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Other articles in Public Notices Section—\$52.40 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

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Per Column Centimetre—\$10.45

Bulk Notices—\$194.70 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 2 —

AGRICULTURE

AG401*

AGRICULTURAL PRODUCE (CHEMICAL RESIDUES) ACT 1983 SOIL AND LAND CONSERVATION ACT 1945 VETERINARY PREPARATIONS AND ANIMAL FEEDING STUFFS ACT 1976 APPOINTMENTS

Department of Agriculture, South Perth, WA 6151.

I, the undersigned Minister for Agriculture, Forestry and Fisheries being the Minister responsible for the administration of the Agricultural Produce (Chemical Residues) Act 1983, Soil and Land Conservation Act 1945 and Veterinary Preparations and Animal Feeding Stuffs Act 1976, hereby appoint the following as Authorised persons pursuant to—

Section 6 of the Agricultural Produce (Chemical Residues) Act 1983 and Section 37 of the Veterinary Preparations and Animal Feeding Stuffs Act 1976

Marion Kathleen, Seymour

Section 8 and 21 of the Soil and Land Conservation Act 1945

Pamela Kaye, Skurulis

KIM CHANCE MLC, Minister for Agriculture, Forestry and Fisheries.

CONSUMER AND EMPLOYMENT PROTECTION

CE401*

CONSUMER AFFAIRS ACT 1971

PRODUCT SAFETY RESTRICTION ORDER—PORTABLE FIRE EXTINGUISHERS

- I, Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia—
 - being satisfied that a Consumer Affairs Authority namely Ross Cameron, the Parliamentary Secretary to the Treasurer in and for the Commonwealth of Australia has by notice dated 12 August 2004 published in the Commonwealth of Australia Gazette on 25 August 2004, made an Order or similar instrument ("the Corresponding Order") regulating the supply of goods described in Division 1 of the Schedule hereto; and
 - considering it necessary in the interests of the safety of the public;
 - Order pursuant to section 23R(4) of the Consumer Affairs Act 1971 that the supply to consumers of goods described in Division 1 of the Schedule is allowed in this State, subject to the conditions or restrictions specified in Division 2 of the Schedule as varied by the variations specified in Division 3 of the Schedule, being conditions or restrictions in conformity with the Corresponding Order; and
 - · Further Order that this Order shall take effect upon date of gazettal.

THE SCHEDULE

Division 1: Particulars of Goods

- (a) Water type portable fire extinguishers
- (b) Wet-chemical type portable fire extinguishers
- (c) Foam type portable fire extinguishers
- (d) Powder type portable fire extinguishers
- (e) Carbon dioxide type portable fire extinguishers
- (f) Vaporizing-liquid type portable fire extinguishers
- (g) Non-rechargeable type portable fire-extinguishers

Division 2: The Standard

(a) In respect of Water type portable fire extinguishers—

Australian/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1 General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 as varied by item (i) of the Schedule of Variations following, and

Australian/New Zealand Standard AS/NZS 1841.2:1997 'Portable fire extinguishers Part 2: Specific requirements for water type extinguishers' approved by the Standards Association of Australia on 24 January 1997 as varied by item (ii) of the Schedule of Variations following.

(b) In respect of Wet-chemical type portable fire extinguishers—

Australian/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1: General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 as varied by item (i) of the Schedule of Variations following; and

Australian/New Zealand Standard AS/NZS 1841.3:1997 'Portable fire extinguishers Part 3: Specific requirements for wet-chemical type extinguishers' approved by the Standards Association of Australia on 24 January 1997 as varied by item (iii) of the Schedule of Variations following.

(c) In respect of Foam type portable fire extinguishers—

Australian/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1: General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 as varied by item (i) of the Schedule of Variations following; and

Australian/New Zealand Standard 1841.4:1997 'Portable fire extinguishers Part 4: Specific requirements for foam type extinguishers' approved by the Standards Association of Australia on 24 January 1997 as varied by item (iv) of the Schedule of Variations following.

(d) In respect of Powder type portable fire extinguishers-

Australian/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1: General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 as varied by item (i) of the Schedule of Variations following; and

Australian/New Zealand Standard AS/NZS 1841.5:1997 'Portable fire extinguishers Part 5: Specific requirements for powder type extinguishers' approved by the Standards Association of Australia on 24 January 1997 as varied by item (v) of the Schedule of Variations following.

(e) In respect of Carbon dioxide type portable fire extinguishers—

Australian/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1 General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 as varied by item (i) of the Schedule of Variations following; and

Australian/New Zealand Standard AS/NZS 1841.6:1997 'Portable fire extinguishers Part 6: Specific requirements for carbon dioxide type extinguishers' approved by the Standards Association of Australia on 24 January 1997 as varied by item (vi) of the Schedule of Variations following

(f) In respect of Vaporizing-liquid type portable fire extinguishers—

Australia/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1: General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 as varied by item (i) of the Schedule of Variations following; and

Australian/New Zealand Standard AS/NZS 1841.7:1997 'Portable fire extinguishers Part 7: Specific requirements for vaporizing-liquid type extinguishers' approved by the Standards Association of Australia on 24 January 1997 as varied by item (vii) of the Schedule of Variations following.

(g) In respect of Non-rechargeable type portable fire extinguishers—

Australian/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1: General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 as varied by item (i) of the Schedule of Variations following; and

Australian/New Zealand Standard AS/NZS 1841.8:1997 'Portable fire extinguishers Part 8: Specific requirements for non-rechargeable type extinguishers' approved by the Standards Association of Australia on 24 January 1997 as varied by item (viii) of the Schedule of Variations following.

Division 3: Variations

(i) Australian/New Zealand Standard AS/NZS 1841.1:1997 'Portable fire extinguishers Part 1: General requirements' approved by the Standards Association of Australia on 24 January 1997, amended by Amendment No. 1 published on 23 February 2001 and Amendment No. 2 published on 10 April 2003 is varied by—

Inserting in clause 1.2 after the text "Parts 2, 3, 4, 5, 6, 7 and 8." the text "This standard does not apply to aerosol type fire extinguishers.",

Deleting clause 1.3 and substituting the following—

"1.3 NEW DESIGNS AND INNOVATIONS

Any material, design, method of assembly and procedure which do not comply with the specific requirements of this Standard may be used provided—

- (a) the portable fire extinguisher complies with the performance and test requirements of the Standard; and
- (b) a certifying body having JAZ-ANZ registration for product certification to Australian/New Zealand Standard AS/NZS 1841 attests in writing that it is no less safe than a portable fire extinguisher manufactured in accordance with the specific requirements of this Standard. The relative safety of the portable fire extinguishers is determined with regard to the purpose of the extinguishers, any instructions and warnings relating to the use of the extinguishers, and what might reasonably be expected to be done with or in relation to the extinguishers.",

Deleting clause 2.7 entirely,

Deleting in clause 3.8.3 paragraphs 2 and 3, and the text "NOTE: Special conditions relating to discharge hose and fittings may be given in subsequent parts of this Standard.",

Deleting in clause 3.9 the second sentence, "The charge for each extinguisher shall meet the requirements detailed below and AS 3676.",

Deleting paragraph 2 in clause 4.1.5,

Deleting Section 7 entirely,

Deleting clause 8.2(a) entirely and replacing it with the text—

"(a) Body Colour For extinguishers other than those with polished stainless steel cylinders (which need not be painted), the exterior surface of the cylinder, including any skirt, boot or foot ring shall be coloured red (R13), and any hose clip retaining band shall be red unless it has a width of 10 mm or less.",

Inserting at the end of Table 8.1 the text—

"Note: A supplementary band is required on extinguishers having polished stainless steel cylinders.",

Deleting clause 9.1 entirely and replacing it with the text—

"9.1 GENERAL The cylinder of each extinguisher shall be marked with identification and operating instructions (see Clause 9.3.3) which shall be clearly visible and legible.",

Deleting in clause 9.3.1 the text "approved",

Inserting in clause 9.3.1 after the text "durable labels", the following text: "or other permanent means",

Deleting clause 9.3.5(b) entirely,

Deleting clause 9.3.6 entirely,

Deleting clause 9.5 entirely,

Deleting in clause 10.2 the third paragraph,

Deleting clause 10.3 entirely.

(ii) Australian/New Zealand Standard AS/NZS 1841.2:1997 'Portable fire extinguishers Part 2: Specific requirements for water type extinguishers' approved by the Standards Association of Australia on 24 January 1997 is varied by—

Deleting clause 2 entirely,

Deleting in clause 3 the text—

"1841 Portable fire extinguishers

1841.1 Part 1: General requirements",

Deleting in clause 6 the text "In addition to the requirements of AS/NZS 1841.1,".

(iii) Australian/New Zealand Standard AS/NZS 1841.3:1997 'Portable fire extinguishers Part 3: Specific requirements for wet-chemical type extinguishers' approved by the Standards Association of Australia on 24 January 1997 is varied by—

Deleting in clause 1 all text after "the body of the extinguisher.",

Deleting clause 2 entirely,

Deleting clause 3 entirely,

Deleting in clause 5 the text "In addition to the requirements of AS/NZS 1841.1,".

(iv) Australian/New Zealand Standard AS/NZS 1841.4:1997 'Portable fire extinguishers Part 4: Specific requirements for foam type extinguishers' approved by the Standards Association of Australia on 24 January 1997 is varied by—

Deleting clause 2 entirely,

Deleting clause 3 entirely,

Deleting in clause 5 the text "In addition to the requirements of AS/NZS 1841.1,".

(v) Australian/New Zealand Standard AS/NZS 1841.5:1997 'Portable fire extinguishers Part 5: Specific requirements for powder type extinguishers' approved by the Standards Association of Australia on 24 January 1997 is varied by—

Deleting clause 2 entirely,

Deleting clause 3 entirely,

Deleting in clause 7 the text "In addition to the requirements of AS/NZS 1841.1,".

(vi) Australian/New Zealand Standard AS/NZS 1841.6:1997 'Portable fire extinguishers Part 6: Specific requirements for carbon dioxide type extinguishers' approved by the Standards Association of Australia on 24 January 1997 is varied by—

Deleting clause 2 entirely,

Deleting in clause 3 the text—

"1841 Portable fire extinguishers

1841.1 Part 1: General requirements"

and

"New Zealand Dangerous Goods (Class 2—Gases) Regulations

Department of Labour—Guide to Gas Cylinders",

Deleting in clause 12 the text "In addition to the requirements of AS/NZS 1841.1,".

(vii) Australian/New Zealand Standard AS/NZS 1841.7:1997 'Portable fire extinguishers Part 7: Specific requirements for vaporizing-liquid type extinguishers' approved by the Standards Association of Australia on 24 January 1997 is varied by—

Deleting clause 2 entirely,

Deleting clause 3 entirely,

Deleting in Clause 5 the text "In addition to the requirements of AS/NZS 1841.1,".

(viii) Australian/New Zealand Standard AS/NZS 1841.8:1997 'Portable fire extinguishers Part 8: Specific requirements for non-rechargeable type extinguishers' approved by the Standards Association of Australia on 24 January 1997 is varied by—

Deleting in clause 1 the second paragraph and replacing it with—

"This standard does not apply to aerosol type fire extinguishers.",

Deleting the first paragraph in clause 2,

Deleting in clause 3 the text—

"AS

1851 Maintenance of fire protection equipment

1851.1 Part 1: Portable fire extinguishers and fire blankets"

and

"1841 Portable fire extinguishers

1841.1 Part 1: General requirements"

and

"NZS

4503 The distribution, installation and maintenance of hand operated fire equipment for use in buildings",

Deleting in clause 4 the text "In addition to the general requirements of AS/NZS 1841.1,"

Deleting clause 7 entirely,

Deleting clause 8 entirely,

Deleting in clause 9 the text "In addition to the requirements of AS/NZS 1841.1, with the exception of clauses 9.3.5(d), 9.3.5 (g), 9.3.5 (h), and 9.5,".

Dated this 22nd day of September 2004.

PATRICK WALKER, Commissioner for Fair Trading.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995

 $Shires\ of\ Denmark\ and\ Plantagenet$

APPOINTMENTS

Building Surveyor

It is hereby notified for public information that Alan Watkins has been appointed as an Authorised Person for the Shires of Denmark and Plantagenet effective from 6 September 2004 pursuant to the following—

- 1. To exercise powers under the Local Government (Miscellaneous Provisions) Act 1960.
- 2. Local Government Act.
- 3. Local Laws.

P. DURTANOVICH, Chief Executive Officer.

R. STEWART, Chief Executive Officer.

LG402*

BUSH FIRES ACT 1954

City of Swan

BUSH FIRE CONTROL OFFICERS

It is hereby advised that the following persons are appointed as City of Swan Bush Fire Control Officers under the Bush Fires Act 1954, Part IV Division 1 Section 38.

CHIEF BUSH FIRE CONTROL OFFICER—Wayne Cooke (CFM-Swan)

DEPUTY CHIEF BUSH FIRE CONTROL OFFICERS—

- (1) Greg Dunstan, (City of Swan)
- (2) John Shaw (West Swan VBFB)
- (3) Les Swannell (East Swan VBFB)
- (4) Kerry Lovett (West Swan VBFB)

BUSHFIRE CONTROL OFFICERS—

Lance Smith (Coordinater Community Rangers Phillip Corbin (East Gidgegannup VBFB)

and Customer Advocates)

Kevin Richardson (Ranger)

Vince Pullella (East Gidgegannup VBFB)

Kingi McGregor (Ranger)

Sean Corbin (East Gidgegannup VBFB)

Patrick Hedges (Ranger) Alisdair McCrudden* (East Gidgegannup VBFB)

Don Sorensen (Ranger)

Greg Prior * (East Gidgegannup VBFB)

Gavin Eva (Customer Advocate)

Gray Godfrey (Customer Advocate)

Brian Whife* (West Gidgegannup VBFB)

Ian Robinson (Customer Advocate)

Peter Taylor (West Gidgegannup VBFB)

Neill Barry (Customer Advocate)

Jane Lees (Customer Advocate)

Alan Raeburn (Bullsbrook VBFB)

Mark Baker (Bullsbrook VBFB)

Eric Vickers* (Bullsbrook VBFB)

Michael Scott (CFM-Mundaring)

Kellsey Hemmings (West Swan VBFB)

Warwick Kilworth* (West Swan VBFB)

Michael Teraci (CFM-Wanneroo)

() denotes brigade represented.

CANCELLATIONS: All other previous appointments.

By order of the Council,

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

LG403*

HEALTH ACT 1911

 $City\ of\ Cockburn$ FEES AND CHARGES

The Council gives notice that at the adoption of its 2004/2005 Annual Budget it resolved pursuant to Section 344C of the *Health Act 1911*, to fix the charges for the removal of house and trade refuse and other rubbish from premises under Section 112A(1)(b) of the said Act as follows—

Commercial, Industrial and Residential Rubbish Removal— 2004/2005 Charge \$169.00 (GST Free)

Non-Rateable properties Rubbish Removal—

2004/2005 Charge \$274.00 (GST Free)

Commercial, Industrial and Residential Bulk Removal—

2004/2005 Charge \$169.00 (GST Free)

New Commercial, Industrial and Residential Rubbish Removal

All new rubbish services commencing during 2004/2005 period will be levied a pro-rata charge based on \$169.00 (GST Free) p.a.

S. LEE Mayor.

D. GREEN, Acing Chief Executive Officer.

^{*} refers to restricted role as BFCO

LG501*

BUSH FIRES ACT 1954

Shire of Augusta-Margaret River

BUSH FIRE NOTICE AND REQUIREMENTS

Notice to all owners/occupiers of land in the Shire of Augusta-Margaret River.

In accordance with Section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

The penalty for non-compliance with this notice is a maximum of \$1000, and not withstanding prosecution, Council may enter upon the land and carry out required works at the owners/occupiers expense.

TOWNSITES

Gracetown—Prevelly—Gnarabup

Compliance Date: 6th December 2003 to 12th April 2004

In respect of land owned or occupied within these townsites, or any area subdivided for other purpose, you shall— $\,$

- 1. Where undeveloped land abuts developed land a firebreak not less than 2 metres wide is required, and
- 2. a 1 metre clearance is required around all buildings.

ALL OTHER TOWNSITES

Including Molloy Island

Compliance Date: 6th December 2003 to 12th April 2004

In respect of land owned or occupied within these townsites, or any area subdivided for other purpose, you shall—

- 1. Where the area of land is up to and including 4,000 sqm, remove all flammable material from the land, except living standing trees, and
- 2. where land exceeds 4,000 sqm, clear the land of all flammable material, and install firebreaks at least 2 metres wide immediately inside all external boundaries of the land, and also immediately surrounding all buildings situated on the land.

RURAL LAND

Compliance Date: 21st December to 12th April 2004

A firebreak not less than 2 metres wide must be constructed inside and within 100 metres of the boundary of each property where the boundary is adjacent to a road reserve.

In addition—

- 1. A firebreak not less than 2 metres wide must be constructed within a perimeter of 20 metres of all homesteads, buildings, haystacks and fuel storage areas on the land.
- 2. Where uncleared land abuts a boundary, a firebreak not less than 3 metres wide must be constructed inside and within 100 metres of all such boundaries.

SPECIAL RURAL & RURAL RESIDENTIAL LAND

Compliance Date: 21st December 2003 to 12th April 2004

Pastureland Blocks

- 1. The owners/occupiers of all existing rural holdings zoned 'Special Rural' or 'Rural Residential' in Town Planning Schemes, must construct a firebreak not less than 2 metres wide immediately inside all boundaries.
- 2. The land shall be grazed, slashed, or the fire hazard reduced by some other means, to the satisfaction of a duly appointed officer.
- 3. An area of 30 metres around all buildings must be cleared of hazardous material to create a 'fuel-free zone', defined as an area devoid of leaves, weeds, rubbish and dead timber. Trees are acceptable provided they are not heavily barked and do not overhang the buildings.

Bushland Blocks

Same requirements as for pastureland block, (where trees occur close to the boundaries, permission may be granted by a duly appointed officer, to construct firebreaks up to 6 metres inside such boundaries). Residents of 'bush blocks' should be aware of the particular problems related to their home environment. The annual build-up of leaf litter, branches, etc., rapidly leads to unacceptable, dangerous fuel levels and periodic, low intensity burns should be undertaken. Efficient 'mosaic' burning should result in the owners not having to burn for periods of between 4-7 years, depending on the density of fuel levels and the rate of build up. Your area Fire Control Officer can offer advice and your local Bushfire Brigade or Volunteer Fire and Rescue Service can assist with your programme.

Note: 'Bushland' is defined as pre-existing, native or 'remnant' vegetation, and includes trees and understorey.

DEFINITION OF FIREBREAK

A minimum of 2 metres wide, to bare mineral earth, with a vertical clearance of 4 metres, all firebreaks are to be maintained until 12th April.

Firebreaks constructed on road verges do not constitute legal firebreaks under the Bush Fires Act.

PLANTATIONS

Eucalypt and Pine

Compliance date: 21st December 2003 to 12th April 2004

All plantations exceeding 3 hectares.

Existing' plantations (pre-1997) require a 10 metre firebreak, the outer 5 metres must be cleared of all flammable material (to bare earth), the remaining 5 metres must be maintained in a low fuel condition

'New' plantations (post-1997) require a 15 metre firebreak, the outer 10 metres must be cleared of all flammable material (to bare earth), with no overhanging branches for a vertical clearance of at least 10 metres, the remaining 5 metres must be maintained in a low fuel condition.

Eg. Very short grass may be considered 'low fuel'.

Trees may not be planted closer than 15 metres from the outer edge of the firebreak.

Vinevards

Firebreaks must be at least 5 metres in width, cleared of all flammable material (to bare mineral earth) around the perimeter of the block.

BUSHFIRE PRECAUTIONS

Prohibited Burning Time: The 'prohibited burning' time that applies within the Shire is: 22nd December 2003 to 28th February 2004 (inclusive).

Restricted Burning Times: The 'restricted burning' times are 9th November 2003 to 21st December 2003 (inclusive) and 1st March 2004 to 12th April 2004 (inclusive).

These dates may be subject to variation according to seasonal conditions, but any changes will be advertised locally.

If for any reason it is considered impracticable to comply with the requirements of this order, you may make written application to the Shire Fire Control Officer no later than November 15th for permission to provide firebreaks in alternative position or to take alternative action to abate the fire hazards on your land. The application must be countersigned by the Fire Control Officer for your area to signify their agreement to the variation. No applications, whether written or verbal, will be considered after this date.

JAMES TRAIL, Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954

Shire of Kalamunda FIREBREAK NOTICE

In the interest of minimising fire hazards and protecting all Shire residents, landowners / occupiers are required before the 1st December of each year to remove all inflammable matter to clear firebreaks as detailed in the following notice and maintain the land or the firebreaks clear of all inflammable matter up to and including the 31st March of the following year. Following are the details of fire prevention measures required before 1st December of each year or within 14 days of you becoming the owner or occupier should this be after this date.

Failure or neglect to comply with this notice may render all owners/occupiers liable to infringement action—a fine of \$250 or \$5000 if court action is taken.

1. Property with building on with an area of less than 4,000 square metres.

Slash all grass and clear all dead inflammable matter to a height no greater than 5cm.

Prune all trees and shrubs around all buildings to provide a safety zone.

Clean all the roofs and gutters of inflammable matter.

2. Vacant land with an area of less than 4,000 square metres.

Slash all grass and clear all dead inflammable matter to a height no greater than 5cm.

Install a three metre wide firebreak by removing all dead inflammable matter immediately inside all external boundaries and to a vertical height of four metres.

3. Property with building on with an area greater than 4,000 square metres.

Slash all grass and clear all dead inflammable matter to a height no greater than 5cm.

Install a three metre wide firebreak by removing all dead inflammable matter around all buildings and immediately inside all external boundaries of each lot and to a vertical height of four metres.

Prune all trees and shrubs around all buildings to provide a safety zone.

Clean all the roofs and gutters of inflammable matter.

4. Vacant land with an area greater than 4,000 square metres.

GRASSED

All grass to be slashed to a height no greater than 5cm. If property is stocked, the number of livestock must be able to graze the grass down by the end of December to a safe fuel loading. (grass flattened)

Install a three metre wide firebreak by removing all dead inflammable matter around and immediately inside all external boundaries of each lot and within twenty metres of, and surrounding, the perimeter of any haystacks or stockpiled inflammable matter.

File No.: 812-2-30-60

BUSH

Install a three metre wide firebreak by removing all dead inflammable matter around and immediately inside all external boundaries of each lot and all buildings (also create a twenty metre wide low fuel zone around such areas). All firebreaks are to be cleared to a vertical height of four metres to allow access for emergency vehicles.

Fuel loadings of dead inflammable matter should be maintained at a safe level to enable firefighters to control a fire under wildfire conditions. Fuel loadings need to be maintained under 8 tonnes per hectare

In some circumstances, eg large blocks, additional requirements may apply.

5. Fuel Dumps and Depots.

Remove all inflammable matter from land where fuel drums ramps or dumps are located, and where fuel drums, whether containing fuel or not, are stored to a distance of at least ten metres outside the perimeter of any drum, ramp or stack of drums.

6. General

The Firebreak Inspection Officers will commence inspection of firebreaks and fire hazards early in the season, and will provide advice on potential fire hazards and suggested remedial measures.

Where the owner or occupier of the land who has received notice fails or neglects to comply with the requisitions within the time specified, the Shire of Kalamunda may, by its officers and with such servants, workmen and contractors, vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of the notice which have not been complied with. The amount of any costs and expenses incurred shall be recovered from you as the owner or occupier of the land.

Although the Bush Fires Act does specify penalties for not taking appropriate fire prevention action, the need for all residents to protect not only their own home and possessions but also those of neighbours and other Shire residents should be the overriding concern.

If the prevention measures are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act which includes the necessity for permits to burn during the restricted burning season.

Prior to any burning, please contact your local council.

Restricted Burning Times—Permits Required 2nd November to 30th November

1st April to 30th April

Prohibited Burning Times (TOTAL FIRE BAN)

1st December to 31st March

THESE DATES CAN BE VARIED DUE TO SEASONAL CONDITIONS. (extended or shortened) Any changes to these dates will be advertised in the local newspaper circulated within the Shire.

TOTAL FIRE BAN WHEN THE FIRE DANGER INDEX IS VERY HIGH OR EXTREME

7. Application to vary the above requirements.

If it is impracticable for any reason to clear firebreaks or to remove inflammable matter from the land as required by this notice, you may apply to the Council in writing before November 15 of each year for permission to provide firebreaks in alternative positions, or take alternative measures to abate the fire hazards on the land.

If permission is not granted in writing by Council, you shall comply with the requirement of this notice.

8. Alternative methods of fuel reduction

Slashing, mowing, chemical spraying, raking and mowing and Councils kerbside pick up.

Council staff are available to provide advice and further information on requirements, and the various passive and active measures that may be taken to minimise the fire risk of living in the Hills environment.

9. Fire information phone line during Restricted and Prohibited seasons 62931990

PLANNING AND INFRASTRUCTURE

PI401*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

METROPOLITAN REGION SCHEME Notice of Resolution—Clause 27 Lots 1 And 5 Pinjar Road, Sinagra

City of Wanneroo

Amendment No. 1098/27

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Metropolitan Region Planning Committee for and on behalf of the Western Australian Planning Commission and acting under delegated powers, resolved on 14 September 2004 to transfer land from the Urban Deferred zone to the Urban zone as shown on Plan Number 4.1505.

This amendment is effective from the date of publication of this notice in the *Government Gazette*. The plan may be viewed at the offices of—

- Department for Planning and Infrastructure, Wellington Street, Perth
- J S Battye Library, Francis Street, Northbridge
- Municipal office of the City of Wanneroo

IAN PATTERSON, Secretary, Western Australian Planning Commission.

PI402*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

METROPOLITAN REGION SCHEME Notice of Resolution—Clause 27

Lots 9 and 22 Smirk Road and Lot 565 Baldivis Road, Baldivis

City of Rockingham

Amendment No. 1101/27

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Metropolitan Region Planning Committee for and on behalf of the Western Australian Planning Commission and acting under delegated powers, resolved on 14 September 2004 to transfer land from the Urban Deferred zone to the Urban zone as shown on Plan Number 4.1507.

This amendment is effective from the date of publication of this notice in the *Government Gazette*.

The plan may be viewed at the offices of-

- Department for Planning and Infrastructure, Wellington Street, Perth
- J S Battye Library, Francis Street, Northbridge
- Municipal office of the City of Rockingham

IAN PATTERSON, Secretary, Western Australian Planning Commission.

File No.: 812-2-28-23

PI501*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

METROPOLITAN REGION SCHEME AMENDMENT NO. 1074/33

Leighton Beach and Environs Call For Public Submissions

The Western Australian Planning Commission is considering a proposal to amend the Metropolitan Region Scheme for land in the City of Fremantle and the Towns of Mosman Park and Cottesloe. Public comment is invited.

At Leighton Beach the amendment will reflect several of the major components of the "Leighton Planning Guidelines (December 2000)" and make minor modifications to the existing road reservations in the area. At North Quay the amendment will reflect ongoing planning for the operational needs of the Port of Fremantle.

Full details of the proposals can be found in the Commission's explanatory $Amendment\ Report$. This document, along with the amending plan and other documentation showing the proposed changes to the zones and reservations of the Scheme, will be available for public inspection from 31 August 2004 to 3 December 2004 at the following locations—

- Department for Planning and Infrastructure, Wellington Street, Perth
- JS Battye Library, Francis Street, Northbridge
- City of Perth, St George's Terrace, Perth
- City of Fremantle, William Street, Fremantle
- Town of Cottesloe, 109 Broome Street, Cottesloe
- Town of Mosman Park, Memorial Park, Bay View Terrace, Mosman Park

Documents are also available from the Commission's Internet Site www.wapc.wa.gov.au.

Any person who wishes to make a submission either supporting, objecting or providing comment on any provisions of the proposed Amendment should do so on a submission form (Form 6A). This form is available from the display locations, the *Amendment Report* and the Internet.

Submissions must be lodged with the—

Secretary Western Australian Planning Commission 469 Wellington Street PERTH WA 6000

on or before 5.00pm Friday, 3 December 2004. Late submissions will not be considered.

I. PATTERSON, Secretary, Western Australian Planning Commission.

TRANSPORT

TR401*

WESTERN AUSTRALIAN MARINE ACT 1982

RESTRICTED SPEED AREAS—ALL VESSELS

Mount Henry Bridge

Canning River

Department for Planning and Infrastructure, Fremantle WA, 28 September 2004.

Acting pursuant to the powers conferred by Section 67 of the Western Australian Marine Act 1982, due to construction work on the Mount Henry Bridge, the department by this notice revokes Notice TR402 as published in the *Government Gazette* on 13 August 2004 and hereby limits the speed of all motor vessels to 5 knots, until further notice, in the following area—

All waters of the Canning River between a line drawn between points 115° 51.4422'E, 32° 1.8557'S and 115° 51.2798'E, 32° 2.1307'S (roughly 200 metres downstream and parallel to the extents of the new Mount Henry Bridge) and a line drawn between points 115° 51.4467'E, 32° 2.2508'S and 115° 51.6463'E, 32° 2.2652'S (across the mouth of Bull Creek) and a line drawn between points 115° 51.6463'E, 32° 2.2652'S and 115° 51.6463'E, 32° 2.0000'S (roughly due south from Mount Henry).

All coordinates based on GDA 94.

At all times all vessels are to only use the marked channel under and through the span of the Mount Henry Bridges.

GREG MARTIN, Chief Executive Officer, Department for Planning and Infrastructure.

TR402*

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS
Water Ski Area
Canning River

Department for Planning and Infrastructure, Fremantle WA, 28 September 2004.

Acting pursuant to the powers conferred by Section 48A of the Navigable Waters Regulations the department by this notice revokes Notice TR404 as published in the *Government Gazette* on 13 August 2004 and hereby sets aside the following area of Navigable Water for the purpose of Water Skiing and orders that bathing shall be prohibited therein—

Mount Pleasant: On Saturdays, Sundays and public holidays while authorised rowing regattas are not in progress all the waters of the Canning River between a line drawn 100 metres upstream of the Canning Bridge and a line drawn between two points 115° 51.4422'E, 32° 1.8557'S and 115° 51.2798'E, 32° 2.1307'S (roughly 200 metres downstream and parallel to the extents of the new Mount Henry Bridge) but so that no boat or skier shall approach within 60 metres of the foreshore except on—

- $\bullet\,$ the west bank between Deep Water Point and Queens Road,
- the water ski take-off area on the Manning foreshore which commences from a point on the foreshore 73 metres south of the prolongation of the southern side of Edgewater Road and extending for 100 metres in a southerly direction along the foreshore.

All coordinates based on GDA 94.

No water ski take-off or landing shall be permitted on the Manning foreshore except from the designated water ski take-off area.

All water skiing within this area shall be in an anti-clockwise direction and no person shall engage in water skiing except between the hours of 0900 and sunset.

It shall also be a condition of water skiing in this area that all vessels and water ski boats shall observe and obey the Restricted 5 Knot Speed Area under and through the spans of the Mount Henry Bridges whilst construction works are in progress for the Southern Railway and FURTHERMORE that only the marked channel is used for navigation ENTRY under and through the Mount Henry Bridges and that no boat being within 300 metres of either side of the Mt Henry Bridges shall turn across the directional line of traffic.

GREG MARTIN, Chief Executive Officer, Department for Planning and Infrastructure.

TR403*

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS
Water Ski Area
Canning River

Department for Planning and Infrastructure, Fremantle WA, 28 September 2004.

Acting pursuant to the powers conferred by Section 48A of the Navigable Waters Regulations the department by this notice revokes Notice TR405 as published in the *Government Gazette* on 13 August 2004 and hereby defines and sets aside the following area of Navigable Water for the purpose of Water Skiing and orders that bathing shall be prohibited therein—

Mount Pleasant: On Mondays to Fridays (not including public holidays): all the waters of the Canning River between a line drawn from Deep Water Point due east to the Manning foreshore and a line drawn between two points 115° 51.4422'E, 32° 1.8557'S and 115° 51.2798'E, 32° 2.1307'S (corresponding to the edge of the 5 Knot Restricted Speed area, roughly 200 metres downstream and parallel to the extents of the new Mount Henry Bridge) but so that no boat or skier shall approach within 60 metres of the foreshore except on—

- the west bank between Deep Water Point and Queens Road,
- the water ski take-off area on the Manning foreshore, which commences, from a point on the foreshore being 73 metres south of the prolongation of the southern side of Edgewater Road and extending for 100 metres in a southerly direction along the foreshore.

All coordinates based on GDA 94.

No water ski take-off or landing shall be permitted on the Manning foreshore except from the designated water ski take-off area.

All water skiing within this area shall be in an anti-clockwise direction and no person shall engage in water skiing except between the hours of 0900 and sunset.

It shall also be a condition of water skiing in this area that all vessels and water ski boats shall observe and obey the Restricted 5 Knot Speed Area under and through the spans of the Mount Henry Bridges whilst construction works are in progress for the Southern Railway and FURTHERMORE that only the marked channel is used for navigation ENTRY under and through the Mount Henry Bridges and that no boat being within 300 metres of either side of the Mount Henry Bridges shall turn across the directional line of traffic.

GREG MARTIN, Chief Executive Officer, Department for Planning and Infrastructure.

TR404*

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS
Water Ski Area
Canning River

Department for Planning and Infrastructure, Fremantle WA, 28 September 2004.

Acting pursuant to the powers conferred by Section 48A of the Navigable Waters Regulations the department by this notice revokes Notice TR406 as published in the Government Gazette on

13 August 2004 and hereby defines and sets aside the following area of Navigable Water for the purpose of Water Skiing and orders that bathing shall be prohibited therein—

Aquinas Bay: all the waters of the Canning River between-

- a line drawn between points 115° 51.6463'E, 32° 2.000'S and 115° 51.6463'E, 32° 2.2652'S (roughly due south from Mount Henry);
- a line drawn between points 115° 52.3313'E, 32° 1.8922'S and 115° 52.3313'E, 32° 1.7402'S (due north roughly 140 metres downstream of Salter Point);

but so that no boat or skier shall approach within 60 metres of the foreshore. All coordinates based on GDA 94.

All water skiing within this area shall be in an anti-clockwise direction and no person shall engage in water skiing except between the hours of 0900 and sunset. This water ski area shall be a deep-water take-off.

It shall also be a condition of water skiing in this area that all vessels and water ski boats shall observe and obey the Restricted 5 Knot Speed Area under and through the spans of the Mount Henry Bridges whilst construction works are in progress for the Southern Railway and FURTHERMORE that only the marked channel is used for navigation ENTRY under and through the Mount Henry Bridges and that no boat being within 300 metres of either side of the Mount Henry Bridges shall turn across the directional line of traffic.

GREG MARTIN, Chief Executive Officer, Department for Planning and Infrastructure.

TR405*

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS
Water Ski Area
Logue Brook Dam
Shire of Harvey

Department for Planning and Infrastructure, Fremantle WA, 28 September 2004.

Acting pursuant to the powers conferred by Section 48A of the Navigable Waters Regulations the department by this notice defines and sets aside the following area of Navigable Water for the purpose of Water Skiing between the hours of Sunrise and Sunset and orders that bathing shall be prohibited therein—

LOGUE BROOK DAM: All those waters of the dam commencing from a line drawn 200 metres upstream and parallel with the Dam Head thence extending in an easterly and north-easterly direction up the main body of the dam to a line between points 115° 58.6490'E, 32° 59.4630'S and 115° 58.9070'E, 32° 59.4790'S as indicated by buoys in the water. PROVIDED HOWEVER that skiing is not permitted within 60 metres of the foreshore, except at the designated ski take-off and landing areas, which are situated on the northern foreshore approximately 600 meters upstream of the Dam Head and on the southern foreshore approximately 840 metres upstream of the Dam Head. The rotation of all water skiing on the dam shall be in an anti-clockwise direction. The boating public and water skiers are further advised that there are numerous submerged and semi-submerged tree stumps along the foreshore and they should not approach the shoreline except at the designated ski take-off or landing areas.

GREG MARTIN, Chief Executive Officer, Department for Planning and Infrastructure.

WORKSAFE

WS401*

OCCUPATIONAL SAFETY AND HEALTH ACT 1984 OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996

EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13

(No. 34 of 2004)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Lampson (Australia) Pty Ltd from the requirements of Regulation 4.54(7)(a)(i) to ensure that, where a crane is used for multi-crane hoisting, the rated capacity of the crane exceeds the cranes' share of the load by at least 20%, if two cranes are used.

The above exemption applies only in relation to the use of two mobile crawler cranes to undertake dual lifting at the Burrup Fertiliser Project, Hearson Cove.

This exemption is subject to the condition that the design lift is in accordance with Clause 6.26 of Australian Standard AS2550.1–2002.

This exemption is valid from 25 September 2004-24 October 2004.

Dated this 23rd day of September 2004.

NINA LYHNE, WorkSafe Western Australia Commissioner.

WESTERN AUSTRALIA

CRIMINAL INVESTIGATION (IDENTIFYING PEOPLE) ACT 2002

Price: \$16.05 counter sales Plus postage on 215 grams

*Prices subject to change on addition of amendments.

WESTERN AUSTRALIA

CONSTRUCTION CONTRACTS ACT 2004

*Price: \$6.95 counter sales
Plus postage on 100 grams

* Prices subject to change on addition of amendments.

WESTERN AUSTRALIA

CANNABIS CONTROL ACT 2003

Price: \$5.15 counter sales Plus postage on 55 grams

*Prices subject to change on addition of amendments.

CLAIMS FOR MISSING ISSUES

(SUBSCRIPTION ITEMS)

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

Claims lodged after this date will attract payment in full.

STATE LAW PUBLISHER

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