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ADVERTISING RATES AND PAYMENTS

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Deceased Estate notices, (per estate)-\$19.91

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Other articles in Public Notices Section—\$46.53 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$9.24

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Clients who have an account will be invoiced for advertising charges.

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PUBLISHING ALTERATIONS

Periodically the normal *Gazette* publishing times need to be altered to cater for disruption caused by public holidays.

- Easter and Christmas holidays cause disruption each year.
- Australia Day and Anzac Day cause disruption when they fall on a Tuesday or Friday.

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date. Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

RACING, GAMING AND LIQUOR

RA301*

Casino Control Act 1984

Casino Control (Burswood Island) (Licensing of Employees) Amendment Regulations 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Casino Control* (Burswood Island) (Licensing of Employees) Amendment Regulations 2000.

2. Regulation 14 amended

Regulation 14(1) of the *Casino Control (Burswood Island)* (*Licensing of Employees) Regulations 1985** is amended by deleting paragraphs (e) and (f) and inserting the following paragraphs instead —

- ••
- (e) in the case of a licence issued before 1 July 2000, 1 July 2005; or
- (f) in the case of a licence issued on or after 1 July 2000, 5 years from the day specified in the licence as the day on which the licence was issued.

[* Published in Gazette 16 August 1985, pp. 2905-16 For amendments to 11 August 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 29.]

By Command of the Governor,

RA302*

Gaming Commission Act 1987

Gaming Commission Amendment Regulations (No. 3) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Gaming Commission Amendment Regulations (No. 3) 2000*.

2. Schedule 4 amended

Schedule 4 to the *Gaming Commission Regulations 1988** is amended in Part 2 Division 1 rule 2(3)(b) by inserting before "the making" —

the printing of the results in a publication, the name and date of issue of which are printed on the ticket, and

[* Reprinted as at 6 June 1997.

For amendments to 22 August 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 106, and Gazette 12 May and 23 June 2000.]

By Command of the Governor,

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

RA303*

RULES OF HARNESS RACING 1999

Notice of Amendment

Notice is hereby given that the Committee of the Western Australian Trotting Association at Gloucester Park, East Perth, on the $5^{\rm th}$ October 2000 resolved by majority of members of the Committee that the *Rules of Harness Racing 1999* be amended as follows—

Local Rule 182 is inserted as follows-

LR 182. Representation by non-legal representative

Where a person of 18 years or older seeks permission of the stewards to be represented by an agent other than a legal representative, then the stewards may grant permission where—

- (a) By reason of inexperience or other matters considered relevant by the stewards, the person cannot adequately represent himself; and
- (b) The stewards are satisfied that permitting the representative will assist the inquiry.

G. PAPADOPOULOS, President.

RA304*

RULES OF HARNESS RACING 1999

Notice of Amendment

Notice is hereby given that the Committee of the Western Australian Trotting Association at Gloucester Park, East Perth, on the $5^{\rm th}$ October 2000 resolved by majority of members of the Committee that the *Rules of Harness Racing 1999* be amended as follows—

Local Rule 268 is replaced as follows-

LR 268. Application for gear approval

- (a) Applications concerning gear shall be made on Form R25-A.
- (b) Part B of Form LR25-A must be completed and lodged with the Controlling Body no later than 48 hours before the nomination of a horse for a race
- (c) In the event of a change to any of the particulars entered on Part B of Form LR25-A, a form LR25-C containing the changed particulars shall be lodged by the time determined by the Controlling Body.
- (d) Rule 269 shall not apply.

G. PAPADOPOULOS, President.

RA305*

RULES OF HARNESS RACING 1999

Notice of Amendment

Notice is hereby given that the Committee of the Western Australian Trotting Association at Gloucester Park, East Perth, on the $3^{\rm rd}$ August 2000 and $5^{\rm th}$ October 2000 resolved by majority of members of the Committee that the *Rules of Harness Racing 1999* be amended as follows—

Amend—The definition of "warned off" by replacing with the following—

"warned off" or "warning off" means a decision or penalty prohibiting a person from entering any racecourse or place under the control of a club or the Controlling Body and a person "warned off" shall be subject to the same prohibitions as a disqualified person mentioned in rule 259 sub rule (1).

Amend—43(1) by replacing with the following—

(1) A driver engaged to drive a horse in a race shall report his or her attendance at the racecourse to the trainer or person left in charge_of the horse at least 60 minutes before the time fixed for the start of the race.

Amend—75(2)(k) by replacing with the following—

(k) for 30 days after claiming, a horse is ineligible to start in a race in the interest and for the account of the person who owned it at the time of acceptance for the claiming race, nor during that period shall the horse remain in or return to the ownership, care or management of that person unless it be reclaimed out of another claiming race;

Insert-75(2)(kk)

(kk) for 30 days after claiming, a horse shall not remain in or return to the care or management of the trainer who trained it at the time of claiming except with the permission of the Chairman of Stewards, unless it be reclaimed out of another claiming race;

Amend—99 by replacing with the following—

- (1) A person shall not perform or authorise the performance of the procedure of pin-firing or bar-firing (thermacautery) a horse.
- (2) A person who fails to comply with sub rule (1) is guilty of an offence.

Amend—LR 159 (2) & (7) by replacing with the following—

- (2) A person shall at all times when driving or riding a horse keep his or her helmet correctly fastened.
- (7) A person shall at all times when driving or riding a horse wear a body protector that is certified by Quality Assurance Services Pty Ltd and which has been approved by the Australian Harness Racing Council.

Amend—167(1) by replacing with the following-

(1) From the time the sprint lane becomes available for racing purposes, the leading horse closest to the inside running line and any horse in advance of and outside that horse or having passed that horse on its outside shall not enter any part of the sprint lane.

Amend—LR188 (2) by replacing the wording in the first paragraph of sub section (2) with the following—

(2) The following substances when present at or below the levels set out are excepted from the provisions of sub rule (1):

Amend—191(2) by replacing with the following—

(2) If another person or drug testing laboratory approved by the Controlling Body analyses a portion of the sample or specimen referred to in sub rule (1) and certifies the presence of a prohibited substance in the sample or specimen that certification together with the certification referred to in sub rule (1) is conclusive evidence of the presence of a prohibited substance.

Amend-238 by replacing with the following-

A person shall not fail to comply with any order, direction or requirement of the Controlling Body or the stewards relating to harness racing or to the harness racing industry.

Delete—LR238

Amend—259 by replacing the wording in the first paragraph of subsection (1) with the following—

(1) A disqualified person or a person whose name appears in the current list of disqualifications published or adopted by a recognised harness racing authority or a person warned off cannot do any of the following—

G. PAPADOPOULOS, President.

TRANSPORT

TR301*

Rail Freight System Act 2000

Rail Freight System (Corridor Land) Order 2000

Made under section 34 by the Minister for Transport.

1. Citation

This order may be cited as the *Rail Freight System (Corridor Land) Order 2000*.

2. Commencement

This order comes into operation at the transfer time specified in the first transfer order published under section 23 of the Act.

3. Certain land designated

The land identified by clause 4 is designated as corridor land and the land identified by clause 5 is designated as land other than corridor land.

4. Corridor land

Land shown by green shading on any of the Railway Identification Plans that was, before the coming into operation

of this order, government railway land as defined in section 31 of the Act is corridor land except that —

- (a) if the land is shown on any of the Depot Plans, it is not corridor land unless it is shown bounded by broken green lines on the Depot Plan;
- (b) if the land is shown on any of the Town Plans, it is not corridor land if it is shown bounded by solid yellow lines on the Town Plan;
- (c) if the land is shown on any of the CBH Site Maps, it is not corridor land if it is shown stippled or cross-hatched on the map.

5. Land other than corridor land

- (1) Land shown on any of the Depot Plans as being in a freight terminal that was, before the coming into operation of this order, government railway land as defined in section 31 of the Act is land other than corridor land if it is shown bounded by broken brown lines on the Depot Plan.
- (2) Land described in the staff houses schedule is land other than corridor land, and that schedule is available for public inspection by anyone applying to the Act Minister or the Commission to see it.
- (3) In subclause (2)
 - "staff houses schedule" means the schedule under this order that is kept by the Commission and is headed "Westrail Staff Houses to be Transferred under *Rail Freight System Act 2000*".

6. The maps and plans used

In this order the maps and plans referred to are those kept by the Commission as a schedule under this order and they are available for public inspection by anyone applying to the Act Minister or the Commission to see them, and —

- "Railway Identification Plans" means the series of plans kept by the Commission known as Railway Identification Plans;
- "Depot Plans" means the series of plans kept by the Commission known as Depot Plans and identified by the code DP;
- **"Town Plans"** means the series of plans kept by the Commission known as Town Plans and identified by the code TP:
- "CBH Site Maps" means the series of maps kept by the Commission known as CBH Site Maps.

MURRAY CRIDDLE, Minister for Transport.

— PART 2 —

JUSTICE

JM401

DISTRICT COURT OF WESTERN AUSTRALIA ACT 1969

SITTINGS AT JOONDALUP FOR 2000

Pursuant to the powers conferred by the District Court of Western Australia Act 1969 I hereby appoint the following days for the criminal sitting of the District Court at Joondalup for the year 2000.

Thursday 9 November Thursday 14 December

The Court will be held from 10.00 am on each day unless otherwise stated.

Dated the 20th day of October 2000.

KEVIN HAMMOND, Chief Judge.

JM402

DISTRICT COURT OF WESTERN AUSTRALIA ACT 1969

SITTINGS AT JOONDALUP FOR 2001

Pursuant to the powers conferred by the District Court of Western Australia Act 1969 I hereby appoint the following days for the criminal sitting of the District Court at Joondalup for the year 2001.

Thursday	11 January
Thursday	8 February
Thursday	8 March
Thursday	12 April
Thursday	10 May
Thursday	14 June
Thursday	19 July
Thursday	9 August
Thursday	13 September
Thursday	11 October
Thursday	8 November
Thursday	13 December

The Court will be held from 10.00 am on each day unless otherwise stated.

Dated the 20th day of October 2000.

KEVIN HAMMOND, Chief Judge.

JM403

JUSTICES ACT 1902

Mr Robert James Tailor of 462 Robe Avenue, Paraburdoo to the office of Justice of the Peace for the State of Western Australia.

GARY THOMPSON, Executive Director, Court Services.

LOCAL GOVERNMENT

LG401

DOG ACT 1976

Shire of Shark Bay

It is hereby notified for public information that Andrea Helen Boulton is appointed as a Dog Registration Officer for the above Shire.

Dated: 28 September 2000.

PHIL ANNING, Chief Executive Officer.

LG402

CITY OF STIRLING

Authorised Officers

It is hereby notified for public information that the following person—

Joanne McKee

has been appointed by the City of Stirling as Pound Keeper to exercise powers pursuant to the following—

Local Government Act 1995

Dog Act 1976

at the City of Stirling new Animal Care Facility—Animal Pound located at 61 Delawney Street, Balcatta (entrance off Natalie Way).

Hannelore Lieselotte Gross-Richardson has been appointed by the City of Stirling as Authorised Officer to exercise powers pursuant to the following—

Local Government Act 1995

Dog Act 1976

The following persons—

Craig Collins

Trevor Salter

Colin Heaysman

Gregory Flahey

Mario Psaila

Darren Walton

Greame Bone

David Harrup

have been appointed by the City of Stirling as Authorised Officers to exercise powers pursuant to the following—

Local Government Act 1995

Bush Fires Act 1954

Dog Act 1976

Litter Act 1979

The Control of Vehicles (Off Road Areas) Act 1978

Spear Guns Act 1955

The following persons have had their appointment by the City of Stirling as Authorised Officers for the above mentioned Acts cancelled, effective immediately—

David Sullivan

Neil Craig

Luisa Rodwell

Dean Reynolds

Kim Briggs

Jason Barndon

Eddie Tighe

Jonathon Graham

Wendy Triplett

LG403

CITY OF GERALDTON

Authorised Officer

The City of Geraldton wishes to advise for public information that the appointment of Craig Mark Wing as an Authorised Officer to enforce the following Acts, Regulations and Local Laws—

Local Government Act 1960 Dog Act 1976 Litter Act 1979 Bush Fires Act 1954

Control of Vehicles Act (Off Road Vehicles) Act 1978 and Regulations

City of Geraldton By-Laws

Fine Control pursuant to section 38(i)

The appointment of Mr Eric Rawlinson as an Authorised Officer is cancelled.

N. W. WILSON, Acting Chief Executive Officer.

LG404*

LOCAL GOVERNMENT ACT 1995

Shire of Leonora

APPLICATION FOR REVESTMENT OF LAND IN THE CROWN

Notice of intent is hereby given that Council 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 an estate of interest in the land	Description of land referred to, including title references
Harvey, Ethel	Lot 18 Campbell St, Agnew. Volume 1057 Folio 391.
Major, Fergus Stevenson	Lot 19 Campbell St, Agnew. Volume 1057 Folio 336.
Poletti, Gino	Lot 21 Campbell St, Agnew. Volume 1057 Folio 913.
Cock, William Alfred	Lots 33, 34 and 35 Campbell St, Agnew. Volume 1099 Folio 313.
Wertheimer, Arthur Harcourt	Lot 40 Campbell St, Agnew. Volume 1057 Folio 168.

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, P.O. Box 56, Leonora WA 6438.

LG405

LOCAL GOVERNMENT ACT 1995

Shire of Carnarvon
BASIS OF RATES

Department of Local Government Perth, 27 October 2000

LG: C 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedule hereunder shall be gross rental values for the purposes of rating with effect from 12 October 2000.

JOHN LYNCH, Executive Director, Department of Local Government.

Schedule

All that land comprising portion of Gascoyne Location 256, as shown on Certificate of Title Volume 560 Folio 185A.

LG501*

BUSH FIRES ACT 1954

Town of Victoria Park and Town of Vincent FIREBREAK NOTICE

Notice to all Owners and/or Occupiers of Land in the Town of Victoria Park and the Town of Vincent

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November 2000, or within fourteen days of the date of you becoming the owner or occupier should this be after the 30th day of November 2000 and thereafter up to and including the 31st day of March 2001, to have a fire break, clear of flammable materials, at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impracticable for any reason to clear fire breaks as required by this notice, you may apply to the Council or its duly authorised officer no later than the 15th November 2000 for permission to provide fire breaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not more than \$1000 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

The requirements of this notice should be carried out by means other than burning, i.e. mowing, rotary hoeing, ploughing, scarifying or cultivating.

In accordance with section 38 of the Bush Fires Act, the following officers have been appointed Bush Fire Control Officers—

Town of Victoria Park—

Marcus Theobald (Chief) Alan Bancroft (Deputy) George Ward Jason Moynihan

Town of Vincent-

Jim Maclean (Chief) John McGee (Deputy)

By Order of Town of Victoria Park,

By Order of Town of Vincent,

JOHN BONKER, Chief Executive Officer.

JOHN GIORGI, Chief Executive Officer.

MINERALS AND ENERGY

MN401*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF GRANT OF RETENTION LEASE WA-13-R

Retention Lease WA-13-R held by OMV Petroleum Pty Ltd, Cultus Timor Sea Pty Ltd, Frontier Bonaparte Pty Ltd and Basin Oil NL has been granted to have effect for a period of five (5) years from the 19th day of October 2000.

W. L. TINAPPLE, Director Petroleum Division.

MN402*

PETROLEUM PIPELINES ACT 1969

NOTICE OF APPLICATION FOR A PIPELINE LICENCE

I, WILLIAM LEE TINAPPLE, Director of the Petroleum Division in the Department of Minerals and Energy for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 4 June 1998 and published in the Government Gazette of Western Australia on 16 June 1998, give notice pursuant to Section 8(4) of the Petroleum Pipelines Act, 1969 that an application recorded as 2P/00-1 has been received from—

ANACONDA NICKEL LIMITED

LEVEL 12 QUAYSIDE, 2 MILL STREET, PERTH WA

for a pipeline licence to construct and operate a pipeline for the conveyance of natural gas from an off-take at the 1076.6km point on the Goldfields Gas Transmission (GGT) pipeline, approximately

73km north west of Leonora to the Mount Margaret Plant site, approximately 13km east of the offtake point and thence to the Murrin Murrin Expansion Plant approximately 68 kilometres east of

A map showing the position of the proposed pipeline may be examined during public office hours until 24 November 2000 at the Petroleum Division, Department of Minerals and Energy, 11th Floor, Mineral House, 100 Plain Street, East Perth WA and at the office of the Mining Registrar, Leonora, WA.

Dated this 25th day of October 2000. W. L. TINAPPLE. Director Petroleum Division. MN403* State of Western Australia PETROLEUM ACT 1967 Notice of Grant of Exploration Permit EXPLORATION PERMIT NO. EP 419 has been granted to Black Rock Petroleum NL to have effect for a period of six years from 19 October 2000. W. L. TINAPPLE, Director Petroleum Division. MN404* **PETROLEUM ACT 1967** Surrender of Exploration Permit EP 385 The surrender of Exploration Permit No. EP 385 has been registered and will take effect on the date this Notice appears in the Government Gazette. W. L. TINAPPLE, Director Petroleum Division. MN405* Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT. 1967

Notice of Renewal of Exploration Permit

EXPLORATION PERMIT No. WA-246-P held by Apache Northwest Pty Ltd, Pan Pacific Petroleum (South Aust.) Limited, Kufpec Australia Pty Ltd, Tap (Harriet) Pty Ltd and Globex Far East has been renewed to have effect for a period of five (5) years from 24 October 2000.

W. L. TINAPPLE, Director Petroleum Division.

MN407*

PETROLEUM (SUBMERGED LANDS) ACT 1982

SECTION 20(1)

PETROLEUM ACT 1967

SECTION 30(1)

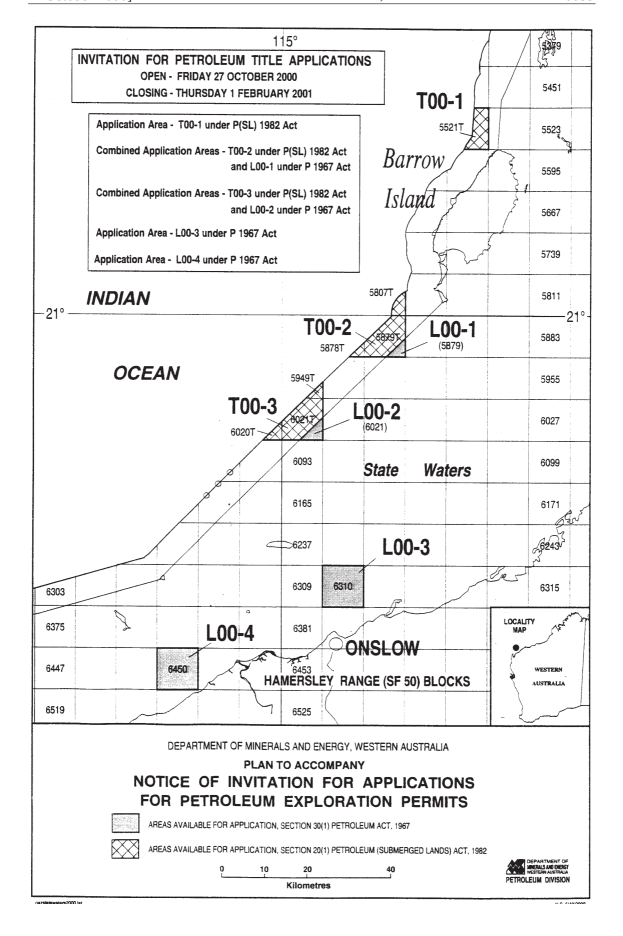
DISCRETE AREA (COASTAL WATERS) RELEASE INVITATION FOR APPLICATIONS FOR THE GRANT OF EXPLORATION PERMITS

 $Applications \ are \ hereby \ invited \ for \ the \ grant \ of \ exploration \ permits \ over \ discrete \ areas \ within \ Western \ Australia's \ coastal \ waters \ as \ identified \ on \ the \ attached \ plan.$

Application packages, which include explanatory notes 'Criteria For Assessment Of Applications For The Award of Petroleum Exploration Permits' and 'Permit Conditions and Permit Administration' are available on request from the Petroleum Division 11th Floor, Mineral House, 100 Plain Street, Perth, contact Margaret Beall-telephone (08) 9222 3278.

Applications will be received up until 4:00 pm, Thursday 1 February 2001.

W. L. TINAPPLE, Director Petroleum Division.



MN406*

PETROLEUM ACT 1967

SECTION 20(1)

INVITATION FOR APPLICATIONS FOR PETROLEUM EXPLORATION TITLES

Applications are hereby invited for the grant of exploration titles within all available vacant areas of the State's sedimentary basins that are under the jurisdiction of the Petroleum Act 1967. This release does not include coastal waters blocks or blocks, which at the time of this notice being published are the subject of Permits, Drilling Reservations, Special Prospecting Authorities, Production Licences, Retention Leases or applications thereof. Note:- Waigen Sub-basin the location of recent gas shows in a DME stratigraphic well, is also excluded until publication of Vines well completion report. The area is intended for discrete area release at a future date.

Application packages, which include explanatory notes 'Criteria For Assessment Of Applications For The Award of Petroleum Exploration Permits' and 'Permit Conditions and Permit Administration' are available on request from the Petroleum Division 11th Floor, Mineral House, 100 Plain Street, Perth, contact Margaret Beall—telephone (08) 9222 3278.

Plans showing the available vacant areas can be viewed and purchased at the Public Counter, First Floor, Mineral House.

Applications will be received up until 4:00 pm, Thursday 1 February 2001.

W. L. TINAPPLE, Director Petroleum Division.

MN408

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy, Mt Magnet, 17 October 2000.

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.

S. WILSON, Warden.

To be heard in the Warden's Court, Mt Magnet on the 19th December 2000.

MURCHISON MINERAL FIELD

Cue District

P20/1648—Giles, David Barry; Giles, John Barry P20/1649—Giles, David Barry; Giles, John Barry P20/1650—Giles, David Barry; Giles, John Barry

MN409

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 19 December 2000.

YILGARN MINERAL FIELD Prospecting Licence

77/3260—Vernon Wesley Strange

MN410

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy, Kununurra WA 6743.

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 provision of Section 96(1)(a) for breach of covenant, viz. non payment of rent.

A. BLOEMEN, Warden.

To be heard in the Warden's Court, Kununurra on the 19th December 2000.

KIMBERLEY MINERAL FIELD

Prospecting Licences

P80/1312-Staines, Shane Ronald

P80/1326—Staines, Gorden Robert; Staines, Shane Ronald P80/1327—Staines, Gorden Robert; Staines, Shane Ronald

Miscellaneous Licence

180/27—Kimberley Gold Pty Ltd

MN411

MINING ACT 1978

NOTICE OF INTENTION TO FORFEIT

Department of Minerals and Energy, PERTH WA 6000.

In accordance with Regulation 50(b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned licences and leases is paid on or before 18 November 2000 it is the intention of the Hon. Minister for Mines under the provisions of Sections 96A(1) and 97(1) of the Mining Act 1978 to forfeit such for breach covenant, viz. non-payment of rent.

L. C. RANFORD, Director General.

Number	Holder	Mineral Field
	Exploration Licences	
20/422	Brosnan, Allan Neville	Murchison
28/548	Arotinco Resources NL	North East Coolgardie
28/549	Arotinco Resources NL	North East Coolgardie
28/550	Arotinco Resources NL	North East Coolgardie
38/705	Kilkenny Gold NL	Mt Margaret
38/707	Kilkenny Gold NL	Mt Margaret
38/708	Kilkenny Gold NL	Mt Margaret
38/888	Zonic, Enes Zonic, Jakub Zonic, Mirsad Zonic, Samir	Mt Margaret
38/974	UCABS Pty Ltd	Mt Margaret
38/975	UCABS Pty Ltd	Mt Margaret
38/976	UCABS Pty Ltd	Mt Margaret
38/978	UCABS Pty Ltd	Mt Margaret
38/980	UCABS Pty Ltd	Mt Margaret
39/666	Aarex Resources NL	Mt Margaret
52/1354	Flint, Warwick John	Peak Hill
69/1281	UCABS Pty Ltd	Warburton
69/1380	Livingstone Group Ltd	Warburton
69/1381	Livingstone Group Ltd	Warburton
77/556	Barclay Holdings Ltd	YiIgarn

Number	Holder	Mineral Field
	Exploration Licences—continue	ed
77/587	Gondwana Resources NL Savage Australian Exploration Pty Ltd	Yilgarn
77/664	Taylor, Peter John	Yilgarn
77/665	Taylor, Peter John	Yilgarn
77/671	Gondwana Resources NL Savage Australian Exploration Pty Ltd	Yilgarn
77/795	Desertstone NL	Yilgarn
80/1874	Diamond Ventures NL	Yilgarn
	Mining Leases	
26/95	Homestake Gold of Australia Ltd Macapa Pty Ltd Norkal Pty Ltd	East Coolgardie
29/141	Mckenzie, William Thomas	North Coolgardie
37/182	Biggs, Glen Neil Williams, Geoffrey Thomas Williams, Michael John Williams, Norman Andraw Williams, Thomas Geofrey	Mt Margaret
38/178	Roberts, Brian Thomas	Mt Margaret
38/360	UCABS Pty Ltd	Mt Margaret
40/74	Petersons, George Juris Wood, James Andrew	North Coolgardie
46/176	Stream, Kevin Ross	Pilbara
47/64	Godlonton, Dapne Mollie Godlonton, Reginald William	West Pilbara
51/322	Brosnan, Allan Neville Plutonic Operations Ltd	Murchison
57/78	Duncan, Mathew James	East Murchison
70/234	Green, Amanda Louise Green, Keith Langlouis Green, Pearl McKinnon	South West
77/394	Gondwana Resources NL	Yilgarn
77/516	Wildtime Investments Pty Ltd	Yilgarn
77/650	Gondwana Resources NL Savage Australian Exploration Pty Ltd	Yilgarn
77/652	Gondwana Resources NL	Yilgarn
77/675	Gondwana Resources NL Savage Australian Exploration Pty Ltd	Yilgarn

PLANNING

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT ${\it CITY\,OF\,ALBANY}$

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 160

Ref: 853/5/4/5 Pt 160

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Albany Town Planning Scheme Amendment on 19 October 2000 for the purpose of—

- (i) Rezoning lots 908, 909 and 910 Oyster Heights Road, Bayonet Head Albany from Special Residential zone to Residential zone; and
- (ii) Amending the plan of subdivision of Special Residential Area No. 2 to provide for closer subdivision.

(iii) Amending the provisions of Special Residential Area No. 2 in Schedule 4 of the Scheme Text in the following manner—

SCHEDULE 4 TO SHIRE OF ALBANY TOWN PLANNING SCHEME No. 3 SCHEME TEXT

SPECIAL RESIDENTIAL ZONES PROVISION RELATING TO SPECIFIED AREAS

Area	Locality	Lot(s)	Location
2	Bayonet Head	901, 902, 903, 904, 905, 906 & 907	Pt Plantagenet Loc. 280

SPECIAL PROVISIONS

1. Plan of Subdivision

- (a) Subdivision of Special Residential Zone No. 2 is to be in accordance with "Plan of Subdivision"— Special Residential Zone No. 2 (Plan No. 96-52) dated August 2000 and appended hereto.
- (b) Not withstanding (a) above, the Western Australian Planning Commission may approve a minor variation to the subdivisional design, but further breakdown of lots created shall be deemed contrary to the provisions of the Scheme.

2. Purpose of Zone

The purpose of Special Residential Zone No. 2 is to provide for—

- (a) Larger residential lots ranging between 1400-2100m² which can be comprehensively serviced;
- (b) Retention where possible of existing trees to soften the visual impact of development;
- (c) Minimising potential impacts on existing residential development along Bayonet Head Road.

3. Lot Sizes

The minimum lot size shall be 1400m².

4. Land Use

Within Special Residential Zone No. 2—

- (a) The following uses are permitted—
 - "Residential Dwelling House and associated outbuildings".
- (b) The following uses are not permitted unless specific approval is granted by Council—
 "Home Occupation"
- (c) All other uses not mentioned under (a) or (b) above are not permitted, and with the intention of preventing land degradation and practices detrimental to the environmental amenity of the zone, this includes the keeping of horses, goats, sheep, cattle and any other animals considered detrimental by Council. The keeping of not more that two does may be permitted, provided they are kept in a manner that is sensitive to the protection of fauna in adjoining reserves.

5. Setbacks

- (a) No development is to occur within the development exclusion area shown on the endorsed Subdivision Guide Plan.
- (b) Notwithstanding the above, no building may be erected closer to the boundary of a lot than—
 - (i) From the frontage—6 metres;
 - (ii) From the side boundary of a lot—3 metres;
 - (iii) From the rear boundary of a lot-6 metres.

6. Building Envelopes

- (a) Buildings and effluent disposal systems shall be located within a defined Building Envelope no larger that 800m², which has been selected and delineated on-site by the landowner, and approved by Council.
- (b) The positioning of the Building Envelope shall be such that—
 - (i) It does not encroach into the building setback areas referred to by provision (5);
 - (ii) Minimises potential impacts on significant trees and existing residential housing to the north.

7. Fire Control

- (a) Strategic firebreaks as nominated on the Subdivision Guide Plan, shall be provided as a condition of subdivision and constructed to a standard approved by the Council.
- (b) The clearing of firebreaks other than for strategic firebreak purposes will not be permitted unless for safety reasons to comply with Council and Bushfire Board requirements.
- (c) Limited parkland clearing around all building structures shall be required by Council to establish low fuel zones.

(d) The subdivider shall make arrangement to the satisfaction of Council to ensure prospective purchasers, in the transfer of lots, are aware of the fire management guidelines of the Home Owners Bushfire Survival Manual and the Australian Standard 3559-1991 'Construction of Buildings in Bushfire Prone Areas'.

8. Fencing

- (a) Boundary fencing approved by Council shall be of a rural and open nature and shall exclude asbestos, pickets, sheet iron and any other material which in the opinion of Council would detract from the amenity of the area.
- (b) An area up to one metre in width for the purpose of erecting and maintaining the fenceline proposed shall be required and the method of clearing shall be by way of slashing to reduce erosion risk and excessive removal of vegetation.
- (c) Where a fence is to be erected across a strategic firebreak, gates shall be provided to the satisfaction of Council to provide access for fire fighting purposes and such gates shall be left unlocked at all times.

9. Clearing of Indigenous Vegetation

- (a) Clearing of indigenous vegetation outside the nominated building envelope shall not be permitted unless required to maintain an approved Strategic Fire Break, construct an approved driveway or boundary fence, remove dead, diseased or dangerous trees or species exotic to the area.
- (b) No clearing of trees over 3 metres tall shall be permitted except where it is demonstrably necessary to remove for development as identified in provision (a) above.
- (c) Subject to Clause 8(b), landowners shall be responsible for the maintenance of tree cover and the eradication of invasive weeds on individual lots.
- (d) The planting of species exotic to the area, outside the building envelope shall not be permitted.

10. Building Design, Materials and Colour

- (a) All buildings constructed within the zone shall be sympathetic to existing landscape elements (namely landform and vegetation) in terms of their design, materials and colour. Zincalume roofs and white and off white colours shall be permitted, with preference given to natural earth or olive green colours.
- (b) Dwelling houses and all outbuilding shall not exceed 7.5 metres in height which is measured vertically from the natural ground level.
- (c) Buildings constructed within the zone shall have regard to the fire management guidelines referred to in provision 7(d).

11. Servicing

- (a) Roads within the zone shall be drained underground, kerbed and provision made for streetlights to the specification of Council.
- (b) Battleaxe legs to be constructed to the specification of Council.
- (c) The transportation of stormwater from within the site shall be managed in accordance with the specifications of Council.
- (d) All lots proposed are to be connected to the Minister's sewer prior to occupancy.
- (e) Development of portion of Lots 909 & 910 to the south of the proposed extension of Oyster Heights Road shall be subject to—
 - removal of all uncontrolled fill, vegetation and peaty topsoil and replacement with clean freely draining sand to Council's specification and satisfaction;
 - the land being filled to enable proposed lots to be connected to the existing sewer;
 - all stormwater to be contained on site and disposed of onsite by way of a compensating basin to the satisfaction of Council and the Water & Rivers Commission;
 - all development, fill, retaining walls and associated works being contained within Lots 909 & 910 to ensure no incursion or detrimental impact on the adjoining foreshore reserve.

12. Advice to Prospective Purchasers

(a) The subdivider shall make arrangements to the satisfaction of Council to ensure prospective purchasers, in addition to the owner of Lot 905 Oyster Heights Road, are aware of the above provisions relating to Special Residential Area No. 2.

13. Applications for Development Approval

- (i) Within Special Residential Zone No. 2, the construction of buildings shall require planning Scheme Consent.
- (ii) Applications for Planning Scheme Consent shall require the submission of—
 - (i) A completed "Application for Grant of Planning Scheme Consent" form.
 - (ii) Three copies of a Building Envelope Plan showing the precise location and size of all the buildings proposed and the parkland clearing and fire protection measures to be adopted.
 - (iii) Three scaled elevation plans showing the elevations of the building proposed and the materials and colour to be used.
 - (iv) Amending the face of the Scheme Map accordingly.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $CITY\,OF\,ALBANY$

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 200

Ref: 853/5/4/5 Pt 200

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Albany Town Planning Scheme Amendment on 19 October 2000 for the purpose of—

- 1. Rezoning Lot 71 Pinaster Road, Willyung from the Special Rural and Rural zones to the Special Rural zone and the Parks and Recreation (non restricted) reserve.
- 2. Rezoning Lot 102 Neilson Road, Willyung from the Rural zone to the Special Rural zone and the Parks and Recreation (non restricted) reserve.
- 3. Amending the Scheme Maps accordingly.
- 4. Incorporating Lot 102 Neilson Road and Lot 71 Pinaster Road, Willyung within Schedule No. 1 Special Rural Zone Area No. 12 as follows—

AREA	LOCALITY	LOTS	LOCATION
12.	Rocky Crossing Rd Neilson Rd Pinaster Rd Willyung	Pt 1 & 6 5 & 102 71	441 441 441

- 5. Replacing Provision 1.2 of Special Rural Zone Area No. 12 with the following—
 - 1.2 Council will not recommend lot sizes less than 1.0ha or as shown on the Subdivision Guide Plan. While Council will not support the further breakdown of lots, it may recommend that the Western Australian Planning Commission approve minor variations to the Subdivision Guide Plan.
- 6. Replacing Provision 5.1 of Special Rural Zone Area No. 12 with the following—
 - 5.1 Buildings, tanks, structures and/or effluent disposal devices shall not be constructed within Public Open Space or Development Exclusion Areas as shown on the Subdivision Guide Plan.
- 7. Replacing the Subdivision Guide Plan for Special Rural Zone Area No. 12 with the Plan attached to the amending documents.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT ${\it CITY\,OF\,ROCKINGHAM}$

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 313

Ref: 853/2/28/1 Pt 313

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Rockingham Town Planning Scheme Amendment on 19 October 2000 for the purpose of—

- 1. Amending the Scheme Map by rezoning Lots 503 and 504 Doghill Road, Baldivis from Rural to Special Rural, as depicted on the Scheme Amendment Map.
- 2. Replacing the title "Amendment Area" introduced into "Table IV Special Rural Zones—Provisions Relating to Specified Areas" under Amendment No. 283 with "Portions of Precinct 11 of the Rural Land Strategy (January 1996)".
- 3. Incorporating Lots 503 and 504 Doghill Road, Baldivis into Table IV Special Rural Zones—Provisions Relating to Specified Areas (Portions of Precinct 11 of the Rural Land Strategy (January 1996)).
- 4. Modifying Provision 2 of Table IV Special Rural Zones—Provisions Relating to Specified Areas (Portions of Precinct 11 of the Rural Land Strategy (January 1996)) to insert the word "less" between the words "size" and "than".

C. S. ELLIOTT, Mayor. G. G. HOLLAND, Chief Executive Officer.

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $CITY\ OF\ ROCKINGHAM$

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 337

Ref: 853/2/28/1 Pt 337

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Rockingham Town Planning Scheme Amendment on 19 October 2000 for the purpose of—

- 1. Replacing the existing Clause 3.4A(2)(a) with the following—
 'a single house or two grouped dwellings except where otherwise provided by the Scheme'
- 2. Adding the following Clause after Clause 3.4C—
 - "3.4D Notwithstanding that a single house or two grouped dwellings do not require planning approval, any person who wishes the Council to exercise its discretion in respect of any particular provision of the R-Codes relating to the erection of a single house or two grouped dwellings shall, at the time of lodging an application for a building licence or earlier, apply for Council's Planning Approval for the exercise of discretion.

The Council may grant its consent with or without conditions or may refuse to grant its consent. The Council shall, before granting its consent, satisfy itself that—

- (a) the discretion requested is one which the Council has the power to exercise; and
- (b) exercise of the discretion would not compromise the objectives of the R-Codes.

C. S. ELLIOTT, Mayor. G. G. HOLLAND, Chief Executive Officer.

PD405*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SHIRE\ OF\ MUNDARING$

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 29

Ref: 853/2/27/3 Pt 29

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Mundaring Town Planning Scheme Amendment on 19 October 2000 for the purpose of zoning Lot 369 Taree Street, Glen Forrest, Residential R5.

J. ELLERY, President. M. N. WILLIAMS, Chief Executive Officer.

PD406*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SHIRE\ OF\ NORTHAMPTON$

TOWN PLANNING SCHEME No. 4—AMENDMENT No. 36

Ref: 853/3/14/6 Pt 36

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Northampton Town Planning Scheme Amendment on 19 October 2000 for the purpose of incorporating the standard Clause 11.3 from the Town Planning Amendment Regulations 1999 'Delegation of Functions' within Part VIII of the Scheme Text as follows—

8.8 Delegation of Functions

- 8.8.1 The local government may, in writing and either generally or as otherwise provided by the instrument of delegation, delegate to a committee or the CEO, within the meaning of those expressions under the *Local Government Act 1995*, the exercise of any of its powers or the discharge of any of its duties under the Scheme, other than this power of delegation.
- 8.8.2 The CEO may delegate to any employee of the local government the exercise of any of the CEO's powers or the discharge of any of the CEO's duties under clause 8.8.1.

- 8.8.3 The exercise of the power of delegation under clause 8.8.1 requires a decision of an absolute majority as if the power had been exercised under the *Local Government Act 1995*.
- 8.8.4 Sections 5.45 and 5.46 of the *Local Government Act 1995* and the regulations referred to in section 5.46 apply to a delegation made under this clause as if the delegation were a delegation under Division 4 of Part 5 of that Act.

G. V. PARKER, President. K. BRADY, Deputy Chief Executive Officer.

PD407*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SHIRE\ OF\ NORTHAMPTON$

TOWN PLANNING SCHEME No. 6—AMENDMENT No. 4

Ref: 853/3/14/8 Pt 4

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Northampton Town Planning Scheme Amendment on 19 October 2000 for the purpose of incorporating the standard Clause 11.3 from the Town Planning Amendment Regulations 1999 'Delegation of Functions' within Part XI of the Scheme Text as follows—

11.7 Delegation of Functions

- 11.7.1 The local government may, in writing and either generally or as otherwise provided by the instrument of delegation, delegate to a committee or the CEO, within the meaning of those expressions under the *Local Government Act 1995*, the exercise of any of its powers or the discharge of any of its duties under the Scheme, other than this power of delegation.
- 11.7.2 The CEO may delegate to any employee of the local government the exercise of any of the CEO's powers or the discharge of any of the CEO's duties under clause 11.7.1.
- 11.7.3 The exercise of the power of delegation under clause 11.7.1 requires a decision of an absolute majority as if the power had been exercised under the *Local Government Act 1995*.
- 11.7.4 Sections 5.45 and 5.46 of the *Local Government Act 1995* and the regulations referred to in section 5.46 apply to a delegation made under this clause as if the delegation were a delegation under Division 4 of Part 5 of that Act.

	G. V. PARKER, President
K.	BRADY, Deputy Chief Executive Officer

PD408*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $TOWN\ OF\ MOSMAN\ PARK$

TOWN PLANNING SCHEME No. 2—AMENDMENT No. 26

Ref: 853/2/18/4 Pt 26

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Mosman Park Town Planning Scheme Amendment on 19 October 2000 for the purpose of modifying Clause 3.8 as follows—

Other than for St Hilda's School for Girls on Lot 207 and Lot 17 Bay View Terrace, Mosman Park, the maximum permissible plot ratio and site cover within the Private Clubs and Institutions Zone shall be 0.4 and 0.25 respectively.

For St Hilda's Anglican School for Girls, on Lot 207 and Lot 17, Bay View Terrace, Mosman Park the maximum plot ratio shall be 0.4 and the maximum site cover shall be 0.3.

In considering development applications within this zone, Council shall be guided by the height and boundary setback of buildings in the adjoining areas and the amenity and parking provisions of Part V—General Provisions of the Scheme.

B. H. MOORE, Mayor. T. J. HARKEN, Chief Executive Officer.

POLICE

PE501

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed found and stolen property and bicycles will be sold by public auction at Smith Broughton & Sons, 1 Clayton Street, Midland on Saturday, 11 November 2000 at 9.00 am.

The auction is to be conducted by Mr Gary Silcock.

B. MATTHEWS, Commissioner of Police, West Australian Police Service.

RAILWAYS

RB401

GOVERNMENT RAILWAYS ACT 1904

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS

Railways Working Account for quarter used 16 September, 2000 (as required by section 59 of the Government Railways Act).

1.	Revenue and Expenditure	\$'000
	Revenue	93,450
	Expenditure	90,585
	Surplus	2,865
2.	Fixed Assets	\$'000
	At cost less depreciation	1,343,768

G. WAYNE JAMES, Acting Commissioner of Railways.

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 27th November 2000, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adams, John, late of 5 Sanderson Street, Embleton, died 1/7/00. (DEC 328237DP4)

Baranousky, Len, late of Unit 10/29 Moldavia Street, Tuart Hill, died 12/10/00. (DEC 329814DS2)

Barrett, Vera Margaret, late of Greenfields Aged Care, Lakes Road, Mandurah, formerly of 81 Ormsby Terrace, Mandurah, died 13/10/00. (DEC 329828DP4)

Bramley, Catherine Hermine Jessie, late of Carrington Lodge, 384 Carrington Street, Hamilton Hill, died 27/9/00. (DEC 329845DC3)

Clinton, Walter Harry, late of 54/31 Williams Road, Nedlands, died 21/9/00. (DEC 329755DP2)

Doyle, Brian John, late of 172 Lawrence Street, Bedford, died 28/8/00. (DEC 329512DL4)

Farley, James, late of Braille Nursing Home, 16 Sunbury Road, Victoria Park, formerly of 52/7 Fremantle Road, Gosnells, died 1/10/00 (DEC 329859DL3)

Fitzgerald, Mary Teresa, late of Sherwood House, 5 Kalamunda Road, Guildford, died 7/9/00. (DEC 329800DC4)

Gethin, Kenneth Evan, late of 56A Vera Street, Morley, died 29/9/00. (DEC 329722DP3)

Gillespie, Todd Douglas, late of 28 Atkinson Way, Karratha, died 24/6/00. (DEC 329109DP2)

Green, May Veronica, late of 10A Williams Road, Dianella, died 3/10/00. (DEC 329826DG1)

Harbour, Phyllis Kathleen, late of 4/9 Anton Street, Armadale, died 25/9/00. (DEC 329882DS4)

Hasleby, Trevor Forrest, late of 141 Hardey Road, Glen Forrest, died 9/9/00. (DEC 329711DA1)

Lawson, Amelia Elsie, late of Moline Hostel, 7 Deanmore Road, Karrinyup, died 28/9/00. (DEC 329825DA3)

McCormack, Isabella Robertson, late of Braemar House, 10 Windsor Road, East Fremantle, died 13/10/00. (DEC 329792DC2)

Murray, Robert Joseph, late of 133 Killarney Street, Kalgoorlie, died 7/10/00 (DEC 329866DS3)

Punch, Barbara Florence, late of 96A Shenton Road, Swanbourne, died 27/9/00. (DEC 329555DG3)

Reaney, Joseph Edwin, late of 32 Leura Street, Nedlands, died 6/8/00 (DEC 329791DP4)

Richardson, Ivy Rachel, late of Amaroo Nursing Home, 74 Lissiman Street, Gosnells, died 16/9/00. (DEC 329616DL4)

Sandilands, Stanley Noel, late of 25 Riverview Road, East Victoria Park, died 13/9/00. (DEC 329700DA3)

Screen, Jahanna Maria Klara, late of 143 Broun Avenue, Morley, died 11/9/00. (DEC 329709DG3)

Smith, Florence Edith, late of 91 Hillsborough Drive, Nollamara, died 5/10/00. (DEC 329793DG2)

Sutton, Leslie Arthur William, late of Como Nursing Home, 36 Talbott Street, Como, died 3/9/00. (DEC 329907DG2)

Woodbridge, Frederick Albert Dunford, late of 32/250 Baltimore Parade, Merriwa, died 5/8/00. (DEC 329837DC4)

ANTONINA ROSE McLAREN, 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 matter of the Estate of Colin Charles Campbell, late of 33 Shenton Street, Mingenew in the State of Western Australia, Mine Worker, deceased.

Creditors and other persons having claims to which section 63 of the Trustees Act relates in respect of the Estate of the deceased, who died on the 28th day of November 1998, are required by the Personal Representative, Eibhlin Margaret Campbell, to send the particulars of their claim to Messrs Taylor Smart of Level 28, 44 St George's Terrace, Perth in the State of Western Australia, by the 28th day of November 2000, after which date the said Personal Representative may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 23rd day October 2000.

GARRY E. SAME. TAYLOR SMART.

ZZ401

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

NOTICE UNDER PART VI OF INTENTION TO APPLY TO COURT FOR AN ORDER TO SELL OR OTHERWISE DISPOSE OF GOODS VALUED IN EXCESS OF \$300 $\,$

To: Mr Kevin Taylor of 59 Gooder Lane, Rastrick, Brighouse HD6 IHT, England, UK, Bailor.

- 1. You were given notice on 8th of July 1999 that the following goods—a Diahatsu Charade (White) Licence Number 8HI 654—situated at Koala Self Storage, 54 Roberts Street, Osborne Park, W.A. was ready for redelivery.
- 2. Unless not more than one month after the date of the giving of this notice you either take redelivery of the goods or give directions for their delivery, Koala Self Storage of 54 Roberts Street, Osborne Park, W.A. bailee, intends making application to the Court for an order to sell or otherwise dispose of the Car in accordance with the Act.

7.7.402

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

NOTICE UNDER PART VI OF INTENTION TO APPLY TO COURT FOR AN ORDER TO SELL OR OTHERWISE DISPOSE OF GOODS VALUED IN EXCESS OF \$300

To: Mr Andrew Page of 14A Cousins Street, Karrinyup, W.A., Bailor.

- 1. You were given notice on 6th September 1999 that the following goods—a Sigma Stationwagon (Golden Brown) Licence Number 6ED 021—situated at Koala Self Storage, 54 Roberts Street, Osborne Park, W.A. was ready for redelivery.
- 2. Unless not more than one month after the date of the giving of this notice you either take redelivery of the goods or give directions for their delivery, Koala Self Storage of 54 Roberts Street, Osborne Park, W.A. bailee, intends making application to the Court for an order to sell or otherwise dispose of the Car in accordance with the Act.

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