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- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. If original copy is forwarded later and published, the cost will be borne by the advertiser.

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2002 (Prices include GST).

Deceased Estate notices, (per estate)—\$21.10

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$49.20

Other articles in Public Notices Section—\$49.20 (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—\$9.80

Bulk Notices—\$183.00 per page

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

Clients without an account will need to pay at time of lodging the notice.

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 —

HEALTH

HE301*

Medical Act 1894

Medical Amendment Rules 2002

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

1. Citation

These rules may be cited as the *Medical Amendment Rules 2002*.

2. The rules amended

The amendments in these rules are to the *Medical Rules 1987**.

[* Reprinted as at 23 July 1999. For amendments to 2 August 2002 see 2001 Index to Legislation of Western Australia, Table 4, p. 217.]

3. Schedule 1 amended

Schedule 1 is amended as follows:

- (a) in item 2 by deleting "215.00" and inserting instead "275.00";
- (b) in item 2a by deleting "55.00" and inserting instead " 70.00";
- (c) in item 2b by deleting "44.00" and inserting instead —

 " 56.00 "

Date: 2nd August 2002.

C. A. MICHAEL, President of the Medical Board.

Approved by the Lieutenant-Governor and deputy of the Governor Governor in Executive Council,

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

LOCAL GOVERNMENT

LG301

CORRECTION

LOCAL GOVERNMENT ACT 1995

City of Bayswater

STANDING ORDERS LOCAL LAW

An error occurred in notice published under above heading on page 3854 of Government Gazette dated 9 August 2002 and is corrected as follows—

Delete the line:

"Renumber clauses 2.3.2 (j) to 2.3.2 (n) inclusive to 2.3.2 (k) to 2.3.2 (m) respectively"

And insert the following:

" Renumber clauses 2.3.2 (j) to 2.3.2 (n) inclusive to 2.3.2 (k) to 2.3.2 (o) respectively "

WATER

WA301*

Country Areas Water Supply Act 1947

Cue Water Reserve Order 2002

Made by the Governor in Executive Council under section 9(1) of the Act.

1. Citation

This order may be cited as the *Cue Water Reserve Order 2002*.

2. Cue Water Reserve boundary altered

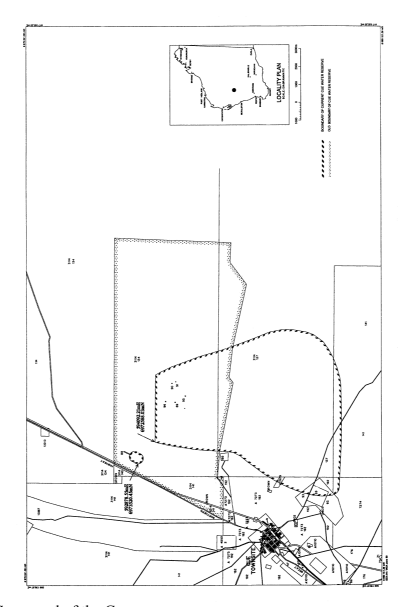
The boundary of the Cue Water Reserve is altered so that the boundary is as shown bordered on Water and Rivers Commission plan WRC3131-01.

3. Information plan of the Cue Water Reserve

The former border of the Cue Water Reserve and the boundary of the Cue Water Reserve as altered by this order are shown for information purposes in the plan in Schedule 1.

Schedule 1 — Cue Water Reserve

[cl. 3]



By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

WA302*

Country Areas Water Supply Act 1947

Broome Water Reserve Order 2002

Made by the Governor in Executive Council under section 9(1) of the Act.

1. Citation

This order may be cited as the *Broome Water Reserve Order 2002*.

2. Broome Water Reserve boundary altered

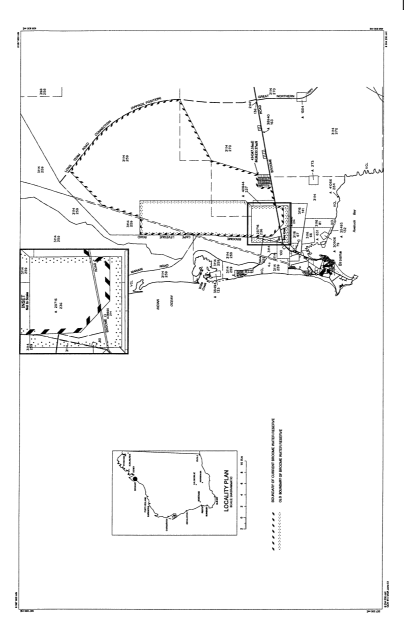
The boundary of the Broome Water Reserve is altered so that the boundary is as shown bordered on Water and Rivers Commission plan WRC3182-01.

3. Information plan of the Broome Water Reserve

The former boundary of the Broome Water Reserve and the boundary of the Broome Water Reserve as altered by this order are shown for information purposes in the plan in Schedule 1.

Schedule 1 — Broome Water Reserve

[cl. 3]



By Command of the Governor,

WA305*

Country Areas Water Supply Act 1947

Pinjarra Water Supply Catchment Area Abolition Order 2002

Made by the Governor in Executive Council under section 9(1) of the Act.

1. Citation

This order may be cited as the *Pinjarra Water Supply Catchment Area Abolition Order 2002*.

2. Pinjarra Water Supply Catchment Area abolished

The Pinjarra Water Supply Catchment Area* is abolished.

[* Constituted by Order in the Gazette 28 June 1957, p. 2142-3.]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

WA303*

Country Areas Water Supply Act 1947

Dwellingerup Catchment Area Order 2002

Made by the Governor in Executive Council under section 9(1) of the Act.

1. Citation

This order may be cited as the *Dwellingerup Catchment Area Order 2002*.

2. Dwellingerup Catchment Area boundary altered

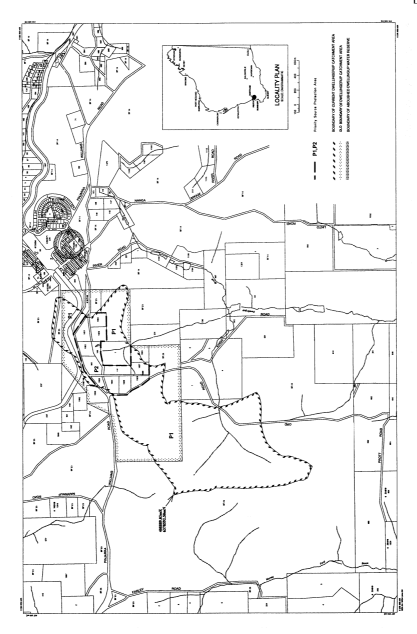
The boundary of the Dwellingerup Catchment Area is altered so that the boundary is as shown bordered on Water and Rivers Commission plan WRC3257-01.

3. Information plan of the Dwellingerup Catchment Area

The former boundary of the Dwellingerup Catchment Area and the boundary of the Dwellingerup Catchment Area as amended by this order are shown for information purposes in the plan in Schedule 1.

Schedule 1 — Dwellingerup Catchment Area

[cl. 3]



By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

WA304*

Country Areas Water Supply Act 1947

Dwellingup Water Reserve Abolition Order 2002

Made by the Governor in Executive Council under section 9(1) of the Act.

1. Citation

This order may be cited as the *Dwellingup Water Reserve Abolition Order 2002*.

2. Dwellingup Water Reserve abolished

The Dwellingup Water Reserve* is abolished.

[* Constituted by Order in the Gazette 7 December 1951, p. 3353.]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE

AG401*

SOIL AND LAND CONSERVATION ACT 1945

ASHBURTON LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2002

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the Ashburton Land Conservation District (Appointment of Members) Instrument 2002.

2. Appointment of members

Under section 23(2b) of the Act and clause 5(1) of the Soil and Land Conservation (Ashburton Land Conservation District) Order 1989*, the following members are appointed to the land conservation district committee for the Ashburton Land Conservation District—

- (a) on the nomination of the Shire of Ashburton: Peter Foote of Tom Price; and
- (b) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Leanne Margaret Corker of Red Hill Station
 - (ii) John Digby Corker of Pannawonica
 - (iii) Matthew John Herbert of Hamersley Station
 - (iv) Wayne Joseph Stammers of Kooline Station
 - (v) Anne Stammers of Kooline Station
 - (vi) Evan Robert Pensini of Carnarvon
 - (vii) Wendy Ruth Harvey of Paraburdoo
 - (viii) Regional Manager, Department of Conservation and Land Management, Pilbara

(*Published in the Gazette of 17 March 1989 at pp. 797-99 and amended in the Gazette of 10 July 1992 at pp. 3185-86 and an Amendment Order approved by Executive Council 13 January 1998 refer to {Department of Agriculture reference: 881793V02P0H} and amended in the Gazette of 2 August 2002 at pp. 3810-11).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 31 July 2005.

Dated this 12th day of August 2002.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

AG402*

SOIL AND LAND CONSERVATION ACT 1945

DE GREY LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2002

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the De Grey Land Conservation District (Appointment of Members) Instrument 2002.

2. Appointment of members

Under section 23(2b) of the Act and clause 4(1)(b) of the Soil and Land Conservation (De Grey Land Conservation District) Order 2002*, the following members are appointed to the land conservation district committee for the De Grey Land Conservation District—

- (a) on the nomination of the Shire of East Pilbara: John Andrew Leeds of Pardoo;
- (b) on the nomination of the Town of Port Hedland: John Joseph Bettini of De Grey Station;

- (c) to represent the Western Australian Farmers Federation (Inc): Lang Coppin of Yarrie Station;
- (d) to represent the Pastoralists and Graziers Association: Robin Frederick Mills of Warrawagine Station and Graham Rogers of Bonney Downs Station; and
- (e) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Mark John Bettini of De Grey Station
 - (ii) Tony Glenn of Corunna Downs
 - (iii) Ann Coppin of Yarrie Station
 - (iv) Kevin John Wade of Wallal Downs
 - (v) Ken Rieck of Limestone Station
 - (vi) Grant Brooks of Limestone Station
 - (vii) Peter Allan Edmonds of Mandora Station
 - (viii) Kimberley Thomas de Pledge of Mandora Station
 - (ix) Joseph Anthony de Pledge of Mandora Station
 - (x) Cynthia Therese Stoney of Hillside Station

(*Published in the Gazette of 2 August 2002 at pp. 3813-14).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 31 July 2005.

Dated this 16th day of August 2002.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

AG403*

SOIL AND LAND CONSERVATION ACT 1945

BROOMEHILL LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2002

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the Broomehill Land Conservation District (Appointment of Members) Instrument 2002.

2. Appointment of members

Under section 23(2b) of the Act and clause 5(1) of the Soil and Land Conservation (Broomehill Land Conservation District) Order 1989*, the following members are appointed to the land conservation district committee for the Broomehill Land Conservation District—

- (a) on the nomination of the Shire of Broomehill: Peter Leon Fitzgerald of Broomehill Village and Lincoln Murray of Broomehill;
- (b) to represent the Western Australian Farmers Federation (Inc): Angus William Woithe of Broomehill and Kym Crosby of Broomehill; and
- (c) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Mark Paganoni of Broomehill
 - (ii) Douglas Terence Barritt of Broomehill
 - (iii) Mervyn Hardie of Broomehill
 - (iv) Helen Elizabeth Paganoni of Broomehill
 - (v) Mark Richardson of Broomehill
 - (vi) Richard Charles Witham of Broomehill
 - (vii) Jim Witham of Broomehill
 - (viii) Peter Wayne Guazzelli of Broomehill
 - (ix) Jerome Hardie of Broomehill
 - (x) Tim Altus of Broomehill

(*Published in the Gazette of 26 May 1989 at pp. 1581-82 and amended in the Gazettes of 16 August 1991 at pp. 4269-73, 13 November 1992 at p. 5532 and 9 February 1996 at p. 475).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 31 July 2005.

Dated this 12th day of August 2002.

AG404*

SOIL AND LAND CONSERVATION ACT 1945

PITHARA-DALWALLINU LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2002

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the Pithara-Dalwallinu Land Conservation District (Appointment of Members) Instrument 2002.

2. Appointment of members

Under section 23(2b) of the Act and clause 6(1) of the Soil and Land Conservation (Pithara-Dalwallinu Land Conservation District) Order 1985*, the following members are appointed to the land conservation district committee for the Pithara-Dalwallinu Land Conservation District—

- (a) on the nomination of the Shire of Dalwallinu: Jamie Falls of Pithara;
- (b) to represent the Western Australian Farmers Federation (Inc): Oscar Gary Butcher of Pithara and David McFarlane of Dambouring; and
- (c) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Samantha Jane Dickens of Pithara
 - (ii) Gordon Ian McNeil of Dalwallinu
 - (iii) Mark Ellington Wilson of Dalwallinu
 - (iv) David Arthur Roach of Dalwallinu
 - (v) Margaret Mary McFarlane of East Pithara
 - (vi) Jody Michael Fry of East Pithara
 - (vii) Ainslie Bruce Hyde of Dalwallinu

(*Published in the Gazette of 4 October 1985 at pp. 3923-25 and amended in the Gazettes of 1 December 1989 at pp. 4442-43, 21 May 1993 at p. 2481 and an Amendment Order approved by Executive Council on 5 May 1998 (Department of Agriculture reference: 881740V05P0S).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 31 July 2005.

Dated this 12th day of August 2002.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

AG405*

SOIL AND LAND CONSERVATION ACT 1945

NOTICE OF APPOINTMENT

Pursuant to section 23 (2b)(d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, Pamela Valton of Tunney and Christian Charles Emile Valton of Tunney are appointed members of the Tunney Land Conservation District (the Committee was established by an Order in Council, published in the Gazette of 21 December 1990 at pp. 6216-17 and an Amendment Order approved by Executive Council on 29 June 1999 (Department of Agriculture reference: 881838V01P0D)). The appointment is for a term ending on 30 September 2004.

Dated this 12th day of August 2002.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

AG406*

SOIL AND LAND CONSERVATION ACT 1945

NOTICE OF APPOINTMENT

Pursuant to section 23(2b)(c) of the Soil and Land Conservation Act 1945, on the nomination of the Western Australian Farmers Federation, David John Adams of Tunney and Kajsa Adams of Tunney are appointed members of the Tunney Land Conservation District (the Committee was established by an Order in Council, published in the Gazette of 21 December 1990 at pp. 6216-17 and an Amendment Order approved by Executive Council on 29 June 1999 {Department of Agriculture reference: 881838V01P0D}). The appointment is for a term ending on 30 September 2004.

Dated this 12th day of August 2002.

LOCAL GOVERNMENT

LG401*

JUSTICES ACT 1902

City of Swan
APPOINTMENTS

The following appointed persons listed below are authorised in accordance with the Justices Act 1902, to make complaints and act under and enforce the various Acts, Regulations and Local Laws for the Municipality of the City of Swan as detailed hereunder—

Edwards, Jeremy Robinson, Ian Foley, Mike Haenni, Alexandra Simons, Michelle Mac Pherson, Shannon Mccullaugh, Tamara Richardson, Kevin Packer, Geoffrey Keys, Barry Cameron, Steve Eva, Gavin Hop, Robertino Dunstan, Gregory Borland, Kenneth Stitt, Jennifer Stitt, Ian Toop, Kerry Stein, Tanya Pasznicki, Anna Weir, Margaret Blaquiere, Peter Jerkovic, Marina Domoraud, Amanda Hamilton, Terry Byrne, Jane Letts, Joanne Walker, Rhett

- Local Government Act 1995
- Local Government (Miscellaneous Provisions) Act 1960
- Dog Act 1976, Regulations and Local Laws thereunder
- Control of Vehicles (Off Road Areas) Act 1978 and Regulations thereunder
- Bush Fires Act 1954, Regulations and Local Laws thereunder
- Litter Act 1979 and Regulations thereunder
- Caravan Parks and Camping Grounds Act 1995

Restrictions to these authorised appointments apply under the Chief Executive Officer of the City of Swan's Delegation of Authority and are valid until termination of appointment.

ERIC LUMSDEN, Chief Executive Officer.

LG402

$Shire\ of\ Brookton$ Fire Control Officers

It is hereby notified for public information that the following Shire of Pingelly Fire Control Officers have been appointed by Council as Dual Fire Control Officers for the Shire of Brookton, effective immediately, until further notice.

Appointments-

Jeff Edwards Jeff Overington
Colin Page Malcolm Poultney
Graeme Watts Rodney Shaddick

IAN CURLEY, Chief Executive Officer.

LG403

 $\begin{array}{c} {\it City\ of\ Geraldton}\\ {\it APPOINTMENTS} \end{array}$

The City of Geraldton wishes to advise for public information the appointment of Andrew Page as honorary parking inspector on behalf of the City of Geraldton for the Northgate Plaza and Stirlings Centre and the appointment of Karen Noble and James Noble as honorary parking inspectors on behalf of the City of Geraldton for Noble's Bakery.

The appointment gives the above mentioned the authority to police parking and to issue infringements within the confines of the above mentioned car park areas only.

The appointment is effective the date of this notice.

LG404*

CEMETERIES ACT 1986

Shire of Boddington

SCHEDULE OF FEES AND CHARGES 2002/2003

Notice is hereby given that a Council meeting held 14 August 2002, Council adopted the following— Schedule 10—Cemetery Fees

Interment Fee	\$
Adult Burial	330.00
Child Burial	220.00
Stillborn	
Extra Depth	\$82.50 per 300mm
Re-opening	
Ordinary Grave (No Masonry)	330.00
Ordinary Grave (Masonry)	
Child (under 7 years) (No Masonry)	
Child (under 7 years) (Masonry)	
Stillborn (No Masonry)	
Stillborn (Masonry)	220.00
Land for Graves	
Ordinary land for graves 2.4m x 1.2m	495.00
Land Reserved in Advance	55.00
Grave Number Plate	
Exhumation Fee	
Re-interment after exhumation	330.00
Monumental Work	
Single Permit	165.00
Funeral Director's License	
Annual Fee	250.00
Single funeral permit	
Re-issue of Grant of Burial or Registration of Assigned Grant	
Penalty Fees	
Interment of oblong or oversized casket	110.00
Burial on Saturday, Sunday or Public Holiday	
Disposal of Ashes	
Niche Wall (single)	55.00
Niche Wall (double)	
Second Interment—Second Plaque on Plate	
Reservations	
Niche Wall (single)	33.00
Niche Wall (double)	
Placement of ashes in existing family grave (300mm) depth	
Miscellaneous Charges	
Permission to erect Headstone	22.00
Copy of Grant of Burial	
Plaques	
1 1aquos	At Cost

P. R. BRADBROOK, Chief Executive Officer.

LG405

LOCAL GOVERNMENT ACT 1995 HEALTH ACT 1911

 $Shire\ of\ Wyalk at chem$

MEMORANDUM OF IMPOSING RATES AND CHARGES

At a meeting of the Wyalkatchem Shire Council held on Thursday 18th July 2002, it was resolved that rates and charges as specified hereunder be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1995 and Health Act 1911.

Schedule of Rates and Charges

General Rates—

Residential/GRV 9.8162 cents in the dollar Other Townsite/GRV 9.8162 cents in the dollar Rural/UV 2.0262 cents in the dollar Mining Tenements/UV 2.0262 cents in the dollar

Minimum Rates-

Residential/GRV \$124.00 per lot Other Townsite/GRV \$43.00 per lot

Rural/UV \$107.00 per assessment Mining Tenements/UV \$56.00 per assessment

Discount-

A discount of Ten percent (10%) is allowed on all current rates paid in full by the $25^{\rm th}$ September 2002.

Rubbish Charges-

One hundred and twenty dollars (\$120.00) per annum per 240Lt bin.

Pensioner Concessions-

Eligible pensioners are entitled to a fifty percent (50%) rate rebate provided by the State Government. A fifty percent (50%) discount on the rubbish charge is offered by Council to all eligible pensioners.

Instalment Plan Interest Rates—

A charge of five and a half percent (5.5%) per annum calculated daily by simple interest.

Late Payment Interest Rate-

A charge of eleven percent (11%) per annum calculated daily by simple interest.

Due Dates for Payment of Rates and Services Levies 2002-2003—

Four Instalment Plan-

- 3 October 2002;
- 3 December 2002;
- 3 February 2003;
- 3 April 2003

Administration charge of \$50 plus GST may be levied on payment plans relating to overdue rate notices.

Dated 18th July 2002.

W. E. GARNER, President. M. A. KEEBLE, Chief Executive Officer.

LG406

LOCAL GOVERNMENT ACT 1995

City of Canning

SWIMMING POOL INSPECTION FEE

At the meeting of the City of Canning held on 20^{th} August 2002, it was resolved to impose the following Swimming Pool Inspection Fee for the period 1^{st} July 2002 to 30^{th} June 2003—

Swimming Pool Inspection Fee: \$11.50 per year

(GST inclusive) \$5.75 eligible pensioners

Dr MICHAEL LEKIAS, Mayor. I. F. KINNER, Chief Executive Officer.

LG501*

BUSHFIRES ACT 1954

Shire of Boddington FIREBREAK ORDER

Important information relating to your responsibility as a landholder in the Boddington Shire.

With reference to Section 33 of the Bushfires Act, 1954—1981, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provision of this order.

An inspection of firebreaks will be carried out in all areas of the shire by an authorised officer.

Failure to comply with this Firebreak Order is an offence under Section 33 of the Bushfires Act. Penalty \$1,000. Additionally Council may carry out the required work at cost to the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials as required by this notice, or if natural features render firebreaks unnecessary, you may apply to the Council in writing not later than the 15th November for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council, you shall comply with the requirements of this notice.

RURAL LANDS

- (a) This work must be carried out by 15th November and kept maintained throughout the summer months until 15th April.
- (b) A firebreak not less than 2.5 metres wide must be established along, inside and within 100 metres of the external boundary of each property (i.e cleared or part cleared land) and where the boundary is adjacent to or adjoins a used gazetted road.
- (c) In the interest of protection from soil erosion, firebreaks may be established on the land contours but only with prior approval of the Council or its duly authorised officer.
- (d) An area 10 metres wide cleared of all flammable material shall be established immediately around the perimeter of all homesteads, buildings, haystacks and fuel storage areas.
- (e) In such positions as is necessary to divide land in excess of 200 hectare into areas not exceeding 200 hectare each completely surrounded by a firebreak.
- (f) A fire fighting unit with a minimum capacity of 450 litres is to be kept available at or adjacent to harvesting operations.

PINE AND EUCALYPTUS PLANTATIONS

Any pines or eucalyptus planted for commercial purposes constitutes a pine or eucalyptus plantation and you are hereby required to keep clear of all flammable materials firebreaks not less than 10 metres wide around the perimeter of each plantation, and any plantation exceeding 29 hectares will also require a subdivisional firebreak 6 metres in width for each 30 hectares, and bush surrounding planted areas is to be kept in a low fuel condition.

SMALL LOT HOLDERS OR HOBBY FARMS 20 HECTARE OR LESS

- (a) On or before 15th November every year a firebreak not less than 2.5 metres wide must be established along, inside and within 100 metres of the external boundary of each property (i.e. cleared or part-cleared land) and where the boundary is adjacent to or adjoins a used gazetted road.
- (b) Where a Fire Management Plan for a subdivision provides for a firebreak around the entire perimeter of the subdivision, rather than around the external boundary of each property, and this has been endorsed by both Council and FESA, a firebreak need not be installed within the external boundary of each property, however it is recommended that landowners or occupiers do install a 2.5 metre wide firebreak within their external boundaries despite this exemption.
- (c) An area 10 metres wide cleared of all flammable material shall be established immediately around the perimeter of all homesteads, buildings, haystacks and fuel storage areas.

TOWNSITES OF BODDINGTON AND RANFORD

On or before 15th November every year all town lots under 4000 square metres in area and all fuel depots within the shire are required to be cleared of all debris and flammable material. Lots 4000 square metres and over are to have a minimum 2.5 metre firebreak installed immediately inside all external boundaries.

SPECIAL NOTE TO LAND OWNERS AND OCCUPIERS

The requirements of this order are considered to be the minimum standard of fire prevention work to protect not only individual properties but the district generally.

In addition to the requirements of this order Council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in specific areas.

By Order of the Council,

August 2002.

PETER BRADBROOK Chief Executive Officer

MINERALS AND PETROLEUM

MP401

PETROLEUM (SUBMERGED LANDS) ACT 1967 (COMMONWEALTH)

DELEGATION UNDER SECTION 8H

The Joint Authority in respect of the adjacent area in respect of the State of Western Australia hereby revokes all existing delegations made pursuant to section 8H of the Act and delegates all its powers under the Act (other than the power of delegation), or under an Act that incorporates the Act, to the following two persons together—

- the person from time to time performing the duties of General Manager, Offshore Resources Branch, Resources Division, Commonwealth Department of Industry, Tourism and Resources, as the person representing the Commonwealth Minister; and
- the person from time to time holding, occupying, or performing the duties of the office of Director, Petroleum Division, Department of Mineral and Petroleum Resources of the State of Western Australia, as the person representing the State Minister.

Dated this 2nd day of July 2002.

IAN ELGIN MacFARLANE, Minister for Industry, Tourism & Resources.

Dated this 1st day of August 2002.

CLIVE MORRIS BROWN, Minister for State Development.

MP402

MINING ACT 1978

INSTRUMENT OF EXEMPTION

The Minister for State Development, pursuant to the powers conferred on him by Section 19 of the Mining Act 1978, hereby exempts all areas of land as described in the schedule hereunder (not being private land or land that is the subject of a mining tenement or an application therefor) from Divisions 1 to 5 of Part IV of the Mining Act 1978.

SCHEDULE

Location: Belvedere-West Pilbara Mineral Field

 $\begin{array}{ll} \mbox{Plan} & \mbox{Primary Number} & \mbox{Graticular Sections} \\ \mbox{Hamersley Range} & 2260 & \mbox{h, j, k, n, o, p, u} \end{array}$

2261 f, l, q

Total Blocks: 10.

Dated at Perth the 14th day of August 2002.

CLIVE BROWN MLA, Minister for State Development.

MP403

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mineral & Petroleum Resources, Canopus Street, Southern Cross WA 6426.

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

P. NICHOLLS (SM), Warden.

To be heard in the Warden's Court, Southern Cross on the 8th day of October 2002.

YILGARN MINERAL FIELD

Prospecting Licences

P77/3016—Burmine Operations Pty Ltd and Golden Valley Mines Ltd

P77/3017—Burmine Operations Pty Ltd and Golden Valley Mines Ltd

PLANNING AND INFRASTRUCTURE

PI401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Tambellup

Town Planning Scheme No. 2—Amendment No. 2

Ref: 853/5/15/2 Pt 2

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Tambellup Town Planning Scheme Amendment on 14 August 2002 for the purpose of—

- 1. Modifying the Residential Planning Code density in parts of the Residential zone from R5 and R10 to R10/30 as depicted on the Scheme Amendment Map.
- 2. Deleting clause 6.1.4 and inserting therein—
 - 6.1.4 Special Application of Residential Planning Codes

The following variations to the Residential Planning Codes apply in the Scheme area:

- (a) the local government may permit an increase from R10 up to a maximum of R30 for land in the Residential zone with dual R10/30 coding where—
 - (i) adequate connection to reticulated sewerage is available;
 - (ii) in the opinion of the local government the lot is suitably located close to services and facilities;

- (iii) the local government after following the advertising procedures in clause 8.3 is satisfied there will not be adverse impacts on local amenities;
- (iv) the local government considers the design of the development will enhance the amenity of the area; and
- (v) the development is compatible with the surrounding land uses and development.

K. D. SPRIGG, President. J. M. TREZONA, Chief Executive Officer.

PI402

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

 $City\ of\ Bunbury$

Town Planning Scheme No. 6—Amendment No. 240

Ref: 853/6/2/9 Pt 240

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the City of Bunbury Town Planning Scheme Amendment on 14 August 2002 for the purpose of—

- Rezoning portion of Leschenault Location 26 and being Lot 102 Estuary Drive from 'Special Use—The Sanctuary Pelican Point Resort Development' to 'Special Use—Mixed Use: Local Centre'
- 2. Modifying Appendix IV—First Schedule of the Scheme Text by inserting "Lot 102 Estuary Drive" under the Description of Land column, inserting "Mixed Use—Local Centre" under the Permitted Uses column and amending Development Condition No. 4 for Lot 102 as follows—

Modify point 4 under Development Conditions to read as follows—

- "4. All uses within the Special Use site on Lot 102 Estuary Drive, cnr Old Coast Road (these uses being fast foods outlet, service station (normal hours unless appropriate buffers included), local shop, car wash, medical centre, plant nursery, pharmacy, video hire outlet, shop, day care centre and Residential R30) are hereby classified as 'AA' uses—
 - (a) Council will only consider a Shop where it is consistent with the function of a mixed-use local centre.
 - (b) Residential development to be in accordance with the Residential Codes of Western Australia (as amended).
 - (c) Development Design Guidelines to the satisfaction of Council will need to be prepared prior to the issuing of the first development approval for the site. These Guidelines are to include but not be limited to the following matters—
 - Landuse
 - Built Form and building appearance.
 - Vehicular access and traffic management.
 - Car parking
 - Landscaping
 - Integration of mixed uses and the establishment of special criteria for building design of those buildings which will face the residential area.
 - Other special controls.
 - (d) Any land use or development proposal within this Special Use Zone must be accompanied by an Overall Development Guide Plan at a suitable scale which addresses but is not limited to the following matters—
 - issues raised by the Bunbury Port Authority, Department of Environmental Protection, Department for Planning and Infrastructure and Main Roads WA in relation to port expansion, potential land use conflicts and upgrading requirements of Old Coast Road;
 - overall site layout;
 - description of proposed land uses;
 - residential density (if applicable);
 - vehicle access and egress;
 - on-site parking requirements;
 - landscaping and aesthetics;
 - building materials and the general built form;
 - appropriate landscape buffers along Old Coast Road in the vicinity of any proposed residential development;

- provision of adequate buffers around any service station development to address the possible impacts of noise, odour or risk on sensitive land uses within or in close proximity to the subject site;
- noise attenuation measures to be included in the design of the residential development to alleviate potential land use conflicts and the impact of heavy traffic along Old Coast Road;
- maximum retail floorspace restriction is 600m² net lettable area and any increase in retail floorspace is required to be appropriately justified in context of the City of Bunbury's Local Commercial Strategy and Commission Policy. Any support for a increase in floorspace is not permitted until the Scheme is amended;
- appropriate mix of 'Local Centre' uses;
- appropriate interface treatment between the residential and commercial uses to address suitable residential amenity requirements; and
- traffic safety concerns with the adjoining roads (i.e Estuary Drive and Old Coast Road) and the proposed subdivisional road and direct access points."
- 3. Amending Policy Area No. 2 to include reference to the proposed development on Lot 102 as follows—
 - '(e) provision shall be made for commercial, retail and residential development on Lot 102 Estuary Drive.'
- 4. Insert the symbol and description 'MULC-Mixed Use: Local Centre' under the Special Use Zone of the Legend of the Scheme Map, between 'MU-Marina Use' and 'MUS-Museum'.

 $\begin{array}{c} {\rm J.\ JONES,\ Acting\ Mayor.} \\ {\rm G.\ TREVASKIS,\ Chief\ Executive\ Officer.} \end{array}$

PI403

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Bridgetown-Greenbushes

Town Planning Scheme No. 4—Amendment No. 44

Ref: 853/6/5/4 Pt 44

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Bridgetown-Greenbushes Town Planning Scheme Amendment on 14 August 2002 for the purpose of—

- Rezoning Nelson Location 11529 and portion of Nelson Location 1517 Henderson Road from "Rural. 2—General Agriculture" to "Special Use" as depicted on the Scheme Amendment Man:
- 2. Amending the Scheme Text by the insertion in "Schedule 6—Special Use Zones" of the following—

(a) Location of Zone "Nelson Location 11529 and portion of Nelson Location 1517 Henderson Road.

(b) Special Provisions

- 1. (a) Subdivision shall be generally in accordance with the Subdivision Guide Plan adopted by the Council and endorsed by the Western Australian Planning Commission:
 - (b) No further subdivision beyond that provided on the approved Subdivision Guide Plan shall be recommended by the Council.
- 2. The following uses are permitted "P" uses within the Zone but shall require the Planning Consent of the Council—
 - Single House
 - Public Utility

The following uses are "AA" uses within the Zone—

- Home Occupation.
- Rural Production—only on lots identified for such purpose on the Subdivision Guide Plan.
- Guesthouse—only on lots identified for Rural Production on the Subdivision Guide Plan.
- Holiday Accommodation—only on lots identified for Rural Production on the Subdivision Guide Plan.
- Industry—Cottage including the sale of arts and crafts produced on the lot or in the locality.

• Restaurant, Winery—only on lots identified for Rural Production on the Subdivision Guide Plan.

No person shall on a lot of less than 3ha in area undertake any Rural Pursuit without the prior approval of the Council except for the private domestic consumption of the owners of the lot.

- 3. A Bulding Management Plan shall be prepared and adopted by Council for each lot (except Lot 31) prior to clearance of Diagram of Survey for the lot. The Building Management Plan shall show in detail—
 - The location of the Building Envelope;
 - The location for water tanks where outside the Building Envelope;
 - Areas of remnant vegetation to be protected;
 - Any restrictions on earthworks within the site or Building Envelope having regard for the slope of the land and areas of erosion;
 - Fencing controls appropriate to the lot;
 - Where necessary for reasons of traffic safety, the location of driveways and crossovers;
 - · Where applicable the location of firebreaks; and
 - Such other matters as may be appropriate in the circumstances of a lot.
- 4. Not more than one dwelling house may be constructed on any lot, other than for Ancillary Accommodation as provided under the Residential Planning Codes, and all dwellings and other buildings so constructed shall comply with the following—
 - (a) Except with the approval of the Council, all buildings shall be confined to the portion of the lot identified as the Building Envelope as delineated on the Building Management Plan for the lot approved by the Council;
 - (b) Where the dwelling is situated within bushland on Lots 1, 8, 9, 13, 14, 22, 23 and 24 on the Subdivision Guide Plan, the gross area cleared of bushland for buildings shall not exceed 1000m²;
 - (c) Except as otherwise provided for on the approved Building Management Plan, all buildings shall be setback a minimum of 20 metres from the street boundary and 10 metres from the rear and side boundaries:
 - (d) Dwellings and other structures shall not be constructed within 30 metres of any stream or creek; and
 - (e) The combined floor area of all buildings on a lot shall not exceed 10% of the area of that lot.
- 5. Design Guidelines specifying minimum building standards and acceptable materials shall be required to be prepared as a condition of subdivisional approval and approved by the Council prior to clearance of the conditions of subdivisional approval.
- 6. Except with the approval of Council, all development shall be restricted to a maximum height of 7.5 metres measured vertically from natural ground level at any point within the boundary of the building.
- 7. The development of Holiday Accommodation shall be in accordance with the following criteria—
 - (a) The preparation and approval by Council of a Development Guide Plan to the satisfaction of the Council showing the ultimate development intentions for the land;
 - (b) The number of Holiday Accommodation units on any Rural Production lot shall not be less than two or more than five;
 - (c) Holiday Accommodation shall be incidental to the predominant use of the site for Rural Production;
 - (d) Holiday Accommodation development is to be screened from adjacent lots by existing vegetation or strategic planting of new vegetation;

- (e) Holiday Accommodation shall be provided with an adequate supply of water for domestic and fire protection purposes to the satisfaction of Council; and
- (f) A Fire Management Plan shall be prepared and submitted for the approval of Council at the time of Application for Planning Approval for a Holiday Accommodation development. Such Plan is to address the methods of fire protection including fire retardant vegetation, fuel reduction, water supply and fire protection and equipment.
- 8. The development of a Restaurant shall be in accordance with the following criteria—
 - (a) The preparation and approval by Council of a Development Guide Plan to the satisfaction of the Council showing the ultimate development intentions for the land:
 - (b) The Restaurant shall be incidental to the predominant use of the site for Rural Production;
 - (c) Car parking shall be provided at the rate of one parking space per 25m² of public floor area;
 - (d) The method of wastewater disposal shall be appropriate to the size of the proposed Restaurant. Council will consider the need for alternative forms of wastewater treatment at the time of development taking into account the siting and size of the proposed Restaurant;
 - (e) The Restaurant is to be screened from adjacent lots by existing vegetation or strategic planting of new vegetation;
 - (f) The Restaurant shall be provided with an adequate supply of water for domestic and fire protection purposes to the satisfaction of Council; and
 - (g) A Fire Management Plan shall be prepared and submitted for the approval of Council at the time of Application for Planning Approval for a Holiday Accommodation development. Such Plan is to address the methods of fire protection including fire retardant vegetation, fuel reduction, water supply and fire protection and equipment.
- 9. (a) A Landscape Master Plan specifying any landscaping and re-vegetation to be undertaken by the applicant, strategic replanting areas, restrictions on planting of certain invasive species and identifying suitable species for planting and revegetation shall be required to be prepared as a condition of subdivisional approval and approved by the Council prior to clearance of the conditions of subdivisional approval.
 - (b) No person shall within a Stream Protection Area identified on the Subdivision Guide Plan—
 - (i) Construct a new dam except where provided on the Subdivision Guide Plan;
 - (ii) Pump or divert water except for lots identified on the Subdivision Guide Plan for the purposes of "Rural Production"; or
 - (iii) Modify the course, bed, banks or sedge vegetation of any watercourse;

without the prior written consent of the Council.

- 10. No clearing of vegetation shall occur except for the following—
 - (a) Clearing to comply with the requirements of the Bush Fires Act 1954 (as amended);
 - (b) Clearing required for siting of approved development within the Building Envelope;
 - (c) Clearing to gain vehicular access to the curtilage of an approved dwelling or any other clearing which may be approved by the Council.

On lots substantially denuded of vegetation, Council shall require as a condition of Planning Consent for a Single House, the planting and maintenance of 30 native trees and shrubs as approved by the Landscape Master Plan.

- 11. Each dwelling house shall be connected to a water storage tank with a minimum capacity of 135 kilolitres and shall be linked to a suitable rainfall catchment with a surface area of not less than 150sqm. Water supply tanks are to be fitted with couplings compatible with Bush Fires Board requirements so that the tank capacity is available for fire fighting purposes at any given time.
- 12. Water tanks required by these provisions which are visible from any location outside the allotment on which they are situated, shall be painted an appropriate shade of green in the first instance and shall be suitably screened by planted vegetation to the satisfaction of the Council.
- 13. Stock may be permitted on lots providing that this does not require removal of vegetation and that stock numbers are maintained at sustainable levels. Lots containing existing vegetation as shown on the Subdivision Guide Plan shall not be permitted to carry stock unless such vegetation is fenced off to the satisfaction of Council.
- 14. Fencing on lots of less than 2ha in area, except as otherwise provided for on the Building Management Plan for the lot, or fencing within stands of existing vegetation as identified on the Subdivision Guide Plan will not be permitted. Any fencing on such lots required by the owners shall be located outside of stands of existing vegetation. Fencing that is permitted for the purposes of management of pasture areas other than a fence which may be required by Council to be erected around a swimming pool, shall comprise nonelectrified stock-proof wire fencing to a maximum height of 1.2 metres above the natural surfaces of the land, with posts of steel or any plantation sourced timber. No fencing shall be constructed within 20 metres from the centre line of any creek or water course. The use of stock-proof fencing including electrified wire and ringlock shall be limited to lots identified on the Subdivision Guide Plan as "Rural Production".
- 15. The disposal of liquid and/or solid wastes shall be carried out by the installation of an effluent disposal system approved by the Council. Effluent disposal areas may be located outside of the Building Envelope approved by Council and septic tank systems shall be set back a minimum of 50 metres from any water course or dam or as otherwise approved by Council. Alternative effluent disposal units may be set back a minimum of 30 metres from any water course or dam and shall be used where a 2 metre vertical separation from groundwater cannot be achieved. No new dwelling shall be occupied without the prior approval and installation of such a disposal system.
- 16. No person shall on a lot identified for Rural Production on the Subdivision Guide Plan—
 - (a) Undertake a Rural Production use without first preparing and having approved by the Council a Farm Management Plan for the lot. The Plan shall detail the nature of the proposed use and associated processes and activities involved in such use and shall identify the "best practice" measures to be used in the operation and maintenance of the use so as to limit the risk of nuisance to adjoining properties.
 - (b) Use fertilisers, herbicides, pesticides or such other materials or undertale any such process except in accordance with "best practice" and, where applicable, the relevant industry Code of Practice.
 - (c) Except for the purpose of harvesting, use or operate any external machinery except between the hours of 7am and 7pm on any day.
- 17. Lots abutting or across the road from a lot identified on the approved Subdivision Guide Plan for Rural Production purposes shall be subject of a Section 70A Notification on Title ensuring that prospective purchasers are aware that the Rural Production lot may be used for more intensive agricultural purposes which may periodically generate some nuisance to occupants of adjoining rural residential lots.

- 18. Radio masts, TV antenna, satellite dishes and wind turbines shall be located such that they do not detract from the local visual amenity.
- 19. No new dams or lakes shall be created other than those shown on the Subdivision Guide Plan except with the approval of the Council. All new dams or lakes shall comply in their design and construction with the provisions of the Rights In Water and Irrigation Act and any Guidelines adopted pursuant to the Act.
- 20. A Fire Management Plan shall be prepared for the land and approved by the Council prior to subdivision. The Plan shall provide for a Strategic Firebreak and 2WD emergency access to Campbells Road along the western boundary of Location 1517 and provided as a 6m easement in favour of the Council. Unless otherwise provided for by the Fire Management Plan, firebreaks shall not be required along boundaries of lots of less than 2ha in area.
- 21. At the time of application for subdivision the Western Australian Planning Commission will require sufficient information on proposed methods of stormwater drainage, including the need for detention basins where required.
- 3. Inserting in Schedule 1—Interpretation of the Scheme Text the following term—

"Rural Production—means land or building used or intended to be used for the purposes of a Rural Pursuit but does not include market gardens, piggeries, poultry farms, intensive agistment, dog kennels or catteries or such other use which in the opinion of the Council would be prejudicial to the amenity of adjoining rural residential occupants by reason of noise, smell, emissions or public health or safety."

B. KAVANAGH, President. A. MacNISH, Chief Executive Officer.

PI404*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Dundas

Town Planning Scheme No. 2—Amendment No. 7

Ref: 853/11/5/3 Pt 7

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Dundas Town Planning Scheme Amendment on 14 August 2002 for the purpose of deleting Clause 5.4.7 from the Scheme Text and amending Clause 5.4.8 as follows—

5.4.8 The Council is generally opposed to the use of 'skid' and 'mining camp' type transportable buildings within the Norseman and Eucla townsites and the transportation and placement of old dwellings that are either brought into or moved from one to another location within the district. However, Council will consider proposals of this nature under extenuating circumstances and approval will be at Council's discretion.

L. W. WEBB, President. B. WILLOUGHBY, Chief Executive Officer.

PI405*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

METROPOLITAN REGION SCHEME AMENDMENT NO. 1059/33A TONKIN HIGHWAY/FORREST ROAD REALIGNMENT

CALL FOR PUBLIC SUBMISSIONS

The Western Australian Planning Commission intends to amend the Metropolitan Region Scheme (MRS) for land in the City of Armadale and is seeking public comment.

Purpose

The amendment proposes to remove the existing Metropolitan Region Scheme (MRS) road reservation for the intersection of Tonkin Highway and Forrest Road and to replace it with a new MRS road reservation for a proposed intersection approximately 300 metres to the south.

The purpose of this amendment is to allow a grade separated T junction to be constructed. This will improve accessibility to Tonkin Highway and vehicle movements within the City of Armadale.

Procedure

The procedure for amending the Scheme, as set out in section 33A of the Metropolitan Region Town Planning Scheme Act, is to be used to advertise this proposal. Public submissions are invited.

Copies of the amending plan and detail plans showing the proposed changes to the zones and reservations of the Scheme, and the Commission's Amendment Report which explains the proposal, will be available for public inspection from Friday 23 August 2002 to Tuesday 22 October 2002 at each of the following places—

- Department for Planning and Infrastructure 1st floor, Albert Facey House 469 Wellington Street PERTH
- State Reference Library Alexander Library Building Francis Street NORTHBRIDGE

- Main Roads WA
 Don Aitken Centre
 Waterloo Crescent
 EAST PERTH
- City of Armadale 7 Orchard Avenue ARMADALE

Documents are also available from the Commission's internet site http://www.planning.wa.gov.au.

Any person who desires to make a submission either supporting, objecting or providing comment on any provisions of the proposed Amendment should do so on a Form 33A. This submission form is available from the display locations, the Amendment Report and the Internet.

Submissions must be lodged with the: Minister for Planning and Infrastructure, Secretariat, Department for Planning and Infrastructure, 469 Wellington Street, Perth WA 6000 on or before 5.00 pm Tuesday 22 October 2002. Late submissions will not be considered.

R. N. STOKES, Secretary, Western Australian Planning Commission.

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 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 23rd September 2002, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Betteridge, Annie Isabella, Late of 207 Heytesbury Road Subiaco, died 6/8/02, (DE19692188EM33)

Brearley Alice Annie, Late of Rowethorpe Nursing Home Hayman Road Bentley, died 14/7/02, (DE19700122EM45)

Brookes, Patricia Ernestine, Late of 2A Rockton Road Nedlands, died 3/8/02, (DE33013705EM36)

Buckingham, George Hugh, Late of Hollywood Private Hospital Monash Avenue Nedlands formerly of 110 Lincoln Street Highgate, died 1/4/02, (DE33010700EM42)

Clifford, Reginald John, Late of Lot 1 Great Eastern Highway Bakers Hill, died 19/6/02, (DE19812570EM24)

Dalziell, Jack, Late of 7 Tribute Street Shelley, died 29/7/02, (DE19790477EM32)

Davey, Laurence Arthur, Late of 87 Lawley Street Tuart Hill. died 15/7/02, (DE19753491EM35)

Geer, Bernard William, Late of Avon Valley Residency 47-57 Burgoyne Street Northam formerly of 231 Wellington Street Northam, died 5/8/02, (DE19962575EM34)

Green, Marjorie Winifred Kathleen, Late of Unit 122/34 Robinson Street Inglewood formerly of Unit 2/171 Albert Street Osborne Park, died 22/7/02, (DE19751634EM36)

Harman, Eileen Mary, Late of Ella Williams House Nursing Home 77 Camboon Road Noranda, died 28/7/02, (DE19742081EM27)

Humphries, Kathleen Mae, Late of Dean Lodge RAAFA Bullcreek Drive Bull Creek, died 12/7/02, (DE19712976EM22)

Hunter, Irene, Late of 323 Knutsford Avenue Kewdale formerly of 11 Morago Crescent Cloverdale, died 26/6/02, (DE19611664EM34)

Mustoo, Maude Elizabeth, Late of 20 Plantation Street Mount Lawley, died 25/7/02, (DE19932915EM36)

Nicol, Catherine Heaney, Late of 26 Plantation Drive Bentley formerly of 284 Orrong Road Carlisle, died 10/7/02, (DE19651375EM13)

Sands, Daisy May, Late of 112 Hicks Street Gosnells, died 25/7/02, (DE19723371EM13)

Stack, Dorothea Eleanor, Late of Villa 29 Parkland Villas 510 Marmion Street Booragoon, died 4/8/02, (DE19680747EM35)

Stanley, Clifford Verdun, Late of 29B Langridge Crescent Orelia, died 15/5/02, (DE33014328EM27)

Steedman, Hilda Harriet Margaret, Late of Ningana Nursing Home 73 Jarrah Road Bentley, died 25/7/02, (DE19620601EM16)

Styles, Thelma Joan also known as Joan Styles, Late of 186 Twikenham Drive Kingsley, died 17/7/02, (DE19672284EM12)

Thompson, Bernard Sydney, Late of 104 Leake Street Belmont, died 3/7/02, (DE19792344EM33)

Townsend, Clare Martha, Late of 10 Canning Street Balcatta, died 30/6/02, (DE19962823EM27)

Wilson, Kathleen Margaret, Late of Ray Lodge, Ray Avenue Busselton, died 3/7/02, (DE19761604EM16)

ANTONINA ROSE McLAREN, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone 9222 6777.

ZZ202

TRUSTEES ACT 1962

DECEASED ESTATE

Notice to Creditors and Claimants

In the matter of the Estate of Panagiota Michael, late of 2 Ayr Street, Floreat in the State of Western Australia, Widow, deceased.

Creditors and other persons having claims to which Section 63 of the Trustees Act 1962 relate in respect of the Estate of the deceased, who died on the 17th day of June 2002, are required by the Executors, Constantine Agapitos Michael and Kenneth Comninos Michael, 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 24th day of September 2002, after which date the said Executors may convey or distribute the assets, having regard only to the claims of which they then have had notice.

Dated the 21st day of August 2002.

GARRY E. SAME, Taylor Smart.

ZZ401

PARTNERSHIP ACT 1895

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Naomi Beth Panizza and Geraldine Harrington carrying on business as hairdressers at 64 Beach Road, Bunbury in the State of Western Australia under the firm of Studio 66 for Hair and Beauty has been dissolved pursuant to Section 43 of the Partnership Act 1895, as from the 20th day of June 2002 so far as concerns the said Naomi Beth Panizza who is no longer associated with the said firm.

Dated the 6th day of August 2002.

NAOMI BETH PANIZZA.

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