Hazardous Goods or Animal from Public Place

Where an Authorised Person, or a member of the Police Force finds goods or an animal in a public place and those goods or animal present a hazard to public safety or obstructs the lawful use of any public place, that person may remove the goods or the animal from the public place and place the goods or the animal in the Council depot, public pound or to the place set aside for the purpose.

2.4 Registration of Impounded Goods or an Animal

When an Authorised Person places goods or an animal in the Council Depot, public pound or other place set aside for that purpose, details of the time and date, a description of the goods or the animal, and of the place from which it was removed, shall be entered in a register provided by the Council for that purpose, and the CEO shall be notified.

2.5 Application of the Act

The procedural provisions of Part 3, Division 3, Subdivision 4 of the Act shall apply generally when goods or animal are impounded.

2.6 Public Notification of Goods or Animal Impounded

The CEO shall exhibit on the notice board of the Council notification that the goods or the animal therein described has been impounded and shall, unless the goods or the animal therein described has been impounded and shall, unless the goods or the animal is sooner recovered, keep that notification exhibited for a period of not less than 7 days.

2.7 Offence

Any person who removes impounded goods or an animal from the Council depot, public pound or other place set aside for the purpose, without the authority of the CEO or otherwise contravenes or fails to comply with any clause in Part III of these Local Laws commits an offence and is liable on conviction to a penalty which is not less than \$250 and not more than \$1000.

PART 3—OLD REFRIGERATORS AND CABINETS**3.1 Disposal of refrigerators, cabinets, or the like**

A person shall not place in, or about any rubbish depot, tip or dump, sanitary depot, public reserve, public place or unfenced vacant land any refrigerator, ice chest, ice box, furniture, trunk or other thing whether or the same kind as, or of a different kind from, those specified in this Part, that has in it a compartment of a capacity of 0.04 cubic metre or more, unless before so placing it, that person removes from the compartment every door, lid, lock and hinge thereof or otherwise renders every such door or lid incapable of being fastened.

3.2 Offence

A person who contravenes or fails to comply with any clause in Part IV of those Local Laws commits an offence and is liable on conviction to a penalty which is not less than \$500 and not more than \$1000.

PART 4—STREET LAWNS & GARDENS**4.1 Interpretation**

In this Part, unless the context otherwise requires, all words and expressions used have the same meanings as they have in the Local Government Act 1995.

4.2 Planting of a lawn or garden in a street

A person shall not plant or permit to be planted a lawn or garden, in a street:

- 4.2.1 that it extends beyond the frontage of the property owned or occupied by that person, without the written approval of the Council.
- 4.2.2 that it encroaches on the pavement of a carriageway, or on a made footpath;
- 4.2.3 that is not graded evenly, from the frontage of the land abutting on that portion of the street to the kerb of the carriageway.

4.3 Reticulation of lawns or garden in a street

Any water pipes laid to a lawn or garden, in a street, shall:

- 4.3.1 be laid beneath the surface of the street, at a depth of not more than 300mm, nor less than 150mm, and so that any fitting connected to them does not project above the surface of the lawn or garden;
- 4.3.2 if connected to a public water supply, be laid to comply with the requirements of the body constituted for, and having control of, that supply under an Act;
- 4.3.3 if connected to a private supply, where passing under road pavement, made footpaths or crossings, be of galvanised, wrought iron or of copper; and
- 4.3.4 have approved valves, located within the property where they are connected to the supply and fitted so as to give complete control of the flow of water from the supply.

4.4 Damage to public property

Where a person, in the course of laying pipes pursuant to this clause, causes damage to any road, pavement, footpath, or crossing, to any water, gas or sewerage pipes, to any power or telephone cables, to a fire hydrant or to any public place or property that damage may be made good, by the authority having the control of the thing damaged, at the expense of that person or of the person whose behalf the pipes were laid; and the amount of that expense may be recovered in any court of competent jurisdiction.

4.5 Maintenance of lawn or garden

4.5.1 A person planting a lawn or garden in a street may do all things reasonably necessary to maintain that lawn or garden and shall make good any damage thereby occasioned to the street and shall keep the lawn mowed to a reasonable height.

4.5.2 Nothing in this local law authorises a person to place or erect any fence, enclosure or other obstruction on, or about, a lawn or garden in a street.

4.6 Notice to rectify

The Council may at any time, by notice in writing to the owner or occupier of land that abuts upon that part of a street wherein a lawn or garden is planted, require that owner or occupier to remove any tree, shrub or water piping or fitting and may, where the owner or occupier does not comply with the notice, remove the tree, shrub, piping or fitting at the expense of the owner or occupier, and any expense incurred by the Council pursuant to this local law may be recovered in any court or competent jurisdiction.

4.7 Carrying out of authorised works

4.7.1 The Council or any other authority empowered by law to dig up a street may, without being liable to compensate any person therefore, dig up all or any part of a lawn or garden in a street, for the purposes of carrying out any authorised works.

4.7.2 A person employed by the Council or other authority acting pursuant to this local law shall not disturb a lawn or garden or damage any pipes laid under it or them to any greater extent than is reasonable necessary, for the purpose of carrying out any authorised works and shall, upon the completion of the works, reinstate the lawn or garden, as far as is reasonably practicable.

4.7.3 Where the Council or any other authority authorised by law to dig up a street for the purpose of carrying out authorised works is of the opinion that the carrying out of those works may be impeded by

the existence of piping under a lawn or garden in a street, it may give notice to the owner or occupier of the land abutting on the lawn or garden to remove the piping, until the completion of the works, and may, where the owner or occupier does not comply with the notice, remove the piping at the expense of the owner or occupier; and any expense incurred by the Council or authority pursuant to this local law may be recovered in any court of competent jurisdiction.

4.7.4 The Council or other authority is not liable for damage to piping under a lawn or garden in a street, occasioned either in the course of the removal of the piping under the provisions of the sub-clause 5.7(3) of this local law or of carrying out authorised works.

4.8 Standing of vehicle or animal

4.8.1 A person, not being the occupier of the land abutting on that lawn or garden, shall not, without the consent of that occupier, drive or stand a vehicle or animal upon a lawn or garden planted in a street pursuant to this local law.

4.8.2 Where a complaint brought under this local law is in respect of the driving of a vehicle upon a lawn or garden, if the pavement of the carriageway adjoining the lawn or garden does not exceed 5.4 metres in width, it is a sufficient defence to the complaint to show that:

- (a) the wheels of one side only of the vehicle passed over the lawn or garden; and
- (b) it was necessary to drive upon the lawn or garden, in order to pass another vehicle then being driven or standing on the pavement of the carriageway.

4.9 Offences

4.9.1 Except as provided by this local law, every person who wilfully damages a lawn or garden in a street or who removes from any such garden any flower, plant or shrub commits an offence.

4.9.2 The Council is not liable for any damage sustained by a person by reason of, or arising out of, the planting, or existence, of a lawn or garden in a street.

4.9.3 A person who contravenes or fails to comply with any clause in this Part 4 of the General Provisions Local Law is liable on conviction to a penalty not exceeding \$1000 and if the offence is of a continuing nature, to a daily penalty not exceeding \$200 in respect of each day or part of a day during which the offence continues.

Dated this 15th day of December 1998.

The Common Seal of the Shire of Leonora is hereunto affixed by authority of a Resolution of the Council in the presence of:

GLENN W. BAKER, President.
JAMES G. EPIS, Chief Executive Officer.

LG302*

LOCAL GOVERNMENT ACT 1995

City of Fremantle

AMENDMENT TO LOCAL LAWS REGARDING PARKING FACILITIES

In pursuance of the powers conferred upon it by the abovementioned Act, the City of Fremantle hereby records having resolved on the 7 December 1998, to make the following amendment to its Local Laws regarding Parking Facilities as published in the *Government Gazette* on 17 August 1990.

1. Delete Local Law 42.1

2. Insert new Local Law 42.1—

42.1 A person shall not stand or park a vehicle or permit a vehicle to a vehicle to stand or park on any road otherwise than:

- (a) parallel to the kerb and as close to the kerb as practicable;
- (b) headed in the direction of the movement of traffic on the part of the road on which the vehicle is parked;
- (c) wholly within a parking stall if the part of the road upon which the vehicle is standing or parked is provide with parking stalls.

As required Council may identify certain streets exempt from Clause 42.1(b).

RAY GLICKMAN, Chief Executive Officer.

LG401**DOG ACT 1976***Shire of Moora*

It is hereby notified for public information that the following person has been appointed as an authorised person pursuant to Section 29 (I) of the Dog Act 1976 as amended, specifically to impound and/or release dogs from Council's Pound.

Helen Marie Austin

J. N. WARNE, Chief Executive Officer.

LG402***DOG ACT 1976***Shire of Greenough*

Appointment of Authorised Persons and Registration Officers

It is hereby notified for public information that the following persons have been appointed as authorised officers pursuant to the Dog Act 1976—

Authorised Persons

Allan George Jolley
Lee Trautman

The appointment of Sheree Walker has been cancelled.

W. T. PERRY, Chief Executive Officer.

LG403**LOCAL GOVERNMENT ACT 1995***Shire of Katanning*

Chief Executive Officer

It is hereby notified for public information that Mr Henry Lindsay Eaton has been appointed Acting Chief Executive Officer for the Shire of Katanning effective from 4 January 1999.

The appointment of Michael Stephen Lee Archer is hereby cancelled.

Mr Clinton Peter Strugnell will take up the position of Chief Executive Officer for the Shire of Katanning as from 1st February 1999.

I. R. BOLTO, President.

LG404**BUSH FIRES ACT 1954***City of Nedlands*

Pursuant to section 38 of the Act, it is hereby notified for public information that—

Shaun James Nancarrow has been appointed as Chief Bush Fire Control Officer, and

John Michael Anthony has been appointed as Deputy Chief Bush Fire Control Officer

Previous appointments of Chief Bush Fire Control Officer and Deputy Chief Bush Fire Control Officer are hereby cancelled.

G. J. FAULKNER, Chief Executive Officer.

LG405**BUSH FIRES ACT 1954***Shire of Waroona*

It is hereby notified for public information that Mr Bradley Ross Kettle has been appointed as an authorised officer pursuant to the Bush Fires Act 1954 and Regulations.

K. T. O'CONNOR, Chief Executive Officer.

LG406**SHIRE OF SWAN****Ranger**

It is hereby notified for public information that Gregory Dunstan has been appointed Ranger and Bush Fire Control Officer for the Shire of Swan, and is an authorised officer for the following Acts until termination of the appointment—

- (1) Local Government Act 1995
- (2) Dog Act 1976
- (3) Litter Act 1979
- (4) Bush Fires Act 1954
- (5) Off Road Vehicles Act 1978

and for the purpose of control and supervision of any of the Local Laws of Council as required.

The authorisation and appointments of Rangers Ian Amen and Glenn Tunstead are cancelled.

E. W. T. LUMSDEN, Chief Executive Officer.

LG407**JUSTICES ACT 1902***City of Joondalup*

It is hereby notified for public information that Samantha Michelle Brewer and Roy Keith Bone in accordance with the provisions of the Justices Act 1902, are authorised to make complaints and act under and enforce the various Acts, Regulations and Local Laws for the Municipality of the City of Joondalup as detailed hereunder, effective from 8 December 1998—

- Local Government Act 1995;
- Dog Act 1976, Regulations and Local Laws thereunder;
- Control of Vehicles (Off Road Areas) Act 1978 and Regulations thereunder;
- Bush Fires Act 1954, Regulations and Local Laws thereunder;
- Litter Act 1979 and Regulations thereunder;
- Spearguns Control Act 1955 and Regulations thereunder;
- Local Laws Relating to the Parking of Vehicles on Street Verges;
- Local Laws Relating to Parking Facilities;
- Local Government (Parking for Disabled Persons) Regulations 1988;
- Local Laws Relating to Safety, Decency, Convenience and Comfort of Persons in respect of Bathing;
- Local Laws Relating to Removal and Disposal of Obstructing Animals or Vehicles;
- Local Laws Relating to Disused Motor Vehicles and Machinery;
- Local Laws Relating to the Control and Management of Halls, Community Recreation Centres, Multi-Purpose Centres, Equipment and Property;
- Local Laws Relating to Reserves and Foreshores;
- Local Laws Relating to Lawns and Gardens.

LINDSAY DELAHAUNTY, Chief Executive Officer.

LG408**JUSTICES ACT 1902***Shire of Wanneroo*

It is hereby notified for public information that Samantha Michelle Brewer and Roy Keith Bone in accordance with the provisions of the Justices Act 1902, are authorised to make complaints and act under and enforce the various Acts, Regulations and Local Laws for the Municipality of the Shire of Wanneroo as detailed hereunder, effective from 8 December 1998—

- Local Government Act 1995;

Dog Act 1976, Regulations and Local Laws thereunder;
Control of Vehicles (Off Road Areas) Act 1978 and Regulations thereunder;
Bush Fires Act 1954, Regulations and Local Laws thereunder;
Litter Act 1979 and Regulations thereunder;
Spearguns Control Act 1955 and Regulations thereunder;
Local Laws Relating to the Parking of Vehicles on Street Verges;
Local Laws Relating to Parking Facilities;
Local Government (Parking for Disabled Persons) Regulations 1988;
Local Laws Relating to Safety, Decency, Convenience and Comfort of Persons in respect of Bathing;
Local Laws Relating to Removal and Disposal of Obstructing Animals or Vehicles;
Local Laws Relating to Disused Motor Vehicles and Machinery;
Local Laws Relating to the Control and Management of Halls, Community Recreation Centres, Multi-Purpose Centres, Equipment and Property;
Local Laws Relating to Reserves and Foreshores;
Local Laws Relating to Lawns and Gardens.

KATH WHITE, Chief Executive Officer.

LG409**BUSHFIRES ACT 1954**

Shire of Williams

BUSHFIRE CONTROL OFFICERS

The following persons have been appointed Bush Fire Control officers for the Shire of Williams.

Chief Bushfire Control Officer—George Klug
Deputy Chief Bushfire Control Officer—David Carter
Congelin Brigade—Geoff Higham
Narrakine—Doug Fowler
Quindanning—Ken Curteis
Tarwonga—Lawrence Rose
West Culbin—Peter English

All previous appointments are hereby revoked.

V. EPIRO, Chief Executive Officer.

MINERALS AND ENERGY

MN401**MINING ACT 1978****NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Minerals and Energy,
Mt Magnet, 15th December 1998.

In accordance with Regulation 49(2)(c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provisions of section 96(1)(a) for breach of covenant, viz. non-payment of rent.

J. PACKINGTON, Warden.

To be heard in the Warden's Court, Mt Magnet on the 23rd February 1999.

MURCHISON MINERAL FIELD

Cue District

P20/1646—Williamson, James William
P20/1647—Williamson, James William

MN402**MINING ACT 1978**

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Southern Cross.

In accordance with Regulation 49(2)(c) of the Mining Regulations, 1981 notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining Act 1978 for breach of covenant, viz. non-payment of rent.

F. CULLEN SM, Warden.

To be heard in the Warden's Court, Southern Cross on the 10 February 1999.

YILGARN MINERAL FIELD

Prospecting Licences

77/3037—Sandgroper Pty Ltd

77/3187—Stephen John Milne; Geoffrey Wayne Milne

77/3237—Charles Hull; Ronald William Brown

77/3238—Charles Hull; Ronald William Brown

MN403**MINING ACT 1978**

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Coolgardie WA 6430.

In accordance with Regulation 49(2)(c) of the Mining Act 1978 notice is hereby given that the following Licences are liable to forfeiture under the provisions of section 96(1)(a) for breach of covenant, viz. non-payment of rent.

ROBERT BURTON (SM), Warden.

To be heard in the Warden's Court, Coolgardie on the 8th February 1999.

COOLGARDIE MINERAL FIELD

Prospecting Licences

15/3738—Ninyett, Lyle Geff; Ward, Shayne William

15/3757—Hodges, Murray Kenneth; Goldearth Enterprises Pty Ltd; Sagers, David Malcolm

15/3758—Sagers, David Malcolm; Hodges, Murray Kenneth; Goldearth Enterprises Pty Ltd

15/3759—Hodges, Murray Kenneth; Goldearth Enterprises Pty Ltd; Sagers, David Malcolm

15/3761—Wigg, Glenda Pearl; Wigg, John Frederick; Pollock, George Leo

15/3782—WJ Sheehy Pty Ltd; Pollock, George Leo

15/4005—Mantra Holdings Pty Ltd

15/4018—Fargo Investments Pty Ltd

15/4019—Fargo Investments Pty Ltd

15/4020—Mantra Holdings Pty Ltd

16/1809—Otway, Brian John

16/1810—Otway, Brian John

16/1816—Centaur Mining and Exploration Ltd

16/1817—Boggett, Sonja

MN404**MINING ACT 1978**

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Leonora.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining Act 1978, for breach of covenant, viz. non-payment of rent.

R. H. BURTON SM, Warden.

To be heard in the Warden's Court at Leonora on 12th January 1999.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

Prospecting Licences

37/5573—Goldfox Nominees Pty Ltd
37/5574—Goldfox Nominees Pty Ltd
37/5575—Goldfox Nominees Pty Ltd
37/5576—Goldfox Nominees Pty Ltd
37/5577—Goldfox Nominees Pty Ltd
37/5578—Goldfox Nominees Pty Ltd
37/5579—Goldfox Nominees Pty Ltd
37/5580—Goldfox Nominees Pty Ltd
37/5581—Goldfox Nominees Pty Ltd
37/5582—Goldfox Nominees Pty Ltd
37/5583—Goldfox Nominees Pty Ltd
37/5584—Goldfox Nominees Pty Ltd
37/5585—Goldfox Nominees Pty Ltd
37/5586—Goldfox Nominees Pty Ltd
37/5587—Goldfox Nominees Pty Ltd
37/5588—Goldfox Nominees Pty Ltd
37/5589—Goldfox Nominees Pty Ltd
37/5590—Goldfox Nominees Pty Ltd
37/5591—Goldfox Nominees Pty Ltd
37/5592—Goldfox Nominees Pty Ltd
37/5593—Goldfox Nominees Pty Ltd
37/5594—Goldfox Nominees Pty Ltd
37/5595—Goldfox Nominees Pty Ltd
37/5596—Goldfox Nominees Pty Ltd
37/5597—Goldfox Nominees Pty Ltd
37/5608—Bright, Bill; Evans, Lea; Lane, Con

Mount Margaret District

Prospecting Licences

38/2455—Artane Minerals NL; Creasy, Mark Gareth; Legendre, Bruce Robert; Wasse, Bernfried Gunter
38/2596—Maiden Gold NL
38/2597—Maiden Gold NL
38/2598—Maiden Gold NL
38/2778—Johnson's Well Mining NL

Miscellaneous Licence

38/47—Duketon Goldfields NL; Johnson's Well Mining NL

MN405

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Leonora.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining Act 1978, for breach of covenant, viz, non-payment of rent.

R. H. BURTON SM, Warden.

To be heard in the Warden's Court at Leonora on 9 February 1999.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

Prospecting Licences

37/5209—Minara Gold NL
37/5215—Minara Gold NL
37/5216—Minara Gold NL

Mount Margaret District
Prospecting Licences

38/2220—Maiden Gold NL
38/2223—Maiden Gold NL
38/2224—Maiden Gold NL
38/2359—Duketon Goldfields NL
38/2372—Maiden Gold NL
38/2373—Maiden Gold NL

Mount Morgans District
Prospecting Licences

39/3754—Zuks, Nick; Barnes, Cyril
39/3755—Zuks, Nick; Barnes, Cyril
39/3756—Zuks, Nick; Barnes, Cyril
39/3757—Zuks, Nick; Barnes, Cyril

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Bills Assented To

It is hereby notified for public information that the Deputy of the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the Second Session of the Thirty-Fifth Parliament.

Short Title of Bill	Date of Assent	Act No
Mutual Recognition (Western Australia) Amendment Bill 1998	18 December 1998	57 of 1998
Revenue Laws Amendment (Assessment) Bill 1998	18 December 1998	58 of 1998

L. B. MARQUET, Clerk of the Parliaments.

December 23, 1998.

PLANNING

PD101*

CORRECTION

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF SCHEME AMENDMENT AVAILABLE FOR INSPECTION

SHIRE OF WANNEROO

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 832

Ref: 853/2/30/1 Pt 832

It is hereby notified for public information that the notice under the above Amendment No 832 published at page 6791 of the *Government Gazette* No 247 dated 18 December, 1998, contained an error which is now corrected as follows:

Delete the words "Landsdale Local Centre;".

K. WHITE, Chief Executive Officer.

PD401*

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:

- | | |
|--|--|
| <ul style="list-style-type: none"> • Ministry for Planning
1st Floor
Albert Facey House
469 Wellington Street
PERTH • J S Battye Library
Alexander Library Building
Cultural Centre
Francis Street
NORTHBRIDGE | <p>Council Offices of the municipalities of:</p> <ul style="list-style-type: none"> • 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:

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.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF JOONDALUP
TOWN PLANNING SCHEME NO 1—AMENDMENT NO 848

Ref: 853/2/34/1 Pt 848

Notice is hereby given that the local government of the City of Joondalup has prepared the abovementioned scheme amendment for the purpose of changing the name of the City of Wanneroo Town Planning Scheme No 1 to City of Joondalup Town Planning Scheme No 1.

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 10 February, 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 10 February, 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.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928
 TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF BRIDGETOWN-GREENBUSHES
 TOWN PLANNING SCHEME NO 3—AMENDMENT NO 49

Ref: 853/6/5/3 Pt 49

Notice is hereby given that the local government of the Shire of Bridgetown-Greenbushes has prepared the abovementioned scheme amendment for the purpose of:

1. Rezoning Lot 14 of Bridgetown Lot 12 Eedle Terrace from the Rural Zone to the Special Additional Use Zone, with the additional uses—Holiday Accommodation, Shop, Restaurant.
2. Adding Lot 14 of Bridgetown Lot 12 Eedle Terrace, and associated special provisions, to Schedule 2—Section 1 Special Additional Use Zones, of the Scheme Text.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Corner Hampton and Steere Streets, Bridgetown 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 10 February, 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 10 February, 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.

A. G. MACNISH, Chief Executive Officer.

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928
 ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF CHITTERING
 TOWN PLANNING SCHEME NO 5—AMENDMENT NO 67

Ref: 853/3/4/5 Pt 67

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 Shire of Chittering Town Planning Scheme Amendment on 21 December, 1998 for the purpose of adding to Schedule 2—Special Uses against Lot M1326 Wandena Road, Muchea, provisions for the use of the lot to include Extractive Industries—Clay.

SCHEDULE 2—SPECIAL USES

(A) Specified Areas or Localities	(B) Special Provisions to refer to Rural 1— Landscape Protection Zone
Lot M1326, Wandena Road, Muchea	The following uses may be permitted with the Planning Consent of Council. Extractive Industries—Clay.

S. METCALF, President.
R. P. HOOPER, Chief Executive Officer.

PD405*

TOWN PLANNING AND DEVELOPMENT ACT 1928
 TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF DALWALLINU
 TOWN PLANNING SCHEME NO 1—AMENDMENT NO 8

Ref: 853/3/5/1 Pt 8

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

1. amending Table I—Zoning Table (RURAL Use Class) by inserting a new Use Class 'Stables', and
2. amending Schedule 1—Interpretations by inserting a new definition for a 'Stable'.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Johnston Street, Dalwallinu 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 10 February, 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 10 February, 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.

W. T. ATKINSON, Chief Executive Officer.

PD406*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF GNOWANGERUP

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 6

Ref: 853/5/9/7 Pt 6

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 Shire of Gnowangerup Town Planning Scheme Amendment on 17 December, 1998 for the purpose of amending the zoning table in the Scheme Text to designate the uses 'Hotel' and 'Motel' as "SA" uses in the Rural Zone.

J. P. SAVAGE, President.
J. M. TREZONA, A/Chief Executive Officer.

PD407*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF MURRAY

TOWN PLANNING SCHEME NO 4—AMENDMENT NO 92

Ref: 853/6/16/7 Pt 92

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 Shire of Murray Town Planning Scheme Amendment on 17 December, 1998 for the purpose of modifying in the Scheme Text the 'Special Use' Zone Schedule for Lots 50, 51 and 52 Pinjarra Road/Tonkin Drive, North Yunderup, by amending item 2 of the Special Provisions to read as follows—

- in respect of Lots 50, 51 and 52—
- display and sale of boats
 - vehicle sales and service
 - caravan sales and equipment service
 - agricultural sales and equipment service
 - hire premises
 - garden centre

no development being permitted unless Council is satisfied, following consultation with the Health Department of Western Australia, that nutrients would not be discharged to the groundwater or off-site.

N. NANCARROW, President.
N. LEACH, Chief Executive Officer.

PD408*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF SWAN
TOWN PLANNING SCHEME NO 9—AMENDMENT NO 329

Ref: 853/2/21/10 Pt 329

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 Shire of Swan Town Planning Scheme Amendment on 17 December, 1998 for the purpose of rezoning Lot 179, Mathoura Street from "Residential 2 (R40)" to "Highway Service".

E. W. LUMSDEN, Chief Executive Officer.
A. C. FREWING, Executive Manager, Management Services.

PD409*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF WANNEROO
TOWN PLANNING SCHEME NO 1—AMENDMENT NO 718

Ref: 853/2/30/1 Pt 718

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

1. rezoning portion of Pt Lot 1384 Baltimore Parade, Merriwa from Special Zone (Restricted Use) Retail Nursery and Special Zone (Restricted Use) Medical Centre to Commercial.
2. rezoning Portion of Lot 1575 Jenolan Way, Merriwa from Special Zone (Restricted Use) Medical Centre to Commercial; and
3. deleting reference to Retail Nursery and Medical Centre inserted under Amendment No 529 from Section 2 of Schedule 1.

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 10 February, 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 10 February, 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, A/Chief Executive Officer.

PORT AUTHORITIES

PH301*

Geraldton Port Authority Act 1968

**Geraldton Port Authority Amendment
Regulations 1998**

Made by the Geraldton Port Authority and approved by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Geraldton Port Authority Amendment Regulations 1998*.

2. The regulations amended

The amendments in these regulations are to the *Geraldton Port Authority Regulations 1969**.

[* *Published in Gazette 13 March 1969, pp. 843-99.*
For amendments to 6 November 1998 see 1997 Index to Legislation of Western Australia, Table 4, pp. 108-10.]

3. Regulation 68 amended

Regulation 68(4)(a) is amended by deleting “3.15” and inserting instead —

“ 3.00 ”.

4. Second Schedule amended

- (1) Part 1 of the Second Schedule is amended in the column with the heading “Wharfage” as follows:
 - (a) in the item that begins “General Rates”, by deleting “2.10” in the 2 places where it occurs and inserting in each place instead —
“ 2.00 ”;
 - (b) in the item that begins “Specific Rates” —
 - (i) by deleting “1.155” and inserting instead —
“ 1.10 ”;
 - (ii) by deleting “1.575” and inserting instead —
“ 1.50 ”; and
 - (iii) by deleting “1.102” and inserting instead —
“ 1.05 ”;
 - (c) in the item that begins “Livestock” —
 - (i) by deleting “2.10” and inserting instead —
“ 2.00 ”; and
 - (ii) by deleting “2.52” and inserting instead —
“ 2.40 ”;
 - (d) in the item that begins “Minerals” —
 - (i) by deleting “1.575” and inserting instead —
“ 1.50 ”; and
 - (ii) by deleting “1.102” and inserting instead —
“ 1.05 ”;
 - (e) in the item that begins “Petroleum products”, by deleting “3.40” in the 2 places where it occurs and inserting in each place instead —
“ 2.00 ”;
 - (f) by deleting the item that begins “Water”.
- (2) Part IV of the Second Schedule is amended in the item that begins “*Harbour Improvement Dues:*” by deleting “0.315” and inserting instead —
“ 0.30 ”.

Passed by a resolution of the Geraldton Port Authority at a meeting of the Authority held on 27 November 1998.

The Common Seal of the Authority)
 was, at the time of the above-) [LS]
 mentioned resolution, affixed)
 by order and in the presence of)

ROBERT RAMAGE, Chairman.
 BRUCE ANDERSON, Member.
 JOHN DURANT, General Manager.

Approved by the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

PREMIER AND CABINET

PR401

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 appointment in the place of the Hon C. J. Barnett MLA in the period 1 to 26 January 1999 inclusive—

Minister for Resources Development; Energy; Education—Hon A. K. R. Prince MLA

M. C. WAUCHOPE, Director General,
 Ministry of the Premier and Cabinet.

PR402

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 appointment in the place of the Hon R. F. Court MLA in the period 27 December 1998 to 10 January 1999 inclusive—

Premier; Treasurer; Minister for Public Sector Management; Federal Affairs—

27 December 1998 to 3 January 1999—Hon C. J. Barnett MLA

4 to 10 January 1999—Hon H. J. Cowan MLA

M. C. WAUCHOPE, Director General,
 Ministry of the Premier and Cabinet.

RACING, GAMING AND LIQUOR

RA301*

Casino Control Act 1984

**Casino Control (Authorized Games)
Amendment Notice (No. 2) 1998**

Given by the Gaming Commission of Western Australia under section 22(1).

1. Citation

This notice may be cited as the *Casino Control (Authorized Games) Amendment Notice (No. 2) 1998*.

2. Principal notice amended

The *Casino Control (Authorized Games) Notice 1985** given under section 22(1) of the *Casino Control Act 1984* is amended by inserting before "Pai Gow Poker" the following —

“ Pai Gow Dominoes ”.

[* *Published in Gazette 20 December 1985, p. 4825.*
For amendments to 16 September 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 31, and Gazette 2 January 1998.]

Dated 22 December 1998.

For the Gaming Commission of Western Australia.

LEN NAZARETH, A/Chief Casino Officer.

RA302**WESTERN AUSTRALIAN TROTTING ASSOCIATION
RULES OF HARNESS RACING****Notice of Amendment**

Notice is hereby given that at a meeting of the Committee of the Western Australian Trotting Association held at Gloucester Park, East Perth, on the 15th day of December 1998, it was resolved by an absolute majority of the members of the Committee that the Rules of Harness Racing be amended as follows—

Delete Rule 494A(4)(b) & (c) and insert in its place Rule 494A(4)(b) & (c)—
494A—

- (4) (b) "Control Sample" means a portion of a sample taken from a horse and may also include a Control Rinse; and
- (c) "Control Rinse" means a portion of a solution used to rinse utensils or containers that may be used to collect and store a sample taken from a horse.

Mr G. PAPADOPOULOS, President.

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
APPLICATIONS FOR THE GRANT OF A LICENCE			
1510/98	Ocean Clipper Inn Pty Ltd	Application for the grant of a Hotel licence in respect of premises situated in Rockingham and known as Ocean Clipper Inn Pty Ltd.	5/1/99
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
1043/98	The Bog (Northbridge) Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Northbridge and known as The Bog.	6/1/99
1045/98	Albert William Llewellyn (Anors)	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Wundowie and known as Wundowie Groceries & Liquor Store.	7/1/99
1046/98	Dalara Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Kalbarri and known as Kalbarri Cellars.	12/1/99

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

G. B. AVES, Director of Liquor Licensing.

TRANSPORT

TR401*

**NAVIGABLE WATERS REGULATIONS
PROHIBITED SWIMMING AREAS**

Department of Transport,
Fremantle WA,
30 December 1998.

Acting pursuant to the powers conferred by Regulation 10A of the Navigable Waters Regulations, the Department of Transport by this notice prohibits swimming within the following areas—

CITY OF ROCKINGHAM

Safety Bay: All those waters of the Safety Bay water-ski take-off area which is defined as commencing on the foreshore at the prolongation of St Ives Cove, Safety Bay, extending in a southerly direction for 300 metres along the foreshore and extending seaward for 200 metres.

Shoalwater Bay: All those waters of the Shoalwater Bay water-ski take-off area which is defined as commencing on the foreshore 45 metres north of the prolongation of Boundary Road, Shoalwater, extending in a northerly direction for 275 metres along the foreshore and extending seaward for 90 metres.

MICHAEL LINLAY HARRIS, Acting, Director General of Transport.

TR402*

WESTERN AUSTRALIAN MARINE ACT 1982
 CLOSURE OF WATERS TO NAVIGATION—ALL VESSELS
 JERRAMUNGUP-JOHN COVE

Department of Transport
 Fremantle WA, 30 December 1998.

Acting pursuant to the powers conferred by Section 66 of the Western Australian Marine Act 1982, the Department of Transport by this notice, closes to navigation by all vessels, those waters of John Cove lying within 50 metres of the foreshore between points marked by signs at the southern extremity of the beach and 200 metres to the north east.

MICHAEL LINLAY HARRIS, Acting, Director General of Transport.

TR403*

WESTERN AUSTRALIAN MARINE ACT 1982
 CLOSURE OF WATERS TO NAVIGATION—ALL VESSELS
 JERRAMUNGUP-JOHN COVE

Department of Transport,
 Fremantle WA, 30 December 1998.

Acting pursuant to the powers conferred by Section 66 of the Western Australian Marine Act 1982, the Department of Transport by this notice, revokes notice TR422 as published in the *Western Australian Government Gazette* on 27 November 1998.

MICHAEL LINLAY HARRIS, Acting, Director General of 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 5 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) Chittering Country Water Area:

Extension to, as per Water Corporation plan EP36-1-24-1.

ii) Gingin Country Water Area:

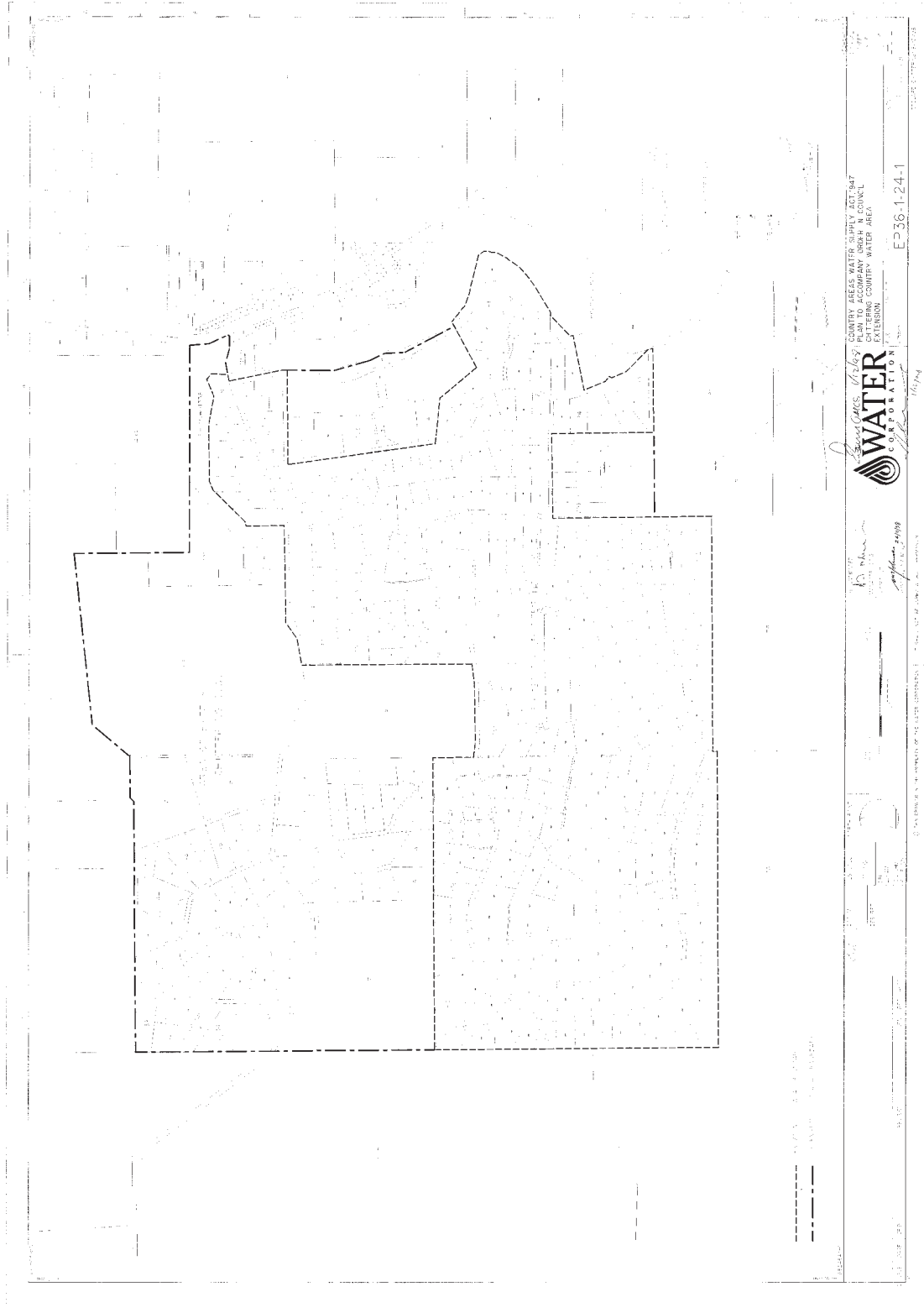
Extension to, as per Water Corporation plan EP36-1-25-1 and excision from, as per Water Corporation plan EP36-1-25-2.

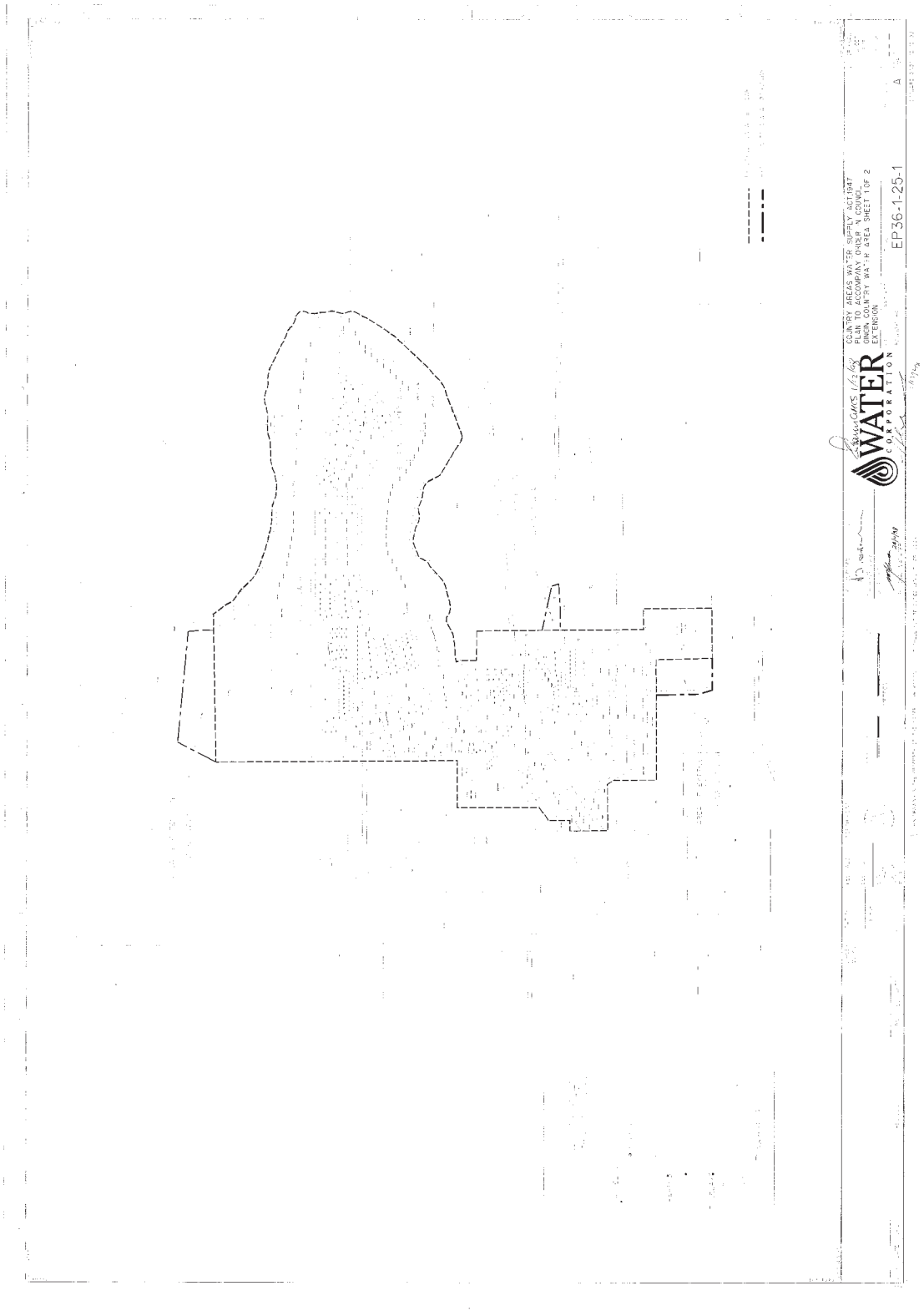
iii) Moora Country Water Area:

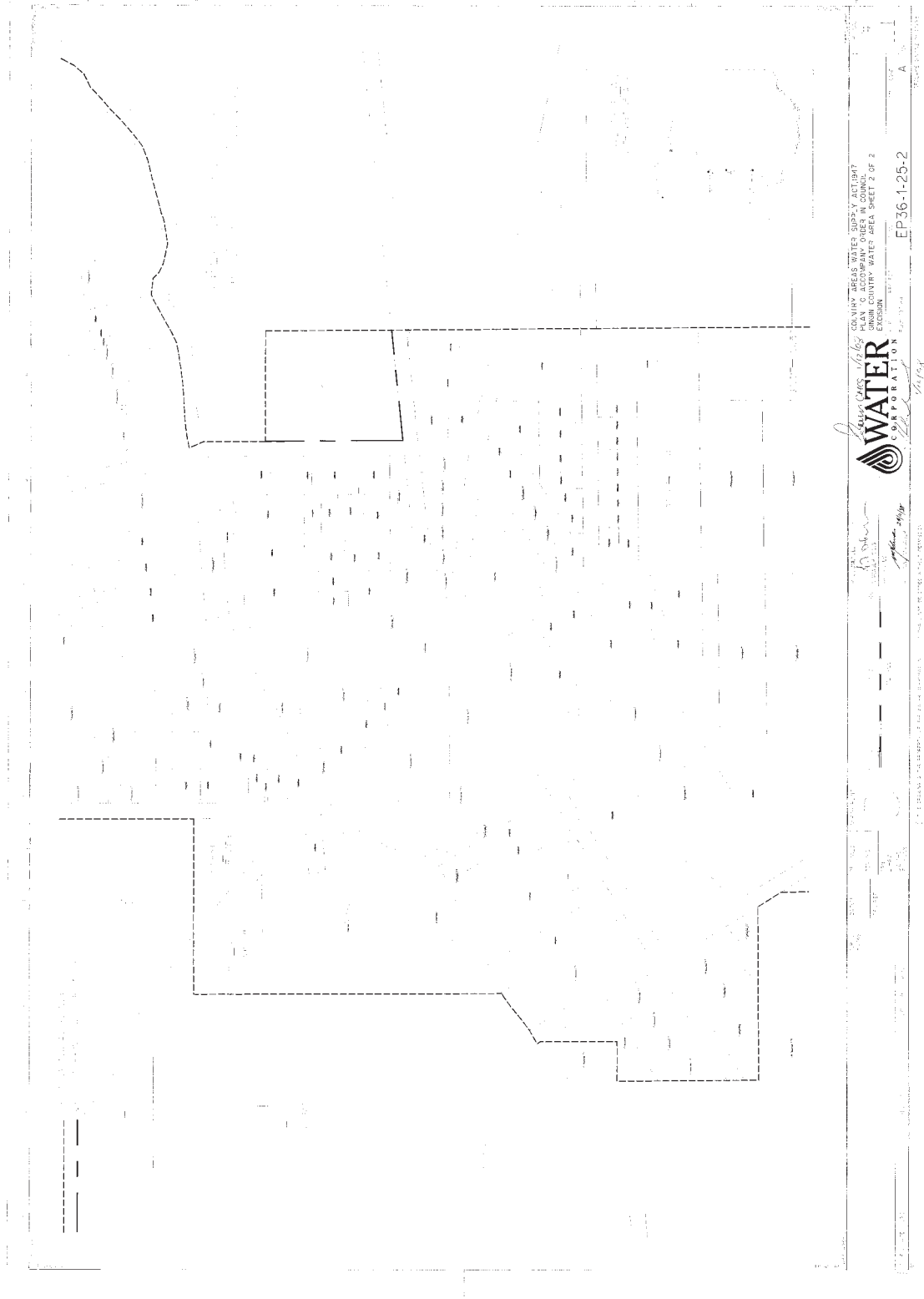
Extension to, as per Water Corporation plan EP36-1-23-1

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.







WATER SUPPLY SYSTEMS
PLAN & ACCOMPANYING RECORDS
SHIRAZ COUNTY WATER AREA SHEET 2 OF 2
ECLIPSE
EP36-1-25-2
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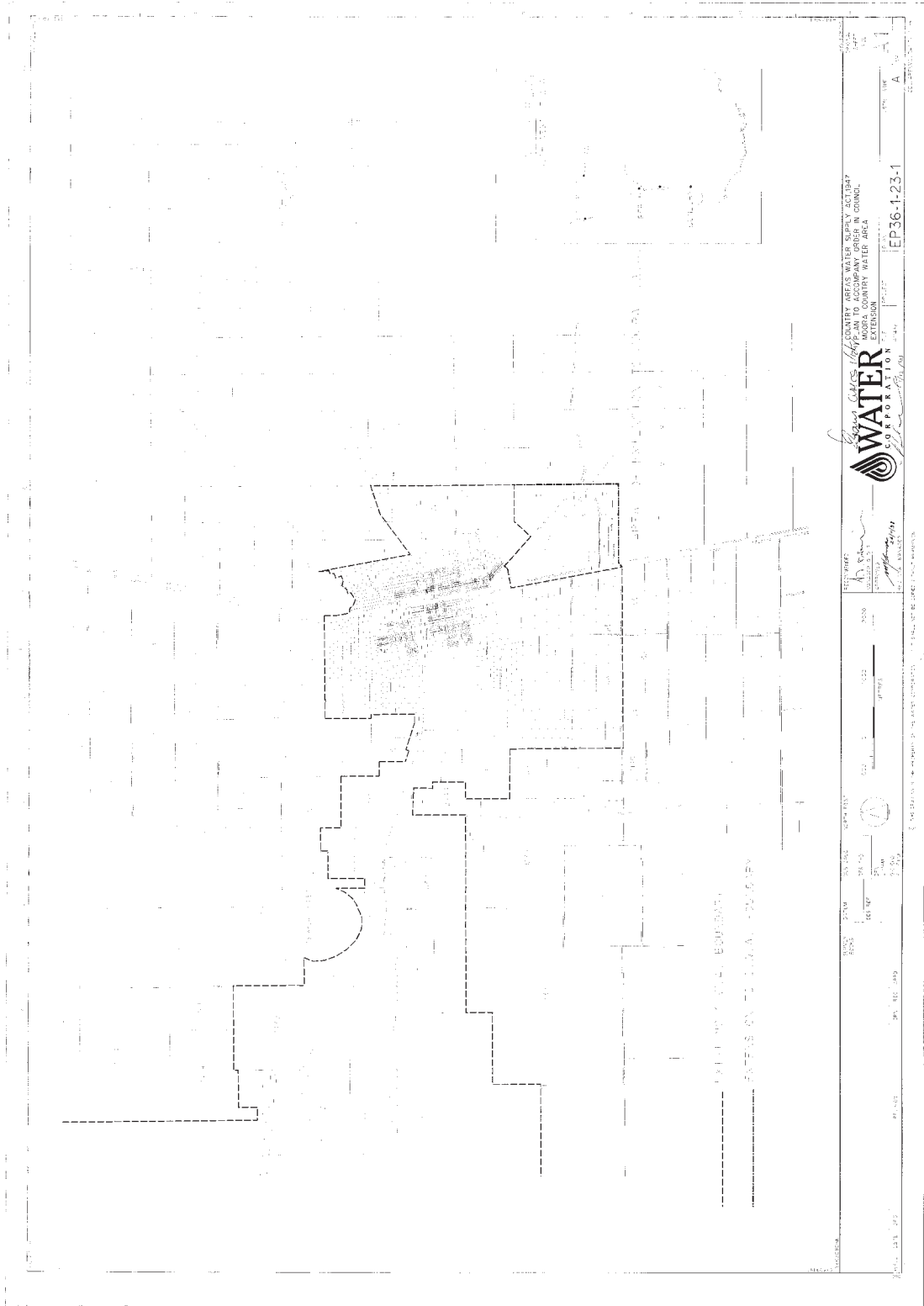


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WORKSAFE

WS401**OCCUPATIONAL SAFETY AND HEALTH ACT 1984**

NOTICE RELATING TO COMPETENCIES FOR HEALTH SURVEILLANCE

Notice is hereby given that on 2 December 1998, under section 14(f) of the *Occupational Safety and Health Act 1984*, the WorkSafe Western Australia Commission endorsed the National Occupational Health and Safety Commission publication *Competencies for Health Surveillance* (June 1998) for the purposes of the education and training of medical practitioners to carry out health surveillance required by the *Occupational Safety and Health Regulations 1996*.

Secretary, WorkSafe Western Australia Commission.

PUBLIC NOTICES

ZZ101**TRUSTEES ACT 1962**

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 1st February 1999, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bennetts, Thomas Christopher, late of Unit 10, 110 Central Avenue, Inglewood, died 18/12/98 (DEC 315942).

Bergin, Jessie Amelia, late of Hamilton Hill Nursing Home, 27 Ivermey Road, Hamilton Hill, died 28/9/98 (DEC 314861).

Black, Leslie Gerald, late of 10 Clark Street, Narrogin, died 22/11/98 (DEC 315738 DC3).

Bradfield, Hugo Benjamin, late of Tranby Hall, Corner Belrose Crescent and Tranby Place, Cooloongup, died 20/11/98 (DEC 315860 DG2).

Chambers, Terence Charles, late of 2945 Roland Road, Parkerville, died 15/11/98 (DEC 315623 DA1).

Dowd, Decima Amelia, late of Craigmont Nursing Home, Third Avenue, Maylands, died 16/7/98 (DEC 315307 DG1).

Eades, Charles James, late of 4a Hutchings Way, Kardinya, died 29/11/98 (DEC 315961 DC3).

Eagles, Margaret, late of 12 Appian Way, Hamersley, died 15/10/98 (DEC 315971 DA3).

Foster, Royston Joseph, late of 706 Belgrade Park, Retirement Village, 55 Belgrade Road, Wanneroo, died 25/10/98 (DEC 315057 DL4).

Frame, Charlotte, late of Sarah Hardy Nursing Home, 57 Monmouth Street, Mount Lawley, formerly of 3/146 Westview Street, Scarborough, died 27/11/98 (DEC 315932 DA2).

Frayne, William Kitchener, late of Fremantle Nursing Home, Holland Street, Fremantle, died 12/11/98 (DEC 315596 DC3).

Homewood, Beatrice Daisy, late of Craigville Nursing Home, French Road, Melville, died 28/11/98 (DEC 315975 DG3).

Hough, Valerie Evelyn, late of Uniting Church Homes, Heytesbury Road, Subiaco, died 3/12/98 (DEC 315917 DP3).

Johnston, Ethel Mabel, late of Gwentyfred Nursing Home, 62 Gwentyfred Road, South Perth, died 21/4/98 (DEC 310870 DP4).

Johnston, Elsie Edith, late of Shoalwater Nursing Home, 72-74 Fourth Avenue, Shoalwater, died 7/12/98 (DEC 316007).

McLean, Mary Veronica, late of Valencia Nursing Home, Valencia Road, Carmel, formerly of 6/18 Waller Street, Rockingham, died 5/12/98 (DEC 315688 DA3).

Meldrum, Mabel Earl, late of 4A Eastcott Street, Waroona, died 3/10/98 (DEC 315056 DC4).

Mellowship, Florence Marjorie, late of Concorde Nursing Home, Anstey Street, South Perth, died 8/7/98 (DEC 315606 DG3).

Mendel, Harry, late of Mandurah Nursing Home, Hungerford Avenue, Mandurah, formerly of 12 Oakdale Close, Mandurah, died 14/11/98 (DEC 315866 DC3).

Mitchell, Donald Francis, late of Shannon House, 23 Coolgardie Street, Subiaco, died 7/12/98 (DEC 315714 DG4).

Parry, John Baden, late of 140 Nicholson Road, Langford, died 8/12/98 (DEC 315978 DA2).

Post, Jeanette Lois, late of Tandara Nursing Home, 73 Jarrah Road, Bentley, died 9/12/98 (DEC 315970 DG4).

Preshaw, Dorothy Annie, late of Hillcrest Salvation Army House, 23 Harvest Road, North Fremantle, formerly of U8/60 Preston Point Road, East Fremantle, died 9/12/98 (DEC 315945 DC2).

Sims, Mary Jeanie Shirrie, late of Valencia Nursing Home, 24 Valencia Road, Carmel, died 28/11/98 (DEC 315577 DC2).

Smillie, Mavis Mary, late of Elanora Villa Lodge, Hastie Street, Bunbury, died 1/8/98 (DEC 315737 DL3).
Stark, Alice Evelyn Rosina also known as Evelyn Alice Rosina late of Elanora Villas Lodge, Hastie Street, Bunbury, died 16/11/98 (DEC 315674 DC2).

Stevenson, Elsie Elizabeth, late of Carinya Hostel, 20 Plantation Street, Mount Lawley, died 28/10/98 (DEC 315891 DP1).

Turvey, Hubert, late of 110 Star Street, Carlisle, died 25/3/96 (DEC 313002 DC4).

Waldron, Kenneth Robert, late of 115 Leach Highway, Wilson, died 14/8/98 (DEC 313191 DC4).

K. E. BRADLEY, Public Trustee,
Public Trust Office
565 Hay Street Perth WA 6000
Telephone 9222 6777.

ZZ201**TRUSTEES ACT 1962**

Notice to Creditors and Claimants

In the Estate of Valmae Frances Cornish, late of Unit 33, Carinya Village, 20 Plantation Street, Mount Lawley in the State of Western Australia, Retired Private Secretary, deceased.

Creditors and other persons having a claim (to which Section 63 of the Trustees Act 1962 relates) in respect of Valmae Frances Cornish, deceased, who died on 25 October 1998 at Cottage Hospice, Bedbrook Place, Shenton Park in the said State are hereby required by the Executors of the said deceased, Marjorie Cornish of Unit 1, 106 Terrace Road, Perth and John Walter Saleeba of 30 Davies Road, Nedlands to send particulars of their claims to Messrs. Clayton Utz, 108 St George's Terrace, Perth by 1 February 1999 after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ202**TRUSTEES ACT 1962**

STATUTORY NOTICE TO CREDITORS

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estates of the undermentioned deceased persons are required by the personal representatives of care of Messrs. Corser & Corser, 1st Floor, 256 Adelaide Terrace, Perth to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice—

Stewart, Gwenith Evelyn, late of 20 Cleopatra Street, Palmyra, Widow and Pensioner died on 31 October 1998.

Luckly, Harold Avery, late of Kensington Park Nursing Home, 60 Gwennyfred Road, South Perth, Retired Cabinet Maker died on 25 October 1998.

Brown, Vera Florence, late of 4 Leyland Street, St James, Widow died on 6 November 1998.

Stokes, Frank Raymond, late of Hillcrest Lodge, Onslow Street, Geraldton, Retired Farmer died on 22 October 1995.

ZZ203**TRUSTEES ACT 1962**

NOTICE OF CREDITORS AND CLAIMANTS

Creditors and other persons having claims in respect of the Estate of the late Lloyd Chalklen who died on 8 September 1998 at (3) are requested to send particulars of their claims to the Executor Dawn Lois Chalklen c/- Michael, Whyte & Co, Barristers & Solicitors, Level 1, 41-43 Ord Street, West Perth 6005 within one (1) month from the date of this notice after which date the Executor may distribute the assets having regard only to the claims of which they have then had notice and the said Executor shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution. Ref: MHT 981424.

ZZ401

CORPORATION LAW

Section 491

I, Desmond Clifford Considine being a Director and Liquidator of Forrest Flats (Narrogin) Pty Ltd ACN 008-691-790 wish to make known that the final meeting of the company, for the purpose of winding up same, as required under Section 491 of the Corporations Law will be held at 55 Gillett Drive, Kardinya on 5 February 1999 at 10.00am.

D. C. CONSIDINE, Director.

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