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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.

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Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

ENERGY

EN301*

Energy Operators (Powers) Act 1979

Electricity Corporation (Charges) Amendment By-laws 2001

Made by the Western Power Corporation with the approval of the Lieutenant-Governor and deputy of the Governor.

1. Citation

These by-laws may be cited as the *Electricity Corporation* (Charges) Amendment By-laws 2001.

2. The by-laws amended

The amendments in these by-laws are to the *Electricity* Corporation (Charges) By-laws 1996*.

[* Reprinted as at 20 April 2001.]

3. Citation amended

By-law 1 is amended by deleting "Electricity Corporation" and inserting instead —

Energy Operators (Western Power Corporation) ".

4. Schedule 2 amended

Schedule 2 Division 1 is amended by deleting the item relating (1) to "Tariff R2".

۲,

- (2) Schedule 2 Division 2 is amended as follows:
 - (a) by deleting the item relating to "Tariff L2" and inserting the following item instead —

TARIFF L2

General Supply

Low/Medium Voltage Tariff

This tariff is available for low/medium voltage supply.

A fixed charge at the rate of 26.57 cents per day.

Plus all metered consumption at the rate of —

- 17.47 cents per unit for the first 1 650 units per day.
- 15.76 cents per unit per day for all units exceeding 1 650 units.
- (b) by deleting the item relating to "Tariff M2" and inserting the following item instead —

TARIFF M2

General Supply

High Voltage Tariff

This tariff is available for consumers supplied at 6.6kV, 11kV, 22kV or 33kV or such higher voltage as the Western Power Corporation may approve.

A fixed charge at the rate of 26.57 cents per day.

Plus all metered consumption at the rate of —

- 16.88 cents per unit for the first 1 650 units per day.
- 15.16 cents per unit per day for all units exceeding 1 650 units.
- (c) by deleting the item relating to "Tariff K2" and inserting the following item instead —

TARIFF K2

General Supply with Residential Tariff

This tariff is available for premises where the circuit wiring is not separate and the electricity is used partly for general purposes and partly for residential purposes.

A fixed charge at the rate of 25.57 cents per day.

Plus all metered consumption at the rate of —

- 13.94 cents per unit for the first 20 units per day.
- 17.47 cents per unit for the next 1 630 units per day.
- 15.76 cents per unit per day for all units exceeding 1 650 units.

".

5. References to "Electricity Corporation" amended

- (1) The provisions set out in the Table to this sub-bylaw are amended by deleting "Electricity Corporation" and inserting instead
 - " Western Power Corporation ".

Table

bl. 3 (definition of "regional power system")	bl. 9(5)
bl. 4(1) (twice)	bl. 12
bl. 4(2)	Sch 1. (in Tariff M1)
bl. 6(1)	Sch 1. (in Tariff S1)
bl. 8(1) (twice)	Sch 1. (in Tariff T1) (twice)
bl. 8(3)	Sch 1. (in the conditions for provision of standby service) (4 times)
bl. 9(2) (twice)	Sch 1. (in Tariff B1)
Sch 1. (in Tariff C1) (twice)	Sch 2 Div 2. (in Tariff C2) (twice)
Sch 2 Div 1. (in Tariff M2)	Sch 4. (in the note).
Sch 2 Div 1. (in Tariff C2) (twice)	

(2) Schedule 1, in the subitem headed "conditions for provision of standby service", is amended by deleting "Electricity Corporation's" in the 3 places where it occurs and inserting in each place —

" Western Power Corporation's ".

The Common Seal of the Western)
Power Corporation was affixed to) [LS]
these by-laws in the presence of —)

DAVID R. EISZELE Director

MARK HANDS Executive Officer

Approved by the Lieutenant-Governor and deputy of the Governor,

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995 HEALTH ACT 1911

City of Joondalup

AMENDMENT LOCAL LAW 2001

Under the powers of the Local Government Act 1995 and Health Act 1911 and by all other powers, the Council of the City of Joondalup resolved to make the following local law on 19th December, 2001.

ARRANGEMENT

PART 1—PRELIMINARY	Clauses 1-3
PART 2—PARKING	Clauses 4-4.28
PART 3—ANIMALS	Clauses 5-5.6
PART 4—HEALTH	Clauses 6-6.2
PART 5—PRIVATE PROPERTY	Clauses 7-7.5
PART 6—LOCAL GOVERNMENT AND PUBLIC PROPERTY	Clauses 8-8.3
PART 7—BUSHFIRE PREVENTION AND CONTROL	Clauses 9-9.1

PART 1—PRELIMINARY

Title

1 This local law may be referred to as the City of Joondalup Amendment Local Law 2001.

Commencement

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

Purpose

3 The purpose of this local law is to amend various clauses in the Parking, Private Property, Animals, Local Government and Public Property, Health and Bushfire Prevention and Control Local Laws to ensure information is current with prevailing legislation and better clarify the requirements of the local laws.

PART 2—PARKING

Amendment

4 The City of Joondalup Parking Local Law 1998 published in the *Government Gazette* on Monday, 9 November 1998, is hereby amended in the following manner—

PRELIMINARY

Definitions

- 4.1 Insert the following new definition—
 - "ACROD sticker" means a current parking sticker issued by ACROD Limited (Western Australian Division) a corporation, being a company limited by guarantee incorporated under the *Companies Ordinance 1962* of the Australian Capital Territory.
- 4.2 Delete the existing definition of "cycle" and insert the following—
 - "cycle" means any wheeled vehicle that is designed to be propelled solely by human power but does not include a wheelchair, wheeled recreational device, wheeled toy, scooter or a power-assisted pedal cycle (if the motor is operating).
- 4.3 Delete the definition of "omnibus" and insert the following new definition—
 - "bus" means a motor vehicle built mainly to carry people, that seats over 12 adults (including the driver).
- 4.4 Delete the existing definition of "emergency vehicle" and insert the following—"emergency vehicle" means a motor vehicle—
 - (a) when conveying a police officer on official duty or when that vehicle is stationary at any place connected with official duty;
 - (b) of a fire brigade on official duty in consequence of a fire or an alarm of fire or of an emergency or rescue operation where human life is reasonably considered to be in danger;
 - (c) being an ambulance, answering an urgent call or conveying any injured or sick person to any place for the provision of urgent treatment;
 - (d) being used to obtain or convey blood or other supplies, drugs or equipment for a person urgently requiring treatment and duly authorised to carry a siren or bell for use as a warning instrument; or

(e) duly authorised as an emergency vehicle for the purpose of the Road Traffic Code 2000, by the Director General.

4.5 Insert the following new definition—

"fire hydrant" means an upright pipe with a spout, nozzle or other outlet for drawing water from a main or service pipe in case of a fire or other emergency.

4.6 Delete the definition of "stand" and insert the following new definition—

"stop" in relation to a vehicle, means to stop a vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or complying with the provisions of any law, and "stopping" and "stopped" have correlative meaning.

4.7 Delete the existing definition of "motorcycle" and insert the following—

"motorcycle" means a motor vehicle designed to travel on two wheels and includes a motorcycle to which a side car is attached and a motor vehicle with three wheels that is ridden in the same way as a motor vehicle with two wheels but does not include any trailer.

4.8 Delete the definition of "footway" and insert the following new definition—

"footpath" means an area that is open to the public that is designed for, or has one of its main uses, use by pedestrians.

4.9 Delete the existing definition of "vehicle" and insert the following—

"vehicle" includes every conveyance, not being a train, vessel or aircraft, and every object capable of being propelled or drawn, on wheels or tracks, by any means and where the context permits, an animal being driven or ridden but does not include a wheeled toy or wheeled recreation device.

4.10 Insert the following new definition—

"obstruct" means to hinder in passing and "obstruction" has correlative meaning.

4.11 Insert the following new definition—

"painted island" means an area of road surrounded by a line or lines (whether broken or continuous), which may be further identified by stripes marked on the enclosed road surface, or by the enclosed road surface being a contrasting colour, but not including road within a dividing line.

4.12 Delete the existing definition of "median strip" and insert the following—

"median strip" means—

- (a) any physical provision, other than lines, dividing a road to separate vehicular traffic proceeding in opposing directions or to separate 2 oneway carriageways for vehicles proceeding in opposing directions in parking stations; or
- (b) any physical provision, other than lines, including a traffic island, designed to separate parked vehicles from vehicle movement areas.
- 4.13 Amend the definition of "sign" by inserting the word ", stopping" before the words "or movement of vehicles".
- 4.14 Delete the existing definition of "taxi" and insert the following—

"taxi" means a vehicle which is used for the purpose of stopping or plying for hire or otherwise for the carrying of passengers for reward but does not include a

4.15 Delete the existing definition of "tow truck" and insert the following—

"tow truck" means a motor vehicle equipped with a crane or winch used or intended to be used for the lifting, salvaging, carrying or towing of vehicles and includes any motor vehicle to which is attached (temporarily or otherwise) a device or trailer which is used or intended to be used for the lifting, salvaging and carrying of any motor vehicle.

4.16 Delete the existing definition of "trailer" and insert the following—

"trailer" means any vehicle without a motor of its own, designed for attachment to a motor vehicle for the purpose of being towed, but does not include the rear portion of an articulated vehicle or a side-car.

4.17 Delete the existing definition of "verge" and insert the following—

"verge" means that portion of a road that lies between the nearest property line, and a carriageway designed or ordinarily used for vehicular traffic but does not include a footpath.

4.18 Throughout the Parking Local Law-

Substitute the words "stand" and "standing" with the words "stop", "stopped" and "stopping" as the context requires.

4.19 Throughout the Parking Local Law-

Substitute the words "omnibus" and "omnibuses" with the words "bus" and "buses", as the context requires.

4.20 Throughout the Parking Local Law-

Substitute the word "footway" with the word "footpath", as the context requires.

Parking On Roads

4.21 Amend clause 34 Parking Contrary to Signs by—

Inserting the following new sub clause 34(4)-

- (4) Notwithstanding the provisions of sub clause 34(3), a driver may park a vehicle in a permissible parking stall or station for twice the length of time specified by a sign, provided that—
 - (a) the driver's vehicle displays a current ACROD sticker; and
 - (b) a person with disabilities is either the driver or a passenger in the vehicle.
- 4.22 Amend clause 36 Traffic Islands and Median Strips by-

Deleting sub clause 36(c).

Inserting (1) in front of the word "A" in line 1 and inserting the word "or" after the semi colon at the end of sub clause (a). Replace the semi colon at the end of sub clause (b) with a full stop and delete the word "or".

Inserting the following new sub clause 36(2)—

- (2) A person shall not park a vehicle on any part of a road so that any portion of the vehicle is on a painted island.
- 4.23 Amend clause 39 Parking Near a Fire Hydrant and Post Box by-

Deleting sub clause 39(2) and inserting the following clause 39(2)—

- (2) A person shall not stop or park a vehicle within 3 metres of a public post box, unless the vehicle is being used for the purpose of dropping off, or picking up passengers or mail.
- 4.24 Amend clause 40 Intersections, Footpaths and Traffic Obstructions by—

Deleting sub clause 40(a) and inserting the following clause 40(a)—

- (a) within 10 metres of the prolongation of the nearer edge of any intersecting carriageway (without traffic control signals) intersecting that carriageway on the side on which the vehicle is stopped;
- 4.25 Delete clause 41 and insert the following clause 41-
 - (1) A person shall not stop or park a vehicle so that any portion of a vehicle is between any other stopped vehicle and the centre of the carriageway.
 - (2) This clause does not apply to a person who stops a vehicle in traffic or in parking a vehicle in a parking stall.
- 4.26 Amend clause 43 Bus Stops, Pedestrian and Children's Crossings by—

Amending sub clause 43(1) by deleting the numeral "9" and inserting the numerals "10".

Amending sub clause 43(2) by deleting the numerals "18" and inserting the numerals "20".

MISCELLANEOUS

First Schedule Modified Penalties

4.27 Amend the First Schedule by-

Amending clause 40(a) by deleting the numeral "6" and inserting the numerals "10".

Amending clause 43(1) by deleting the numeral "9" and inserting the numerals

Amending clause 43(2) by deleting the numerals "18" and inserting the numerals "20".

serting the following clause and modified penal	ty—
Clause 36(2) Parking on a painted island	40
Amending the following Clause numbers with	the new modified penalty—
Clause 10 Parking in a metered/ticketed zone	outside a parking stall40
Clause 12(1)(b) Stopping or parking against a Stall	
Clause 13(2)(a) Parking during a prohibited p parking stall	
Clause 13(3) Parking longer than the time all stall	
Clause 14(a) Stopping or parking a vehicle wi	
Clause 21(1)(a) Failing to display an unexpire	ed parking ticket in a metered

Clause 23(1) Parking in a parking station not wholly within a parking stall .	40
Clause 34(3) Parking on a road for more than the maximum period	40
Clause 35 Stopping or parking in an occupied parking stall	40
Clause 40(c) Stopping or parking in front of a right of way, driveway etc	60
Clause 41 Double parking	60
Clause 42(2) Parking on a street verge without consent	40
Clause 47(b) Vehicle for sale on road or verge	40
Clause 50 Drive, ride, park or stop a vehicle on a reserve or foreshore	60
All other offences not classified	40

Second Schedule Parking Stations

4.28 Delete "Schedule 2" from the local law.

PART 3—ANIMALS

Amendment

5 The City of Joondalup Animals Local Law 1999 published in the *Government Gazette* on Friday 27 August 1999, is hereby amended in the following manner—

Dogs

5.1 Amend clause 10 Dog Exercise Areas by—

Inserting (1) in front of the word "All" in line 1 and insert the following new sub clause 10(2)—

- (2) A person may exercise a dog on the coastal dual use path that extends through the Foreshore Reserve 20561 and abutting reserves and road reserves, provided the dog remains under effective control on a leash at all times.
- 5.2 Amend clause 14 Maximum Number of Dogs by—

Deleting the words "and have planning approval under the town planning scheme" after the word "Act".

Livestock

5.3 Amend Clause 26 Horse Exercise Area by-

Deleting the words "shown delineated in black and stippled on Department of Land Administration Diagram 585," in sub clause 26(6).

Animals, Birds and Poultry

5.4 Amend clause 45 Keeping of Cats by—

Deleting sub clause 45(1) and inserting the following sub clause 45(1)—

(1) Subject to sub-clauses (2) and (3), the owners or occupiers of a property shall not permit more than 3 cats over the age of 3 months to be kept on that property.

MISCELLANEOUS

Second Schedule—Prohibited Dog Exercise Areas

5.5 Amend the Second Schedule by-

Inserting the word "Neil" in front of the word "Hawkins" in clause 1.

Inserting the following line in clause 1—

Tom Simpson Park, Mullaloo, being Reserve No 32074 and Lot 1 (5) Oceanside Promenade, Mullaloo.

Deleting clause 2 and inserting the following clause 2—

2. Foreshore Reserve 20561, other than—

All that area of the Foreshore Reserve Swan Location 11918 (Reserve 20561) as shown delineated in black on Diagram 1—Dog Exercise Area, from the constructed horse access path southwards for a distance of 650 metres as designated by signs.

Deleting "Department of Land Administration Miscellaneous Diagram 586" map and inserting "Diagram 1—Dog Exercise Area" to the Second Schedule.

Third Schedule—Horse Exercise Area, Restricted Dog Exercise Area

5.6 Amend the Third Schedule by-

Deleting the existing clause and inserting "All that area of the Foreshore Reserve Swan Location 11918 (Reserve 20561) as shown delineated in black on Diagram 2—Horse Exercise Area, from the constructed horse access path northwards for a distance of 160 metres as designated by signs.".

Deleting "Department of Land Administration Miscellaneous Diagram 585" map and inserting "Diagram 2—Horse Exercise Area" to the Third Schedule.

PART 4—HEALTH

6 The City of Joondalup Health Local Law 1999 published in the *Government Gazette* on Friday 27 August 1999, is hereby amended in the following manner—

Housing and General

- 6.1 Insert the following new clause—
 - 3.7 Swimming Pools

The owner or occupier of a premises where there is a swimming pool shall ensure that backwash or other water emptied from the pool does not discharge onto any other property unless approved by an Environmental Health Officer.

Pest Control

6.2 Amend clause 6.4 Swimming pools by-

Deleting sub clause 6.4(1)(d) and inserting the following sub clause 6.4(1)(d)—

(d) Pour a minimum of 1 litre of paraffin oil or kerosene into the pool to maintain a thin visible film over the entire water surface.

PART 5—PRIVATE PROPERTY

7 The City of Joondalup Private Property Local Law 1998 published in the *Government Gazette* on Monday 8 March 1999, is hereby amended in the following manner—

PRELIMINARY

Definitions

7.1 Insert the following new definition—

"sand" means any granular material consisting of small eroded fragments of rock finer that gravel and includes dust and organic matter.

Renumbering of Clauses and Parts

- 7.2 Renumber clauses "39" through to "45" inclusive to new clause numbers "40" through to "46" inclusive throughout the local law including schedules.
- 7.3 Renumber "Part 10" and "Part 11" of the local law to read "Part 11" and "Part 12" respectively.
- 7.4 Insert the following new Part—

PART 10—SAND DRIFT PREVENTION AND ABATEMENT

Sand Drifts from Private Property

- 39 (1) A person shall not allow sand to be released or to drift from private property, whether by wind, water or any other means so as to cause a nuisance.
- (2) Where an authorised person is of the opinion that a person allows sand to be released or to drift from private property so as to cause a nuisance, the local government may issue a notice to the person to take specified measures for preventing or minimising sand drift from the property.

PENALTIES

Fourth Schedule Offences and Modified Penalties

7.5 Amend Fourth Schedule Offences and Modified Penalties by-

Inserting the following clause and modified penalty—

PART 6—LOCAL GOVERNMENT AND PUBLIC PROPERTY

8 The City of Joondalup Local Government and Public Property Local Law 1999 published in the *Government Gazette* on Tuesday 18 January 2000, is hereby amended in the following manner—

PRELIMINARY

Definitions

8.1 Insert the following definition—

"obstruct" means to hinder in passing and "obstruction" has correlative meaning.

Reserves, Beaches and Bathing

8.2 Amend clause 40 Sandboarding and sand dune protection by—

Deleting sub clause 40(d) and inserting the following sub clause 40(d)—

(d) unless authorised to do so by the local government, or otherwise permitted by a sign, drive or take a vehicle of any kind onto a beach or sand dunes.

Offences and Penalties

8.3 Amend the First Schedule Offences and Modified Penalties by—

Deleting Item 37 and inserting the following—

40(d) Drive or take a vehicle onto any beach or sand dunes—

PART 7—BUSHFIRE PREVENTION AND CONTROL

9 The City of Joondalup Bushfire Prevention and Control Local Law 1998 published in the $Government\ Gazette$ on Friday 8 January 1999, is hereby amended in the following manner—

PRELIMINARY

Definitions

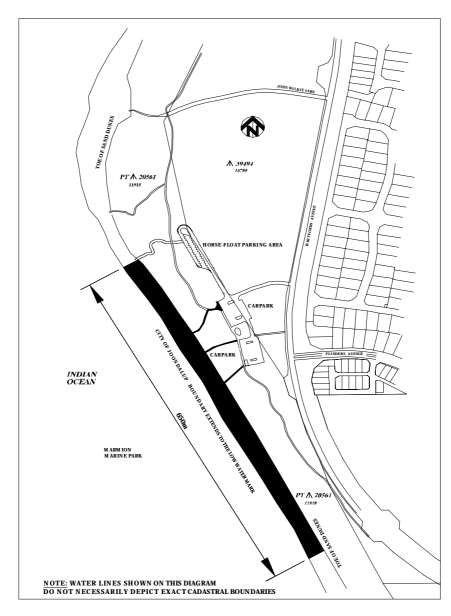
9.1 Amend clause 5 Definitions by-

Deleting the existing definition of "firebreak period" and inserting the following— $\,$

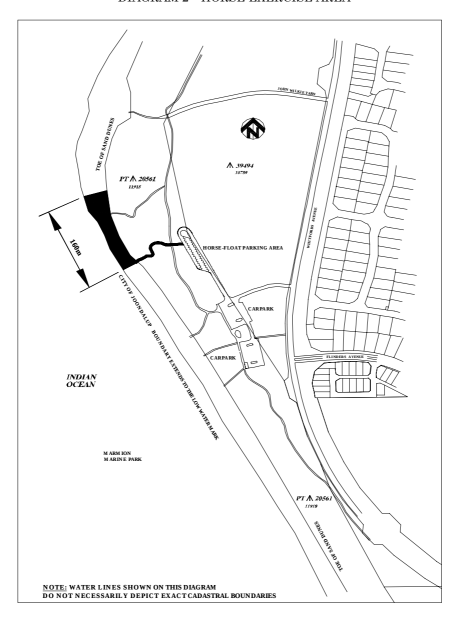
"firebreak period" means the period of time between the 31st day of October in any year until the 31st day of May inclusive in the following year.

SECOND SCHEDULE

CITY OF JOONDALUP ANIMALS LOCAL LAW 1999 DIAGRAM 1—DOG EXERCISE AREA



THIRD SCHEDULE CITY OF JOONDALUP ANIMALS LOCAL LAW 1999 DIAGRAM 2—HORSE EXERCISE AREA



Dated this 19th day of December, 2001.

The common seal of the City of Joondalup was hereunto affixed in the presence of—

JOHN BOMBAK, JP, Mayor. D. SMITH, Chief Executive Officer.

Consented to Part 4 amending the City of Joondalup Health Local Law 1999—

Dr V. A. McLAUGHLIN, Acting Executive Director, Public Health. LG302

LOCAL GOVERNMENT ACT 1995

Shire of Chittering

Activities on Thoroughfares and Trading in Thoroughfares and Public Places Local Law

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Chittering resolved on 6 December 2001 to amend the local law published in the *Government Gazette* on 20 April 2001 as follows—

Clause 6.8

In subclause (2) (a)—

Add after the word "trader" the words "except with the written approval of the local government".

Dated this 8th day of January 2002.

The Common Seal of the Shire of Chittering was affixed in the presence of—

J. TOMLINSON, President. R. HOOPER, Chief Executive Officer.

— PART 2 —

CEMETERIES

CC401*

CEMETERIES ACT 1986

METROPOLITAN CEMETERIES BOARD

SCHEDULE OF FEES

1 July 2001-30 June 2002

In pursuance of the powers conferred by section 53 of the Cemeteries Act 1986, the Metropolitan Cemeteries Board hereby records having resolved on 9th January 2002, to set the following fees effective from 25th February 2002. The fees shall be payable upon application for services at Karrakatta, Pinnaroo, Midland and Guildford Cemeteries detailed hereunder.

All prices shown include GST at 10%

Memorials

Memories e-ternal packages:

Bronze

Up to 3000 words of text and 3 photos \$390.00

Silver

Up to 6000 words of text and 6 photos \$690.00

Gold

Up to 12,000 words of text and 12 photos \$1,190.00

CONSUMER AND EMPLOYMENT PROTECTION

CE401

CONSUMER AFFAIRS ACT 1971

Section 23R(6)(a)

REVOCATION OF ORDER

I Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, pursuant to the powers vested in me by section 23R(6)(a) of the Consumer Affairs Act 1971 (WA), hereby revoke an order made by Mark Ian Bodycoat, the then Acting Commissioner for Consumer Affairs, on 23 July 1997 and published in the *Government Gazette* on 5 August 1997, with respect to the goods described in the Schedule.

SCHEDULE

Particulars of Goods:

- (a) Water (Soda Acid) Type Portable Fire Extinguishers
- (b) Water Type Portable Fire Extinguishers
- (c) Wet Chemical Type Portable Fire Extinguishers
- (d) Foam Type Portable Fire Extinguishers
- (e) Powder Type Portable Fire Extinguishers
- (f) Carbon Dioxide Type Portable Fire Extinguishers
- (g) Vapourizing-liquid Type Portable Fire Extinguishers

Dated this 18th day of December 2001.

CE402

CONSUMER AFFAIRS ACT 1971

Section 23R(6)(a)

REVOCATION OF ORDER

I Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, pursuant to the powers vested in me by section 23R(6)(a) of the Consumer Affairs Act 1971 (WA), hereby revoke an order made by Jennifer Anne Bunbury, the then Acting Commissioner for Consumer Affairs, on 11 July 1991 and published in the *Government Gazette* on 19 July 1991, with respect to the goods described in the Schedule.

SCHEDULE

Particulars of Goods:

Goods being an elastic strap or cord or two or more elastic straps or cords permanently joined and:

- (a) having a hook, buckle or other fastening device at each extremity; and
- (b) designed to be used for the securing of luggage or other objects.

Dated this 18th day of December 2001.

PATRICK WALKER, Commissioner for Fair Trading.

CE403

CONSUMER AFFAIRS ACT 1971

Section 23R(6)(a) REVOCATION OF ORDERS

I Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, pursuant to the powers vested in me by section 23R(6)(a) of the Consumer Affairs Act 1971 (WA), hereby revoke orders made by Mark Ian Bodycoat, the then Acting Commissioner for Consumer Affairs, on:

- 1. 23 July 1997 and published in the Government Gazette on 5 August 1997; and
- 2. 16 November 1997 and published in the *Government Gazette* on 14 November 1997. with respect to the goods described in the Schedule.

SCHEDULE

Particulars of Goods:

Disposable cigarette lighters

Dated this 18th day of December 2001.

PATRICK WALKER, Commissioner for Fair Trading.

CE404

CONSUMER AFFAIRS ACT 1971

Section 23R(6)(a)

REVOCATION OF ORDERS

I Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, pursuant to the powers vested in me by section 23R(6)(a) of the Consumer Affairs Act 1971 (WA), hereby revoke orders made by Mark Ian Bodycoat, the then Acting Commissioner for Consumer Affairs, on:

- 1. 23 July 1997 and published in the Government Gazette on 5 August 1997, and
- 2. 8 August 1997 and published in the *Government Gazette* on 15 August 1997 with respect to the goods described in the Schedule.

SCHEDULE

Particulars of Goods:

Protective helmets for pedal cyclists.

Dated this 18th day of December 2001.

PATRICK WALKER, Commissioner for Fair Trading.

CE405

CONSUMER AFFAIRS ACT 1971

Section 23R(6)(a)

REVOCATION OF ORDER

I Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, pursuant to the powers vested in me by section 23R(6)(a) of the Consumer Affairs Act 1971 (WA), hereby revoke an order made by myself, on 25 May 2000 and published in the *Government Gazette* on 4 August 2000, with respect to the goods described in the Schedule.

SCHEDULE

Particulars of Goods:

Vehicle Support Stands with a nominated capacity up to and including 1.5 tonnes.

Dated this 18th day of December 2001.

PATRICK WALKER, Commissioner for Fair Trading.

CE406

CONSUMER AFFAIRS ACT 1971

Section 23R(6)(a)

REVOCATION OF ORDER

I Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, pursuant to the powers vested in me by section 23R(6)(a) of the Consumer Affairs Act 1971 (WA), hereby revoke an order made by Mark Ian Bodycoat, the then Acting Commissioner for Consumer Affairs, on 23 July 1997 and published in the *Government Gazette* on 5 August 1997, with respect to the goods described in the Schedule.

SCHEDULE

Particulars of Goods:

Vehicle jacks with a nominated capacity up to and including 8 tonnes.

Dated this 18th day of December 2001.

PATRICK WALKER, Commissioner for Fair Trading.

CE407

CONSUMER AFFAIRS ACT 1971

Section 23R(6)(a)

REVOCATION OF ORDER

I Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, pursuant to the powers vested in me by section 23R(6)(a) of the Consumer Affairs Act 1971 (WA), hereby revoke an order made by Mark Ian Bodycoat, the then Acting Commissioner for Consumer Affairs, on 7 May 1998 and published in the *Government Gazette* on 19 May 1998, with respect to the goods described in the Schedule.

SCHEDULE

Particulars of Goods:

Trolley Jacks with a nominated capacity up to and including 2.5 tonnes.

Dated this 18th day of December 2001.

PATRICK WALKER, Commissioner for Fair Trading.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

LOCAL GOVERNMENT (FINANCIAL MANAGEMENT) REGULATIONS 1996 NOTIFICATION OF TAKING POSSESSION OF LAND UNDER SECTION 6.64 OF THE LOCAL GOVERNMENT ACT 1995

To: Princeton Nominees P/L

Notice is hereby given that the sum of \$8,089.76, having been unpaid to the City of Bayswater for a period of 3 years for rates in respect of the land situated at Lot 12 Peninsula Road, Maylands and

being on Plan 14570 Volume 1669 Folio 360, the local government has taken possession of the land pursuant to section 6.64 of the Local Government Act 1995, and in accordance with that section intends to cause the land to be transferred to the Crown.

Signed for an on behalf of the City of Bayswater this 4th day of October, 2001.

MARIO J. CAROSELLA, Chief Executive Officer.

LG402*

DOG ACT 1976 SHIRE OF HARVEY REGISTRATION OFFICERS

It is hereby notified for public information that the following persons have been appointed under the provisions of the Dog Act 1976 as Registration Officers for the municipality of the Shire of Harvey—

Registration Officers

Owen Douglas Anderton Cynthia Leigh-Anne Barbetti Mark Edwin Bell David Lawrence Blurton Miriam Joyce Eliot Jeffrey Stewart Gale Murray John Halden Ross Leslie Maher Tina Marie Martella Sylvana Olimpio Nola Frances Robinson Leanne Kathryn Rognetta Pietro Antonio Scasserra

The following Registration Officer is hereby cancelled— $\!\!\!\!$

Miss Kerry-Jo Hall

KEITH LEECE, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

PETROLEUM (SUBMERGED LANDS) ACT 1982

NOTICE OF RENEWAL OF PIPELINE LICENCE TPL/15

PIPELINE LICENCE NO. TPL/15 held by Woodside Energy Ltd, BHP Petroleum (North West Shelf) Pty Ltd, BP Developments Australia Pty Ltd, Shell Development (Australia) Proprietary Limited, Chevron Australia Pty Ltd and Japan Australia LNG (MIMI) Pty Ltd has been renewed for a period of twenty one (21) years ending 05 January 2023.

RICHARD CRADDOCK, Acting Director, Petroleum Division.

PLANNING AND INFRASTRUCTURE

PI401*

MIDLAND REDEVELOPMENT ACT 1999

MIDLAND REDEVELOPMENT DRAFT SCHEME MIDLAND CENTRAL—PART 1

It is hereby notified for public information that the Minister for Planning and Infrastructure has approved for advertising, the Midland Redevelopment Scheme, Midland Central—Part 1.

Comments are now invited on the proposed scheme, a copy of which is available for inspection at the following locations, between the hours of 9:00 am and 4:30 pm, Monday to Friday:

- City of Swan, Administration Centre, Morrison Road (Cnr Old Northern Highway), Midland
- Midland Public Library, 45 Helena Street, Midland
- Office of the Midland Redevelopment Authority

Copies of the Scheme can be purchased for \$10.00 at the offices of the Midland Redevelopment Authority, Railway Institute Building, Yelverton Drive, Midland.

Written submissions should be addressed to:

Chief Executive Officer Midland Redevelopment Authority PO Box 1335 MIDLAND WA 6936

The closing date for submissions is 13 March 2002.

PI402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $\it CITY OF CANNING$

TOWN PLANNING SCHEME No. 40—AMENDMENT No. 114

Ref: 853/2/16/44 Pt 114

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 and Infrastructure approved the City of Canning Town Planning Scheme Amendment on 7 January 2002 for the purpose of modifying Appendix 5: Schedule of Additional or Prohibited Uses as follows:

No.	Lot No.	Address	Uses which may be prohibited or permitted in addition to those permitted by the Zoning Table		Additional Development Requirements
			Additional Uses	Prohibited Uses	
83	Pt 3	300 Vahland Avenue	Office/s Health Centre for a maximum of 2 practitioners		Development is to be in accordance with an Outline Development Plan approved by Council, and designed to minimise the impact on adjacent residential properties.

M. S. LEKIAS, Mayor. I. F. KINNER, Chief Executive Officer.

PI403

TOWN PLANNING AND DEVELOPMENT ACT 1928

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

TOWN PLANNING SCHEME No. 7—AMENDMENT No. 3

Ref: 853/6/9/10 Pt 3

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 and Infrastructure approved the Shire of Dardanup Town Planning Scheme Amendment on 7 January 2002 for the purpose of:

- 1. Adding the 'General Industry' zone to the Scheme Text and the legend contained on the Scheme maps.
- 2. Adding a definition for Industry—General to Clause 1.5 as follows:

 "Industry—General means an industry other than a hazardous industry, a light industry, a noxious industry, an extractive industry, a rural industry or a service industry."
- 3. Rezoning part of Collie Agricultural Area Lot 37 and being Lot 3 Harris Road from the 'Light Industrial' zone to the 'General Industry' zone as depicted on the Scheme Amendment Map.
- 4. Rezoning part of Collie Agricultural Area Lot 37 and being Lot 3 Harris Road from the 'Light Industry (Trades)' zone to the 'General Industry' zone as depicted on the Scheme Amendment Map.
- 5. Rezoning part of Collie Agricultural Area Lot 37 and being Lot 3 Harris Road from the 'Residential' zone to the 'General Industry' zone as depicted on the Scheme Amendment Map.

- 6. Rezoning part of Lot 41 Delmarco Drive from the 'Light Industry (Trades)' zone to the 'Light Industrial' zone as depicted on the Scheme Amendment Map.
- 7. Rezoning part of Lot 41 Delmarco Drive from the 'Residential' zone to the 'Light Industrial' zone as depicted on the Scheme Amendment Map.
- 8. Rezoning part of Lot 42 Golding Crescent from the 'Light Industry (Trades)' zone to the 'Light Industrial' zone as depicted on the Scheme Amendment Map.
- 9. Rezoning part of Lot 42 Golding Crescent from the 'Residential' zone to the 'Light Industrial' zone as depicted on the Scheme Amendment Map.
- 10. Rezoning part of Collie Agricultural Area Lot 37 and being Lot 3 Harris Road from the 'Light Industry (Trades)' zone and the 'Residential' zone to the 'Light Industrial' zone as depicted on the Scheme Amendment Map.
- 11. Adding the 'General Industry' zone to the zones at the head of Table No. 1 and listing for 'General Industry' the following uses as 'P' uses:

Dry Cleaning Premises Industry-Light Public Utility Showroom Trade Display Warehouse.

The following uses as 'PS' uses:

Car Parks Industry-Service Industry-Light Trades Motor Repair Station

The following uses as 'AP' uses:

Industry-General

The following uses as 'IP' use

Office

Caretakers House/Flat

and all other uses are deemed to be not permitted

12. Adding a new Clause 5.5 as follows and renumbering the clauses 5.5 and 5.6 to 5.6 and 5.7 respectively;

"Within the area zoned General Industry within the Scheme area the following conditions shall apply:

- (a) The objective of the General Industry Zone is to provide for manufacturing industry, the storage and distribution of goods and associated uses, which by the nature of their operations should be separated from residential areas.
- (b) Site conditions, restrictions and requirements shall be in accordance with provisions specified in Table 4 in the Scheme Text. Where a site restraint, condition or requirement is not specified in Table 4, then the provisions of Council's Town Planning Scheme No. 3 or the uniform by-laws shall apply.

TABLE 4—GENERAL INDUSTRY

Minimum	Minimum			imum Setbacks		
Lot size	Effect Frontage	Plot Ratio	Parking Spaces	Front	Side	Rear
4000m²	35	0.5	1 space per 100m² of Gross leasable Floor Area	11m	5	10

- (c) Any applications for Industry-General shall have regard to the Industry 2030 Study and the Preston Industrial Park Land Use and Port Access Study (WAPC 2000). Development shall comply with the Development Guidelines by Industry Precinct table in regard to noise limits, risk levels, sulphur dioxide standard limit, particulate standard limit and with particular note to noise limits at residential boundaries.
- (d) Development shall be restricted to dry industry.
- (e) Works Approval from the Department of Environmental Protection (EPA) is required for any Industry-General development prior to Council's determination of an Application for Planning Consent.
- (f) In the determination of any development application in the General Industry zone Council's primary consideration will be to provide for general industry development without adversely impacting on the amenity of the nearby residential lots. Applications for Planning Consent will be required to address the following:
 - That there will be no adverse impacts in terms of dust, noise or odour, on the residential premises in the immediate locality by complying with relevant Environmental Legislation;

- Building bulk, height and appearance to be designed to minimise any adverse impacts on the nearby residential lots;
- Development to be setback from residential development by a minimum of 200 metres, unless determined otherwise by the Department of Environmental Protection:
- Traffic movements (amount of and time of) to be managed to minimise any conflicts with the existing industrial estate and in particular the nearby residential lots.
- Management of any risks associated with the proposed development and containment of these on site.
- (g) Council requires the developer to landscape and/or screen plant 25% of the site to its satisfaction. The Council requires the developer to enter into an agreement ensuring that he will maintain those areas to Council's satisfaction.
- 13. Modifying Table 2—Site Conditions contained in Section 5.3 to delete the maximum building height.
- 14. Replacing Paragraph (d) of Clause 5.1 of the Scheme Text with the following:
 - (d) Prior to subdivision or development approval on part of Collie Agricultural Area Lot 37 and being Lot 3 Harris Road, the landowner shall prepare a Wetland Management Plan for the wetland on the property.

The Wetland Management Plan shall be prepared to the requirements of the responsible authority in consultation with the Department of Environmental Protection and the Water and Rivers Commission.

Each plan shall include:

- $(i) \ \ a \ description \ of the \ wetland \ including \ its \ ecosystem, \ attributes \ and \ values;$
- (ii) management objectives, including the protection of the water regime and water quality that supports the wetland;
- (iii) management actions to ensure that the management objectives are achieved, including the provision of buffers, control of access through fencing and paths.
- (iv) a monitoring program, including definition of performance criteria and analysis procedures, to demonstrate whether the management objectives are being met;
- (v) contingency plans to be implemented in the event that performance criteria are not met; and
- (vi) identification of responsibilities for implementation of the plan."
- 15. Inserting into Clause 5.1(b) of the Scheme Text after the word "system" the following:
 - "and Potable water quality being to the standard as specified in the National Health and Medical Research Council's document entitled "Guidelines for Drinking Water Quality in Australia":
- 16. Inserting into Clause 1.5 of the Scheme Text after the word "Authority" in the interpretation of 'Dry Industry' the following:
 - "In addition, development shall be restricted to the type which is predicted to generate wastewater intended for disposal on site at a daily volume not exceeding 540 litres per 2000m^2 lot size."
- 17. Modifying the Subdivision Guide Plan shown on the Scheme Map.
- 18. Modifying the legend on the Scheme Map to delete the description 'Light Industrial (Trades)' and to substitute the term 'Light Industry (Trades)'.

M. T. BENNETT, President. M. L. CHESTER, Chief Executive Officer.

PI404*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $CITY\ OF\ KALGOORLIE\text{-}BOULDER$

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 39

Ref: 853/11/3/6 Pt 39

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 and Infrastructure approved the City of Kalgoorlie-Boulder Town Planning Scheme Amendment on 7 January 2002 for the purpose of:

- 1. Deleting the Public Purpose (Other) Reserve and replacing it with the Service/Light Industry Zone over Lots 1254-1261, 1262-1269, 1271-1277, 1461-1464, 1465-1468, 1646 and Part 2565.
- 2. Deleting the Public Purposes (Other) Reserve and replacing it with the Public Purposes (Airport) reserve over Lots 1278, 1279, 1482, 1644, 1645, 2635 and Part 2565 and portion of closed road.

 $\begin{array}{c} {\rm P.~ROBSON,\,Mayor.} \\ {\rm I.~FLETCHER,\,Chief~Executive~Officer.} \end{array}$

PI405*

TOWN PLANNING AND DEVELOPMENT ACT 1928

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

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 31

Ref: 853/2/27/3 Pt 31

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 and Infrastructure approved the Shire of Mundaring Town Planning Scheme Amendment on 7 January 2002 for the purpose of:

- 1. Rezoning Lots 36 and 37 Willcox Street, Chidlow, from "Local Authority Reserve—Public Purpose" to "Residential R5".
- 2. Amending the Scheme Maps accordingly.

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

PI406

TOWN PLANNING AND DEVELOPMENT ACT 1928

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

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 26

Ref: 853/5/14/4 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 and Infrastructure approved the Shire of Plantagenet Town Planning Scheme Amendment on 7 January 2002 for the purpose of:

- i) Rezoning Portion of Pt Location 4177 Mount Barker Hill Road, Mount Barker from the Rural zone to the Rural Residential zone;
- ii) Incorporating Part Location 4177 into the Mount Barker Hill Rural Residential Area by inserting the property description into the Specified Area of Locality in column (a) of Schedule No. 5 to the Scheme Text;
- iii) Modifying the Special Provisions in Column (b) of Schedule No. 5 to the Scheme Text by:
 - 1. Deleting existing clause 1 and replace with:
 - 1.0 "Objective of Zone

The purpose of the Mount Barker Hill rural residential zone is to provide for rural residential living and small scale rural and tourist uses providing they do not impact detrimentally on the environment or the amenity of adjoining property.

- 2. Deleting existing "AA" uses "Rural Uses", "Poultry Farming" and "Horse Stables" from the list of uses that may be permitted and replace with the following:
 - · "Horticulture"
 - · "Aquaculture"
 - · "Bed and Breakfast Accommodation"
 - · "Café/Tearooms"
 - · "Agistment of Stock"
 - "Other incidental or non defined activities considered appropriate by Council which are consistent with the objective of the zone."
- 3. Insert the following provisions into Clause 4.0 such that they apply to Pt Location 4177 only:
 - 4.0 Building Design, Setbacks, Materials and Colour.
 - 4.1 All building constructed within the zone shall be sympathetic to existing landscape elements (namely landform and vegetation) in terms of their location, scale, height, building materials and colour.
 - 4.2 A building is not to be within 20 metres of any lot boundary unless, where the topography or shape of the lot of flora thereon determine otherwise, the Council approves a lesser distance and if it does, a person shall not construct or erect or commence to construct or erect a building within the distance approved by the Council.
 - 4.3 Buildings shall be sited to allow a "low fuel buffer", not less than 20 metres wide, which does not encroach into remnant vegetation as designated on the Subdivision Guide Plan.
 - 4.4 All dams require the approval of Council prior to construction. Dams should be sited and designed to avoid visual impact from surrounding roads to the satisfaction of Council.

- 4.5 A dwelling house shall have an internal floor dimension of no less than 80m².
- 4.6 Dwellings and outbuildings shall be designed and constructed of materials which allow them to blend into the landscape of the site. Council will be supportive of walls and roofs with natural tonings in keeping with the amenity of the area, however Council shall refuse to approve walls and roofs constructed of reflective materials such as unpainted Zincalume and off white colour.
- 4.7 All residential buildings shall be single storey, except where it can be proven to Council that a variation to the height restriction would not adversely affect the visual amenity of the locality.
- 4.8 Proposals to vary the height restrictions pursuant to 4.7 above shall be accompanied by such plans, elevations and sketches as Council determines necessary to assess the effect on visual amenity and natural screening effect of vegetation, topography or any proposed landscaping.
- 4.9 Fencing shall be of rural construction to the satisfaction of Council.
- 4. Deleting clauses 5 and 6 and incorporate the following:
 - 5.0 Keeping of Livestock/Animals
 - 5.1 Intensive agricultural pursuits such as piggeries, feed lotting, poultry farms are not permitted The keeping of livestock shall be restricted to fenced pastured areas of the lot. The owner shall be responsible for the maintenance of stock proof fencing to protect remnant vegetation and revegetation areas. Animal numbers shall not exceed the stocking rates recommended by Agriculture WA. The keeping of animals shall not result in the removal or damage of vegetation and trees or result in soil degradation and dust nuisance.
 - 5.2 Where, in the opinion of Council, the continued presence of animals on any portion of land is likely to contribute, or is contributing to the dust nuisance or soil degradation, notice may be served on the owner of the land, requiring immediate removal of those animals specified in the notice.
 - 5.3 Where notice has been served on a landowner in accordance with clause 5.2, the Council may also require the land to be rehabilitated to its satisfaction within three (3) months of serving the notice.
 - 5.4 In the event that such action is not undertaken, Council may carry out such works as are deemed necessary, with all costs being borne by the landowner.
 - 6.0 Horticulture
 - 6.1 Applications for approval for horticulture within the area shall be accompanied with a management plan which details the extent of the proposed development, application of fertilisers, use of sprays and ways in which potential impact on adjoining landowners are to be managed. Bird scaring devices such as gas guns/cannons shall not be permitted.
 - 6.2 In exercising its discretion in relation to horticultural uses, Council should be satisfied that the land use does not involve excessive nutrient application or land clearing and does not give rise to potential nuisance to adjoining or nearby residents.
 - 6.3 Council approval is required for dams and they shall be sited and constructed so that they do not represent a threat to housing or development downstream or create an adverse visual impact.
 - 9.0 Bed and Breakfast Accommodation, Café & Tearooms
 - 9.1 In assessing application for bed and breakfast accommodation and café/tearooms, Council may limit the number of such developments within each street in order to ensure associated traffic does not affect the amenity of other residents.
 - 10.0 Effluent Disposal
 - 10.1 On-site effluent disposal shall be the responsibility of the individual landowner.
 - The disposal of liquid and/or solid wastes shall be carried out with an effluent disposal system approved by Council and the Health Department of WA. Systems shall be designed and located to minimise nutrient export and/or release into any waterway or groundwater.
- 5. Delete the following words from Clause 7.0:
 - "notwithstanding the provisions of Clause 3.5 (e)".
- 6. Add Clause 11.00, as follows:
 - 11.0 Bushfire Management Control
 - 11.1 The subdivider shall make arrangements to the satisfaction of Council to ensure that prospective purchasers are aware of the fire management guidelines of the Homeowners Bushfire Survival Manual and the Australian Standard 3959 "Construction of Buildings in Bushfire Prone Areas."
 - 11.2 Council may request the Western Australian Planning Commission to impose a condition at the time of subdivision for the provision of a water supply for fire fighting purposes.

- 7. Add Clause 12.0, as follows:
 - 12.0 Notification of Prospective Owners

Provision shall be made to Council's satisfaction to ensure prospective purchasers of land within the Mount Barker Hill Rural Residential Zone Area No. 1:

- i) Are given a copy of these Special Provisions prior to entering into an agreement to acquire a property; and
- ii) Acknowledge that horticultural uses may be permitted in Rural Residential Zone Area No. 1 and that these uses may have adverse impacts on rural residential uses.
- iv) Amending the Scheme Maps accordingly.

K. M. FORBES, President. R. STEWART, Chief Executive Officer.

POLICE

PO501

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed and stolen property will be sold by Public Auction at South West Auctioneering Company, Lot 51 Strelley Street, Busselton on 26 January 2002.

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

PO502

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, 19 January 2002 at 10.00 am.

The auction is to be conducted by Mr Gary Silcock.

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

PREMIER AND CABINET

PC401

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor, in accordance with Section 52(1)(b) of the Interpretation Act 1984, has approved the following temporary appointment in the place of the Hon J. C. Kobelke MLA in the period 28 February to 8 March 2002 inclusive—

Minister for Consumer and Employment Protection; Training

Hon C. M. Brown MLA

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

WATER

WA401*

WATER AGENCIES (POWERS) ACT 1984

WATER CORPORATION VESTING ORDER (No. 1) of 2001

Made by His Excellence the Governor in Executive Council under section 8 (3) of the Water Agencies (Powers) Act 1984.

Citation

This order may be cited as the Water Corporation Vesting Order (No 1) of 2001.

Vesting of Interest in Land

1. The interest of Minister for Water Supply Sewerage and Drainage as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 1** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

2. The interest of Her Majesty Queen Elizabeth the Second as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 2** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

3. The interest of Metropolitan Water Supply Sewerage and Drainage Board of 2 Havelock Street, West Perth as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 3** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

4. The interest of Metropolitan Water Authority of 629 Newcastle Street, Leederville as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 4** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

5. The interest of Minister of Water Supply Sewerage and Drainage of Perth as registered Proprietor of an estate in Fee Simple of the land described in **Schedule 5** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

6. The interest of Queen Victoria of United Kingdom of Great Britain and Ireland as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 6** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

7. The interest of King Edward the Seventh as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 7** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

8. The interest of Her Majesty as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 8** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

9. The interest of Water Authority of Western Australia as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 9** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

10. The interest of King George the Fifth as Registered Proprietor of an estate in Fee Simple of the land described in **Schedule 10** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Vesting of Interest in Land

11. The interest of Water Authority of Western Australia as Registered Proprietor of the benefit of an Easement over the land described in **Schedule 11** shall be vested in the Water Corporation of 629 Newcastle Street, Leederville.

Schedule 1

Portion of Swan Location 29 on Plan 9144 and being that part of the resumed land remaining in Certificate of Title Volume 308 Folio 97.

Portion of Murray Location 195 on Plan 5498 and being that part of the resumed land remaining in Certificate of Title Volume 659 Folio 30.

Portion of Williams Location 10112 on Diagram 7758 and being that part of the resumed land remaining in Certificate of Title Volume 861 Folio 21.

Portion of Swan Location 964 on Plan 5652 and being that part of the resumed land remaining in Certificate of Title Volume 883 Folio 184.

(Firstly) Portion of Wagin Agricultural Area Lot 30 the subject of Diagram 8316 and (Secondly) portion of Wagin Agricultural Area Lot 28 the subject of Diagram 8317 and being the whole of the land comprised in Certificate of Title Volume 1030 Folio 315.

Schedule 2

Portion of Avon Location 1222 and being Lot 19 on Plan 39 and being the whole of the land comprised in Certificate of Title Volume 1240 Folio 556.

Schedule 3

Portion of Peel Estate Lot 242 on Diagram 38854 and being that part of the resumed land remaining in Certificate of Title Volume 112 Folio 144A.

Portion of Canning Location 2 on Plan 8694 (1) and being that part of the resumed land remaining in Certificate of Title Volume 1008 Folio 739.

Portion of Canning Location 2 and being part of Lot 346 on Plan 2430 and being that part of the resumed land remaining in Certificate of Title Volume 1262 Folio 162.

Portion of Canning Location 21 on Diagram 43778 and being that part of the resumed land remaining in Certificate of Title Volume 1270 Folio 492.

Portion of Canning Location 25 and being (firstly) part of lot 939 on Plan 4386 and (secondly) part of the land on Plan 7865 and being the balance of the land remaining in Certificate of Title Volume 1315 Folio 111

Portion of Canning Location 32 and being Lot 10 the subject of Diagram 45753 and being the whole of the land comprised in Certificate of Title Volume 1409 Folio 485.

Schedule 4

Portion of Perthshire Location Au on Diagram 65292 and Plan 14314 and being that part of the resumed land remaining in Certificate of Title Volume 156 Folio 68.

Portion of Canning Location 32 and being part of the land on Plan 5863 (sheet 1) and being the balance land remaining in Certificate of Title Volume 1671 Folio 792.

Schedule 5

Portion of Canning Location 290 on Plan 6700 and being that part of the resumed land remaining in Certificate of Title Volume 1158 Folio 907.

Portion of Swan Location Z and being Lot 1662 on Plan 5020 and being the whole of the land comprised in Certificate of Title Volume 1173 Folio 609.

Schedule 6

Portion of Swan Location 1388 and being the whole of the land comprised in Certificate of Title Volume 162 Folio 44.

Portion of Swan Location 964 on Plan 1977 and being the whole of the land comprised in Certificate of Title Volume 177 Folio 109.

Portion of Swan Location 1324 and being the whole of the land comprised in Certificate of Title Volume 178 Folio 37.

Portion of Swan Location 1190 and being the whole of the land comprised in Certificate of Title Volume 178 Folio 121

Portion of Swan Location 1001 on Plan 1977 and being the whole of the land comprised in Certificate of Title Volume 181 Folio 34.

Portion of Swan Location 1388 and being the whole of the land comprised in Certificate of Title Volume 181 Folio 174.

Schedule 7

Portion of Swan Location 1190 and being the whole of the land comprised in Certificate of Title Volume 396 Folio 63.

Portion of Avon Location e on Plan 2583 and being the whole of the land comprised in Certificate of Title Volume 396 Folio 88.

Portion of Swan Location 1188 and part of Swan Location 1326 and being the whole of the land comprised in Certificate of Title Volume 421 Folio 182.

Portions of Swan Locations 1859 and 2118 and being the whole of the land comprised in Certificate of Title Volume 421 Folio 183.

Schedule 8

Portion of Avon Location 1222 and being Lot 30 on Plan 39 and being the whole of the resumed land comprised in Certificate of Title Volume 1120 Folio 935.

Schedule 9

Portion of Perthshire Location Ax and being part of Lot 6 on Plan 1157 now the subject of Diagram 9990 and being the balance land remaining in Certificate of Title Volume 1048 Folio 548.

Portion of Canning Location 12 on Diagram 66202 and being that part of the resumed land remaining in Certificate of Title Volume 1666 Folio 148.

Portion of Victoria Location 2018 and being the land resumed and identified as Lot 20 on Diagram 70520 and being part of the land comprised in Certificate of Title Volume 1710 Folio 278.

Schedule 10

Portion of Swan Location 1388 and being the whole of the land comprised in Certificate of Title Volume 493 Folio 125.

Swan Location 1099 and portion of Swan Location 1324 and being the whole of the land comprised in Certificate of Title Volume 552 Folio 113.

Schedule 11

Portion of Victoria Location 2018 and being part of Lot 12 on Plan 14557 as is shown shaded yellow and endorsed "For easement purposes only" on Diagram 70520 and being part of the land comprised in Certificate of Title Volume 1710 Folio 278.

M. C. WAUCHOPE, Clerk of the Council.

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claim to Trustees of Western Australia Limited of Level 22, 108 St George's Terrace, Perth, on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice—

Capon, Violet Mary, late of Embleton Care Facility, 46 Broun Avenue, Embleton, Widow, died 18 November 2001.

Minas, Edward Desmond, late of 6 Elm Close Kelmscott, Retired Welder, died 26th November 2001. Cairns, Mary McGinnigle, late of 217/132 Cockburn Road, Munster, Widow, died 25 December 2001. Dated this 10th day of January 2002.

A. J. H. (Howden) McDONALD, Wills Officer.

ZZ202

TRUSTEES ACT 1962

DECEASED ESTATES

Charlotte Alice Fawcett, late of Tandara Nursing Home, 73 Jarrah Road, Bentley, Pensioner deceased

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on the 20th November, 2001 are required by the Executrix of care of Stables Scott, 8 St. George's Terrace, Perth (ref: BLT: 36765) to send particulars of their claims to her by no later than the 18th February, 2002 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

Biographical Register of Members of the Parliament of Western Australia

Volume One 1870 - 1930

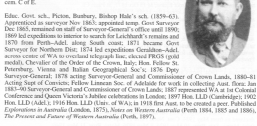
(Revised Edition)

David Black and Geoffrey Bolton

BIOGRAPHICAL REGISTER OF

FORREST, Sir John CMG (1882), KCMG (1891), PC (1897), GCMG (1901), Baron (1918)

Surveyor B 22 Aug 1847, Preston Point ar Bunbury: s. of William, miller, and Margaret Guthrie Hill, bro. of Alexander and David (qq.v.), bro-in-law of Edward and Samuel Hamersley (qq.v.), B 29 Feb 1876, St Georges Chtdrl., Perth, Margaret Elivir Hamersley Qu.v.), B 22 Oct 1844 – D 13 June 1929, d. of Edward and Anne Louise Corneille: no ch.; D 3 Sep 1918, at sea on Marathon off Sierra Leone. Karrakatta cem. C of E.



Forrest Party. Prot. 1901-06, WA Party 1906-1910. Liberal from 1910.

State: Nom. (official) MLC 10 Jan 1883 – 9 June 1887, 6 Mar 1888 – 21 Oct 1890. MLA Bunbury 3 Dec 1890 – c. 14 Feb 1901. Premier and Colonial Treas. 29 Dec 1890 – 14 Feb 1901; Colonial Sec. 4 Dec 1894 – 28 Apr 1898. Represented WA at Fed. Conventions 1891 and 1897–98. Fed. Councils 1893; 1895; 1897 (pres.), 1899. Commonwealth: MHR Swan 30 Mar 1901 – 3 Sep 1918. Postmaster-General 1 Jan – 17 Jan 1901; Min. for Defence. 17 Jan 1901 – 10 Aug 1903; Home Affairs 11 Aug 1903 – 27 Apr 1904; Treasurer 5 July 1905 – 30 July 1907, 2 June 1909 – 29 Apr 1910, 24 June 1913 – 17 Sep 1914, 17 Feb 1917 – 27 Mar 1918. Acting Prime Minister 1907.

AE; Serle; Kimberly, 1–7 (port.); $C20\ lmp$., 18–19 (port.); Battye I, 308–09 (port.) and II, 46–58 (port.); Crowley (Forrest); ADB 8; BDWA II; Reid and Oliver.

The Biographical Register of Members of the Parliament of Western Australia Volume One 1870-1930, the first of two volumes, was produced under the auspices of the Parliament of Western Australia as part the official Parliamentary History Project to commemorate the centenary in 1990 of the establishment of a bicameral legislature and responsible government in Western Australia.

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