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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2006 AND NEW YEAR HOLIDAY PERIOD 2007

NOTE: Due to Tuesday 26th December being a public holiday there will not be a gazette published on that day

Publishing Dates and times

Closing Dates and Times for copy

Friday 29 December 2006 at 3.30 pm

Wednesday 27 December 2006 at 12 noon

Tuesday 2 January 2007 at 3.30 pm

Friday 29 December 2006 at 12 noon



— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Consumer Credit (Western Australia) Act 1996

Consumer Credit (Western Australia) Code Regulations Amendment Order (No. 3) 2006

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under section 6 of the Act.

1. Citation

This order is the Consumer Credit (Western Australia) Code Regulations Amendment Order (No. 3) 2006.

2. The regulations amended

The amendment in this order is to the *Consumer Credit* (Western Australia) Code Regulations*.

[* The regulations in force under Part 4 of the Consumer Credit (Queensland) Act 1994 on 9 July 2003 as applied, and amended under, section 6 of the Consumer Credit (Western Australia) Act 1996. For amendments to 26 July 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 66 and Gazette 13 June 2006.]

3. Section 6J inserted

Before section 7 the following section is inserted —

۲,

6J. Charge card contracts — exemption of certain contracts from Code

- (1) The Code does not apply to the provision of credit under a charge card contract made available by one of the following credit providers
 - (a) American Express Australia Limited ACN 108 952 085;

- (b) American Express International Inc. ARBN 000 618 208;
- (c) Diners Club Pty Limited ACN 004 343 051;
- (d) Motorcharge Ltd ACN 008 962 132.

Examples —

- · american express platinum card
- · diners club personal card
- motorcharge card
- (2) In subsection (1) —

"charge card contract" means a credit contract under which —

- (a) credit is ordinarily obtained by the use of a card; and
- (b) multiple advances of credit are contemplated; and
- (c) the provision of an advance of credit is limited to a total period of not more than 62 days; and
- (d) monthly or other periodic statements of account are provided to the debtor; and
- (e) liquidated damages or charges for late payment are payable by the debtor if the debtor does not repay an advance of credit mentioned in a monthly or other periodic statement of account within a stated period.

Note: A draft of this order (as the Consumer Credit (Western Australia) Code Regulations Amendment Order 2006) was approved by the Legislative Assembly on 27 June 2006 (see Hansard p. 4333-4) and by the Legislative Council on 4 May 2006 (see Hansard p. 2166).

By Command of the Lieutenant-Governor and deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995 BUSH FIRES ACT 1954 CEMETERIES ACT 1986

Shire of Gingin

AMENDMENT LOCAL LAW 2006

Under the powers conferred by the *Local Government Act 1995*, *Bush Fires Act 1954*, *Cemeteries Act 1986* and by all other powers, the Council of the Shire of Gingin resolved on 5 September 2006 to make the "Shire of Gingin Amendment Local Law 2006".

1. Citation

This local law may be cited as the "Shire of Gingin Amendment Local Law 2006".

2. Activities in Thoroughfares and Public Places and Trading Local Law 2004 amended

The Shire of Gingin Activities in Thoroughfares and Public Places and Trading Local Law 2004 published in the *Government Gazette* of 13 September 2004 is amended as follows—

(a) Part 2, Division 5 amended

In Part 2—Activities in Thoroughfares and Public Places, *Division 5-Fencing* delete the words "Public place—Item 4(1) of Division 1, Schedule 3.1 of Act (*Powers Under Notices to Owners or Occupiers of Land*)." and substitute the following—

"2.16 Public place—Item 4(1) of Division 1, Schedule 3.1 of Act (Powers Under Notices to Owners or Occupiers of Land)."

3. Parking and Parking Facilities Local Law 2004 amended

The Shire of Gingin Parking and Parking Facilities Local Law 2004 published in the *Government Gazette* of 13 September 2004 is amended as follows—

(a) Clause 1.3 amended

In clause 1.3, in the definition of " 'symbol' ", delete "1742.11-1989" and substitute "1742.11-1999".

(b) Subclause 4.5(2) amended

In subclause 4.5(2) delete the words "A person shall not park a vehicle so that any portion of the vehicle is-" and substitute the words "Subject to any law relating to intersections with traffic control signals a person shall not park a vehicle so that any portion of the vehicle is-".

(c) Clause 10.2 deleted

Delete all of clause 10.2.

(d) Clauses renumbered

Renumber clause "10.3" to "10.2".

(e) Schedule 1 amended

Delete clause 3 of Schedule 1 and insert instead—

" 3. any road which comes under the control of the Commissioner of Main Roads unless the control of parking and parking facilities on that road is carried out subject to the control and direction of the Commissioner of Main Roads or has been delegated by the Commissioner to the local government."

4. Local Government Property Local Law 2004 amended

The Shire of Gingin Local Government Property Law 2004 published in the Government Gazette of 13 September 2004 is amended as follows—

(a) Subclause 1.5(1) amended

In subclause 1.5(1), delete the words "5 September 1975" and substitute the words "1 October 1964".

- (b) Clause 9.4 amended
 - (i) Delete all of subclause 9.4(2).
 - (ii) Renumber subclause "(3)" to "(2)".

5. Extractive Industries Local Law 2004 amended

The Shire of Gingin Extractive Industries Local Law 2004, published in the Government Gazette of 13 September 2004 is amended as follows—

(a) Subclause 3.1(4) amended

Delete all of subclause 3.1(4) and substitute instead—

- "(4) Where the local government approves the issue of a licence, the CEO upon receipt by the local government of—
 - (a) payment of the annual licence fee, or the relevant proportion of the annual licence fee to 31st December next, determined by the local government from time to time;
- (b) payment of the secured sum if any, imposed under clause 5.1;
- (c) the documents, if any, executed to the satisfaction of the CEO, under clause 5.1: and
- (d) a copy of the public liability insurance policy required under subclause 7.1(1),

shall issue the licence to the applicant. "

6. Bush Fire Brigades Local Law 2004 amended

The Shire of Gingin Bush Fire Brigades Local Law 2004 published in the Government Gazette of 13 September 2004 is amended as follows—

- (a) Clause 1.2 amended
 - In clause 1.2, in the definition of "fire fighting member", delete the clause number "4.1" and substitute "4.2".
- (b) Clause 1.3 amended
 - Clause 1.3 is amended by deleting the date "10 February 1971" and substituting instead "20 April 1959".
- (c) Clause 2.5 deleted
 - Delete all of clause 2.5.
- (d) Clauses 2.6, 2.7 and 2.8 renumbered
 - Clauses 2.6, 2.7 and 2.8 are amended by deleting the clause numbers "2.6, 2.7 and 2.8 and renumbering to read 2.5, 2.6 and 2.7"

7. Repeal Local Law 2004 amended

The Shire of Gingin Repeal Local Law 2004 published in the $Government\ Gazette$ of 13 September 2004 is amended as follows—

(a) In dot point 7, following the words "Hawkers, published in the *Government Gazette* on", delete the date "21 January 1968" and substitute instead "23 January 1968".

8. Cemeteries Local Law 2004 amended

The Shire of Gingin Cemeteries Local Law 2004 published in the *Government Gazette* of 13 September 2004 is amended as follows—

(a) First Schedule amended

In the *First Schedule*, in Item No. 2, in the second column titled "Clause", delete "5.4" and substitute instead "5.3".

Dated this 19th day of September 2006.

The Common Seal of the Shire of Gingin was affixed by authority of a resolution of the Council in the presence of—

G. A. GIFFORD JP, Shire President. S. D. FRASER, Chief Executive Officer.

LG302*

DOG ACT 1976 LOCAL GOVERNMENT ACT 1995

 $Town\ of\ Bassendean$

DOGS AMENDMENT LOCAL LAW 2006

Under the powers conferred by the Dog Act 1976, the Local Government Act 1995 and under all other powers enabling it, the Council of the Town of Bassendean resolved on 26 September 2006 to make the "Town of Bassendean Dogs Amendment Local Law 2006".

In this local law, the Town of Bassendean Dogs Local Law as published in the *Government Gazette* on 16 August 2001 is referred to as the principal local law. The principal local law is amended as follows—

1. Clause 4.2(1) amended

Insert in the appropriate alphabetical order—

"(n) Ashfield Flats Reserve

Leased area only

portion of Swan Location S and Being Lot 300 on Plan 93204 and being the whole of the land comprised in Certification of Title Volume 2108 Folio 251. Portion of Swan Location S and being Lot 616 and Lot 617 on Plan 3712 and being the whole of the land comprised in Certificate of Title Volume 1286 Folio 213," being a portion of Ashfield Flats Reserve, between West Road, and Hamilton Street road reserve and south of Kitchener Road reserve bounded by the Swan River."

Dated the third day of October 2006.

The Common Seal of the Town of Bassendean was affixed by authority of a resolution of the Council in the presence of— $\,$

W. G. KLEIN, Mayor.

G. F. EVERSHED, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RG301*

Betting Control Act 1954

Betting Control Amendment Regulations (No. 3) 2006

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

1. Citation

These regulations are the *Betting Control Amendment Regulations (No. 3) 2006*.

2. The regulations amended

The amendments in these regulations are to the *Betting Control Regulations 1978**.

[* Reprint 4 as at 6 May 2005.

For amendments to 31 August 2006 see Western Australian Legislation Information Tables for 2005, Table 4, p. 35, and Gazette 28 April and 21 July 2006.

3. Regulation 92 amended

After regulation 92(4) the following subregulations are inserted —

"

- (4a) Where a ticket is issued as a result of a wager being made, but the person does not have sufficient funds to pay for that wager, that ticket may be cancelled immediately by RWWA or the racing club authorised to operate the totalisator.
- (4b) In exceptional circumstances, including equipment failure or where a ticket is misread electronically, RWWA, or the racing club authorised to operate the totalisator, may cancel a ticket at any time before the declaration of dividends.

"

By Command of the Lieutenant-Governor and deputy of the Governor,

G. M. PIKE, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE

AG401*

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

ADJUSTMENTS TO DECLARED ANIMAL LIST

Agriculture Protection Board, South Perth.

Acting pursuant to section 35 and 36 of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection board hereby declares the Rainbow Lorikeet (*Trichoglossus haematodus*) in category A5 (numbers in this area should be reduced and kept under restriction) in the Perth Metropolitan Area, and

Maintains the current declaration for the Rainbow Lorikeet in category A2 (animals which should be eradicated in this area) south of the 20° parallel of latitude and outside the Perth Metropolitan Area. Dated: 6 October 2006.

CHRIS RICHARDSON, Chairman, APB.

CONSUMER AND EMPLOYMENT PROTECTION

CE401*

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SHIRE OF KATANNING)
AMENDMENT ORDER 2006

Made by the Minister for Consumer and Employment Protection under Section 13 of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours (Shire of Katanning) Amendment Order 2006.

Amendment

2. The Retail Trading Hours (Shire of Katanning) Amendment Order 2000 [Published in the Gazette of 21 November 2000 at p6332] is amended by deleting—

"other than the Saturdays falling on 9, 16 and 23 December 2000".

and inserting after "week" the following-

"other than the Saturdays falling on 9, 16 and 23 December 2006".

Hon MICHELLE ROBERTS MLA, Minister for Consumer Protection.

HEALTH

HE401*

HEALTH ACT 1911

HEALTH (DANGEROUS INFECTIOUS DISEASES) AUTHORISATION 2006

Given by the Minister for Health under section 251 of the Act.

Citation

1. This authorisation may be cited as the Health (Dangerous Infectious Diseases) Authorisation 2006.

Duration

 $2.\ \,$ This authorisation is effective for the period commencing on 1 November 2006 and ending on 31 October 2007.

Authorisation

3. The Executive Director, Public Health and Scientific Support Services is authorised to exercise, and to delegate to any public health official, the special powers conferred by section 251 of the Act within or with respect to any district for the purpose of more effectually checking or preventing the spread of any dangerous infectious disease.

Dated this 3rd day of October 2006.

JIM McGINTY MLA, Minister for Health.

HE402*

HEALTH ACT 1911 APPOINTMENTS

Department of Health WA, Perth, 30 September 2006.

In accordance with the provisions of Section 28 of the *Health Act 1911*, the appointment of the following persons as Environmental Health Officers is approved.

Environmental Health Officer	Date Effective	Local Government
Antony Cox	1 September 2006	Shire of Pingelly
Nathan Rayner	1 September 2006	City of Wanneroo
Lauren Forsyth	1 September 2006	City of Wanneroo
Hugh Rughoobur	20 September 2006-31 July 2007	City of Swan
John Edwards	27 September 2006	City of Armadale
Rodney Bayliss	27 September 2006	Shire of Northampton
Elizabeth Cox	27 September 2006	City of Subiaco
Neil Flood	27 September 2006	Shire of Goomalling
Environmental Health Officer (Meat) Andrew Hicks	20 October 2006	Shire of Northam
THICH THERE	20 000001 2000	Diffic of Ivol main

Dr A. ROBERTSON, Executive Director, Public Health.

JUSTICE

JU401*

PRISONS ACT 1981

PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Commissioner of the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

SURNAME	OTHER NAMES	PERMIT No.	REVOCATION DATE
WINDEKNECHT	JOHN	AP 0420	05 OCTOBER 2006
McCABE	STEVEN	AP 0454	05 OCTOBER 2006
PAPAMIHAIL	LAZAROS	AP 0379	05 OCTOBER 2006
LYONS	DAVID ALLEN	AP 0408	05 OCTOBER 2006
FOX	KEVIN	AP 0371	05 OCTOBER 2006
FLINT	MONICA	AP 0319	05 OCTOBER 2006
FALLENS	EDWIN JOHN	AP 0222	05 OCTOBER 2006

SURNAME	OTHER NAMES	PERMIT No.	REVOCATION DATE
CROSS	LINDA LEE	AP 0084	05 OCTOBER 2006
DALY	THOMAS MICHAEL	AP 0288	05 OCTOBER 2006
SAHIR	ALI	AP 0304	05 OCTOBER 2006
CHARLESWORTH	LANA	AP 0138	05 OCTOBER 2006
WALL	KAREN LESLIE	AP 0308	05 OCTOBER 2006
HARDINGHAM	BRETT GORDON	AP 0186	05 OCTOBER 2006

This notice is published under section 15P of the *Prisons Act 1981*.

5 October 2006.

JU402*

JUSTICES OF THE PEACE ACT 2004

REVOCATION

It is hereby notified for public information that the appointment of Mr Stephen George Hayter of 4 Gregory Avenue, Newman, as a Justice of the Peace for the State of Western Australia has been revoked pursuant to section 14 of the *Justices of the Peace Act 2004 (WA)*.

JOANNE STAMPALIA, A/Executive Director, Court and Tribunal Services.

BRIAN LAWRENCE, Manager,

Acacia Prison Contract.

JU403*

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the office of Justice of the Peace for the State of Western Australia;

Steven John Young of Tooddyay-Bindi Bindi Road, Calingiri

Nicole Suzanne Friend of 19 Tamplin Street, Northam

Raquel Carmen Tassone of 25 Queenscliffe Road, Doubleview

JOANNE STAMPALIA, A/Executive Director, Court and Tribunal Services.

JU404*

JUSTICES OF THE PEACE ACT 2004

RESIGNATIONS

It is hereby notified for public information that the Minister has accepted the resignation of—

Mr Frank Chetwin Becker of 13 Ley Street, Como

Mr Rodney Campbell Davies of "Ambleside" 44 Cardigan Terrace, Jolimont

Mr Colin Hewson of 22 Robins Road, Kalamunda

Mr Bernard Edmondson of 3 Moness Place, Shelley

Mrs Jennifer Lorraine Mclaughlin of 5 east Street, Northam

Mr Richard Henry Sasse of "Carramar" Farm, Canna

Mr John Lionel James of 33 Neagle Street, Morawa

Mr Robert Millett Anderson of 2/7 Johnson Parade, Mosman Park

Mrs Beverley Joy Horton of 22 Cormorant Cresant, Peregian Beach

Mrs Frances Maureen Grierson of 5 Halwest Way, Alexander Heights

Mrs Dianne Elaine Forsyth of 9 Dewar Street, Eneabba

Mr Antoni Kozlowski of 7 Lehmans Mews, Gwelup

Mr Terrance Walter Cash of 206 Fulham Street, Cloverdale

from the Office of Justice of the Peace for the State of Western Australia.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954

City of Armadale

BUSH FIRE CONTROL OFFICERS—2006/2007

It is hereby notified for public information that in accordance with Section 38 of the *Bush Fires Act* 1954, the following persons have been appointed as Bush Fire Control Officers. All previous appointments are hereby cancelled.

Chief Bush Fire Control OfficerBrian L WatkinsDeputy Chief Bush Fire Control OfficerRobbie Van UdenBush Fire Control OfficersNoel Plowman
Ian Thompson

Ray Barnett Andrew Clift Ron Porter Jim Kelliher Dee Rohan Robert Hagan Nathan Hall

R. S. TAME, Chief Executive Officer.

LG402

DOG ACT 1976

Shire of Menzies

AUTHORISED PERSON

Notice is hereby given that Peter Crawford has been appointed as an Authorised Officer for the Shire of Menizies pursuant to the provisions of—

1. Dog control in accordance with the provisions of the Dog Act 1976,

Regulations and Amendments and the Local Laws relating to dogs.

Appointment is to commence as of 20 October 2006.

N. P. CRAWFORD, Chief Executive Officer.

LG403

SHIRE OF MUKINBUDIN

APPOINTMENT

It is hereby notified for public information that Brian Alan Willcox has been appointed by the Council of the Shire of Mukinbudin as an Authorised Officer to enforce the provisions of the following—

Local Government (Miscellaneous Provisions) Act 1960;

Local Government Act 1995;

Caravan Parks and Camping Grounds Act 1995;

Dog Act 1976 and Regulations;

Bush Fires Act 1954 and Regulations;

The Litter Act 1979;

Control of Vehicles (Off Road Areas) Act 1978 and Regulations (as amended);

And applicable Shire of Mukinbudin Local Laws.

The authorisation of Michael Paul Sims is hereby revoked.

TREVOR SMITH, Chief Executive Officer.

LG404*

BUSH FIRES ACT 1954

Shire of Plantagenet

FIRE CONTROL OFFICERS—2006/2007

The following persons have been appointed to the designated positions for the Shire of Plantagenet in accordance with the Bush Fires Act 1954. All other appointments are hereby cancelled.

Chief Bush Fire Control Officer David Burcham

Deputy Chief Bush Fire Control Officer Len Handasyde

Bush Fire Control Officers

Simon Grylls Gavin Smith Norm Handasyde Michael Jenkins Simon Jenkins Brian Bailey Matt Candy Murray McLean Mike Lanigan Len Handasyde Geoff DePledge Rob Lally David Burcham Brian Harwood Keith Hart Wayne Davis Stan Hall Stephen Beech Peter Stevens Ken Frost Phillip Webb Bill Sounness Ian Mackie Brett Bell Peter Slade Owen Sounness Norm Hill Mark Wallace Warren Forbes Tom Rouse Bill Hollingworth Bill Bentley Graham Frusher Phillip Trent Robin Ditchburn Ray Parry John Russell Ray Williams Ron Thomas **Brad Cluett** Phillip Rule Kelvin Ridgway Richard Stan-Bishop Ian Higgins Lachlan Cameron **Kevin Forbes** Grant Cooper Trevor Pieper Cliff Rosman Barry Pearce Raymond Drage **Kevin Forbes**

Chief Fire Weather OfficerLen HandasydeDeputy Fire Weather OfficerRod Stan-Bishop

The following have been appointed as a Dual Bush Fire Control Officers for the Shire of Plantagenet and the City of Albany—

Tony Slattery Terry Bradshaw John Hood Graeme Pyle

Steve Fullarton John Howard

ROB STEWART, Chief Executive Officer.

LG405*

BUSH FIRES ACT 1954

City of Bayswater

FIRE CONTROL OFFICERS

Appointment of Authorised Persons

In accordance with the *Bush Fires Act 1954*, the following persons are hereby appointed as authorised Fire Control Officers. All previous appointments are herby cancelled—

Chief Fire Control Officer—Mario J Carosella

Deputy Chief Fire Control Officer—Bob Jarvis

Fire Control Officers—

Robyn Power

Ray McArthur

Steven Chua

Sandra Graham

Kim Davidson

Peter Sandow

LG501*

BUSH FIRES ACT 1954

City of Armadale

NOTICE TO ALL OWNERS AND OCCUPIERS OF LAND

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954, you are hereby required on or before the 30th day of November 2006 or within fourteen days of you becoming the owner or occupier of land should this be after the 30th day of November 2006 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to maintain the specified land and firebreaks clear of all flammable materials up to and including the 14th day of March 2007.

FIREBREAKS

Subject to item 5, firebreaks must be established not less than three (3) metres in width in the following positions on all land owned or occupied by you and situated within the City of Armadale.

- 1 Immediately inside all external boundaries of the land.
- 2 Immediately surrounding all buildings erected on the land.
- 3 Immediately surrounding all fuel ramps and dumps on the land.
- 4 Immediately surrounding all haystacks on the land.
- 5 On any lot having an area of less than 3,000m2, the keeping of grass on the lot at all times covered by this notice to a height less than 5 centimetres will be accepted in lieu of clearing a firebreak.

For the purpose of this notice grass kept at a height of less than 5 centimetres will be deemed not to be flammable material.

Such firebreaks may be constructed by one or more of the following methods—

PLOUGHING, CULTIVATING, SCARIFYING, BURNING, CHEMICAL SPRAYING OR OTHER APPROVED METHOD.

And are to be cleared to the satisfaction of an Authorised Officer of the City of Armadale. In addition you may be required to carry out further works which are considered necessary by an Authorised Officer of the City and specified by way of a separate written notice forwarded to the address as shown on the City of Armadale rates record for the relevant land.

In some instances naturally occurring features such as rocky outcrops, natural watercourses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks. This option must first be discussed with an Authorised Officer of the City, and approved by the Authorised Officer in writing.

All firebreaks and other alternative arrangements allowed by the preceding parts of this notice must be established on or before the 30th day of November 2006 (or within 14 days of you becoming the owner or occupier should this occur after that date) and maintained clear of flammable material up to and including the 14th day of March 2007.

APPLICATION TO VARY THE ABOVE REQUIREMENTS

If it is considered impracticable for any reason whatsoever to clear firebreaks or establish other arrangements as required by this notice, you may apply in writing to the Council of the City of Armadale, or its duly Authorised Officers not later than the 1st day of November 2006 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or it's duly Authorised Officers you must comply with the requirements of this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Except when specifically authorised to do so for purpose of fuel reduction by a Bush Fire Control Officer (BFCO) appointed by Council under the provisions of the *Bush Fires Act 1954*, an owner or occupier of land shall not set fire to, or cause or allow to be set on fire, any bush, rubbish or refuse whatsoever on a Sunday or a day that is a Public Holiday.

THE PENALTY FOR FAILING TO COMPLY with this Notice is a fine not exceeding \$5,000 and a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed by this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

By order of the Council.

MINERALS AND PETROLEUM

MP401*

PETROLEUM ACT 1967

GRANT OF EXPLORATION PERMITS

Exploration Permit Nos. EP 450 & EP 451 have been granted to New Standard Exploration NL to have effect for a period of six (6) years from 28 September 2006.

> W. L. TINAPPLE, Director Petroleum and Royalties Division.

PLANNING AND INFRASTRUCTURE

PI401*

SUBIACO REDEVELOPMENT ACT 1994

SUBIACO REDEVELOPMENT AUTHORITY

Subiaco Redevelopment Scheme

Amendment No. 3

Available for Public Inspection

It is hereby notified for public information that the Minister for Planning and Infrastructure has approved for advertising Amendment No. 3 to the Subiaco Redevelopment Scheme.

Amendment No. 3 will reserve part of the TAFE Station Street site for the purpose of an access way and urban plaza between Salvado Road and Wexford Street.

Comments are now invited on the proposed amendment. Details of Amendment No. 3, including a map showing the proposed access way, are available for inspection at the offices of the Subiaco Redevelopment Authority, 12 Lindsay Street, Perth, 6000 between the hours of 8:30am and 5:00pm, Monday to Friday, and may be viewed on the Authority's website www.sra.wa.gov.au.

Written submissions should be addressed to—

The Chief Executive Officer Subiaco Redevelopment Authority Locked Bag 8

Perth Business Centre

WA 6849

Attention: Planning Manager

The Subiaco Redevelopment Authority may modify the proposed amendment in response to submissions received.

The closing date for submissions is Tuesday, 21 November 2006.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME AMENDMENT NO. 1113/33A

South East Districts Omnibus (No. 7)

Call For Public Submissions

The Western Australian Planning Commission (WAPC) intends to amend the Metropolitan Region Scheme (MRS) for land in the local governments of Armadale, Canning, Gosnells, Victoria Park and Serpentine-Jarrahdale and is seeking public comment.

The purpose of the amendment is to update MRS zones and reservations in the South East corridor of the Metropolitan Region in relation to Government and landowner proposals for the use of various areas of land, rationalisations of zones, reservations and cadastral boundaries and to generally to ensure the MRS is kept up-to-date as the statutory regional plan for Perth. This amendment contains 17 separate proposals.

The WAPC has certified that, in its opinion, the amendment does not constitute a substantial alteration to the MRS.

The plans showing the proposed change and the WAPC Amendment Report which explains the proposal, will be available for public inspection from Tuesday 10 October 2006 to Friday 15 December 2006 at each of the following places—

- Department for Planning and Infrastructure, Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the Cities of Armadale, Canning and Gosnells,

the Town of Victoria Park and the Shire of Serpentine-Jarrahdale

Documents are also available from the WAPC internet site www.wapc.wa.gov.au.

Submissions

Any person who desires to make a submission to support, object or provide comment on any part of the proposed Amendment should do so on a Form 57. This submission 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, 15 December 2006.

Late submissions will not be considered.

	MOSHE	GILOVIT	Z, Secretary,
Western	Australian	Planning	Commission.

PI403*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Harvey

Town Planning Scheme No. 1—Amendment No. 64

Ref: 853/6/12/18 Pt 64

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Shire of Harvey local planning scheme amendment on 14th September, 2006, for the purpose of rezoning Lot 30 Clifton Close, Australind, from the "Residential R15/R30" zone and "Recreation Reserve" to the "Residential R15" and "Recreation Reserve" zones as depicted on the Scheme Amendment Map.

P. R. MONAGLE, Shire President. M. A. PARKER, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Mandurah

Town Planning Scheme No. 3—Amendment No. 78

Ref: 853/6/13/12 Pt 78

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Mandurah local planning scheme amendment on 25 September 2006 for the purpose of—

- Rezoning Part Lot 440 Wanjeep Street, Coodanup, from 'Residential (R12.5/R20)' and reserve for 'Local Recreation' to 'Urban Development' zone.
- Inclusion of a new provision under PART 6 'Special Controls'—Clause 6.7—
 - 6.7 Environmental Conditions
 - 6.7.1 Environmental conditions to which the Scheme is, or amendments to the Scheme are, subject are incorporated into the Scheme by Appendix 10 of the Scheme
 - 6.7.2 Where appropriate, the environmental conditions are to be indicated on the Scheme Map by the symbol 'EC' to indicate that Environmental Conditions apply to the land.
 - 6.7.3 The Council is to—
 - (a) maintain a register of all relevant statements published under sections 48F and 48G of the Environmental Protection Act 1986; and
 - (b) make the statements available for public inspection at the offices of the Council.

Note: Environmental conditions are those required to be incorporated in to a Scheme or an amendment to a Scheme following assessment under the Environmental Protection Act 1986.

• Inclusion of a new Schedule—Appendix 10—APPENDIX 10—ENVIRONMENTAL CONDITIONS

	TONMENTAL CONDITIONS	
Locality	Special Provisions	
1. Pt Lot 440 Wanjeep Street, Coodanup	 The subdivision and development of the subject land shall generally be in accordance with the approved Outline Development Plan. The development shall be fully serviced, including the provision of a 	
	reticulated potable water supply and sewerage system. • The developer shall prepare Environmental Management Plans to meet	
	the following objectives— - To maintain and enhance the integrity, functions and values of the	
	 environment; To maintain and enhance the quality of surface water and groundwater so that existing and potential uses, including ecosystem maintenance, are protected; 	
	- To ensure the provisions of the Statement of Planning Policy No.2: The Peel-Harvey Coastal Plain Catchment and the Environmental Protection (Peel Inlet—Harvey Estuary) Policy 1992 are observed and accommodated.	
	The Environmental Management Plans shall be required to be prepared, approved and implemented to the satisfaction of the Council and other regulatory authorities (and in consultation with those and other relevant authorities), as described below—	
	1 Urban Water Management Plan	
	Prior to ground disturbing activities, an Urban Water Management Plan over the whole of the subject land shall be prepared and approved to the specification and satisfaction of the Council, in accordance with the requirements of the Environmental Protection Authority and advice from the Department of Water to ensure that the rate, quantity and quality of water leaving Pt Lot 440 will not adversely impact on the Serpentine River tributary system, or Peel-Harvey Estuary, or wetlands in the vicinity of the subject land,	
	The Urban Water Management Plan shall incorporate—	
	(i) A baseline sampling program to determine existing quality of groundwater beneath Pt Lot 440;	
	(ii) A review of water quality data for the Serpentine River tributary system in the vicinity of the subject land;	
	(iii) A derivation of agreed performance targets for the urban stormwater and drainage treatment system(s);	
	(iv) Mechanisms to minimise (and rehabilitate) any erosion during and after the urban development phase;	
	(v) Mechanisms to protect the water regime of the Serpentine River tributary system, including water quality and water level, and to ensure that there will be no direct discharge of urban drainage to the Serpentine River tributary system from the subject land;	
	(vi) A monitoring and reporting program for nutrient concentrations in surface water infiltrations and groundwater discharges from the subject land, and the immediately adjacent Serpentine River tributary system, before and during construction and 'post- development', including a Sampling and Analysis Plan to specify the overall sampling collection, storage, analytical specification and reporting methodology;	
	(vii) 'Water Sensitive Urban Design' best management practices to achieve removal of pollutants and nutrients from surface water and groundwater discharges from the subject land;	
	(viii) 'Water Sensitive Urban Design' best management practices to maximise stormwater detention, treatment and infiltration on site;	
	 (ix) An examination of options for improving water quality in the Serpentine River tributary system with respect to groundwater discharges from the subject land; 	
	(x) Contingency measures to be implemented in the event that pollution and nutrient removal and stormwater detention are not achieving agreed performance targets; and	
	(xi) Identification of responsibilities and timeframes for implementing the approved Urban Water Management Plan.	

Locality	Special Provisions
Locality	
	Prior to any ground disturbing activities, a Nutrient and Irrigation Management Plan over the development area of Pt Lot 440 shall be required to be prepared and approved to the specification and satisfaction of the Council, in accordance with advice from the Department of Environment and Conservation, to ensure that the rate, quantity and frequency of nutrient and water application to open space areas within the development area of the subject land will not adversely impact on the Serpentine River tributary system, Peel-Harvey Estuary, wetlands in the vicinity of the subject land, or the 'Core Conservation Reserve' (as it is described in the Outline Development Plan). In the event that fill is required, a geotechnical report is to be provided which clarifies that the proposed fill source and fill requirements achieve an equal or improved Phosphorous Retention Index of the native soils on site.
	The Nutrient and Irrigation Management Plan shall incorporate— (i) The establishment and execution of a water quality sampling program;
	(ii) Details of the physical attributes of soils within the identified open space areas and a determination as to whether fill and/or soil amendment is required to optimise nutrient retention;
	 (iii) Determination of the overall characteristics of landscape treatments proposed within the identified open space areas; (iv) A schedule of tailored fertiliser application and irrigation to protect the receiving environment based on the outcomes of (i) to (iii) above;
	(v) Determination of predicted requirement(s) for groundwater to be used for irrigation and / or ornamental purposes at the completion of the development, and predicted impacts on the landscaped and / or native vegetation on the subject land as a result of the drawdown of that required groundwater;
	(vi) An auditing and reporting program for fertiliser and water application to the subject land, including a Sampling and Analysis Plan to specify the overall sampling collection, storage, analytical specification and reporting methodology;
	(vii) Contingency measures to be implemented in the event that pollution and nutrient removal are not achieving agreed performance targets as a result of management of open space areas; and
	(viii) Identification of responsibilities and timeframes for implementing the approved Nutrient and Irrigation Management Plan.
	3 'Artificial Water Body' Management Plan The artificial water body shall not be directly connected to the Serpentine River tributary system.
	Prior to ground disturbing activities, an 'Artificial Water Body' Management Plan for the artificial water body shall be required to be prepared and approved to the specification and satisfaction of the Council, in accordance with the requirements of the Environmental Protection Authority and advice from the Department of Environment and Conservation, to ensure that water quantity and quality, and the management and maintenance of that artificial water body, is at sustainable/appropriate levels.
	The 'Artificial Water Body' Management Plan shall incorporate—
	(i) A description of the dimensions, features, purpose and function of the artificial water body;
	(ii) A description of the function of the artificial water body during significant storm events, including details about the management of overland flow from that water body to the Serpentine River tributary system;
	(iii) Details regarding the volumetric capacity of the artificial water body and the proposed means for maintaining water levels;
	(iv) Details of predicted source water, including roof harvesting and associated catchment requirements—as well as groundwater availability, replenishment capacity and sustainability;
	(v) Details of water quality maintenance proposals (such as algal management) including circulation through connection to, and routine use within, the irrigation system for open space areas within the development area of the subject land;

Locality	Special Provisions		
	(vi) Details regarding construction (to a fully functional capability) of the artificial water body and the preservation and protection of the surrounding environment (particularly the Serpentine River tributary system) during this process;		
	(vii) A detailed 'Management and Maintenance Schedule' for the artificial water body, covering a period of 5 years and commencing from the time of its practical completion. This Schedule shall include a monitoring and reporting program and contain details in respect to 'whole of life' costings for the management and maintenance of the artificial water body, the establishment and ongoing operation of a 'strata reserve fund' to meet those total costings, and the transfer in perpetuity (after 5 years) of management and maintenance responsibility to the Council;		
	(viii) Contingency measures to be implemented in the event that pollution and nutrient concentrations exceed agreed performance targets; and		
	(ix) Identification of responsibilities and timeframes for implementing the 'Artificial Water Body' Management Plan.		
	4 <u>Vegetation Retention Management Plan</u>		
	Prior to ground disturbing activities, a Vegetation Retention Management Plan over the whole of the subject land shall be required to be prepared and approved to the specification and satisfaction of the Council, in accordance with the requirements of the Environmental Protection Authority and advice from the Department of Environment and Conservation, to ensure that the desirable retention and/or rehabilitation of significant site vegetation is maximised, protected and appropriately managed during construction works and into the future.		
	The Vegetation Retention Management Plan shall incorporate—		
	(i) The identification and detailed description of existing significant vegetation, including 'landmark' (eg Christmas Trees) and habitat trees, 'tree retention areas' and flora within Pt Lot 440;		
	(ii) Identification and delineation of the 'Core Conservation Reserve' (as it is described in the Outline Development Plan) to be ceded to the Crown under s152 of the Planning and Development Act 2005;		
	(iii) Identification of the reservation mechanism and vesting for the described 'Core Conservation Reserve';		
	(iv) A detailed description of the intended management methodology for the described 'Core Conservation Reserve', including revegetation/rehabilitation, controlling 'edge effects', weed control, fire prevention and control, public access, signage, fauna movement, habitat protection and sustainability targets;		
	(v) An auditing and reporting program on the described 'Core Conservation Reserve', including a Sampling and Analysis Plan to specify the overall sampling collection, storage, analytical specification and reporting methodology;		
	(vi) Contingency measures to be implemented in the event that the 'Core Conservation Reserve' is not achieving agreed sustainability targets; and		
	(vii) Identification of responsibilities and timeframes for implementing the Vegetation Retention Management Plan.		
	5 <u>Vegetation Management Plan</u> Prior to ground disturbing activities, a Vegetation Management Plan shall be required to be prepared and approved to the specification and satisfaction of the Council, in accordance with the requirements of the Environmental Protection Authority and advice from the Department of Environment and Conservation for those significant trees (and understoreys) and tree retention areas, identified in the 'Vegetation Retention Plan'.		
	The Vegetation Management Plan shall be prepared by an independent, qualified arboriculturalist and shall incorporate—		
	(i) A detailed description of the intended management of the identified significant trees (including understorey) and tree retention areas outside the 'Core Conservation Reserve' area (as it is described in the Outline Development Plan), including for weed control, public access management, fire prevention and control, hydrology and water requirements and public safety.		

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Locality	Special Provisions
	(ii) An assessment of each tree's health, growth habitat, structure,
	stability and pruning requirements; (iii) A tree re-generation plan and predicted survival and sustainability criteria;
	(iv) A 'bonded works', auditing and reporting program for the identified significant trees (including understorey) and tree retention areas;
	(v) Contingency measures to be implemented in the event that the tree retention areas are not achieving agreed survival and sustainability targets; and
	(vi) Identification of responsibilities and timeframes for implementing the Tree Management Plan.
	6 Flora Relocation Management Plan
	Prior to ground disturbing activities, a Flora Relocation Management Plan shall be required to be prepared and approved to the specification and satisfaction of the Council for identified flora that cannot be sustainably retained in situ, due to the requirements of the built form development of Pt Lot 440.
	The Flora Relocation Management Plan shall incorporate—
	(i) The identification of flora species that can be successfully relocated;
	 (ii) A detailed analysis of the required relocation process for each species, including timing, relocation methods, and immediate and ongoing care requirements;
	(iii) The intended destination of such flora specimens and the practicalities of relocation in terms of long-term survival;
	(iv) Dieback management;
	 (v) A 'Monitoring and Reporting Schedule' of identified and relocated flora, including a Sampling and Analysis Plan to specity the overall sampling collection, storage, analytical specification and reporting methodology;
	(vi) Details of seed collection and replanting opportunities; and
	(vii) Identification of responsibilities for implementing the Flora Relocation Management Plan.
	7 Foreshore and 'Core Conservation Reserve' Management Plan
	Prior to ground disturbing activities, a Foreshore and 'Core Conservation Reserve' Management Plan over the Serpentine River tributary system foreshore adjacent to Pt Lot 440 and described 'Core Conservation Area' shall be required to be prepared and approved to the specification and satisfaction of the Council, in accordance with the requirements of the Environmental protection Authority and advice from the Western Australian Planning Commission and the Department of Environment and Conservation, to ensure that the foreshore and 'Core Conservation Reserve' areas are protected and managed in an appropriate and sustainable manner.
	The Foreshore and 'Core Conservation Reserve' Management Plan shall incorporate an appropriate buffer/setback to built development, to ensure the preservation, protection and ongoing sustainability of the foreshore reserve and its riverine functions, and include sections dealing with the following matters—
	 (i) 'Existing Environment', including landforms and soils, vegetation and flora (including vegetation communities, vegetation condition and introduced species);
	(ii) 'Management Aims, Objectives and Actions';
	(iii) 'Link to Community Involvement';
	(iv) 'Restoration Plan';
	(v) 'Implementation Schedule';
	(vi) 'Audit Program'. An independent and qualified auditor will be required to provide a report on the practical completion of the Foreshore and 'Core Conservation Reserve' Management Plan and monitor the rehabilitation of the foreshore reserve, over a three (3) year maintenance period, on a bi-annual basis. A minimum performance 'success' rate is to be included in respect to the rehabilitation aspects of the Foreshore and 'Core Conservation Reserve' Management Plan to enable determination of the success
	of that rehabilitation and/or identification of any ongoing commitments.

Locality	Special Provisions		
	8 Acid Sulfate Soils Management Plan		
	Prior to ground disturbing activities, an Acid Sulfate Soils Management Plan shall be prepared and approved to the specification and satisfaction of the Council (in accordance with 'Policy No 9: Acid Sulfate Soils') and advice from the Department of Environment and Conservation for development areas within Pt Lot 440, to identify 'actual' and 'potential' acid sulfate soils and to determine appropriate management strategies for these (or if those soils must remain undisturbed).		
	The Acid Sulfate Soils Management Plan shall incorporate—		
	(i) A description of the geology and soils of the subject land;		
	(ii) Consideration of 'avoidance principles';		
	(iii) A targeted 'Preliminary Site Assessment' (PSA) and investigation to determine whether or not acid sulfate soils are present in the proposed development area, in accordance with Department of Environment and Conservation guidelines;		
	(iv) A detailed comparison of the outcomes of the PSA with the proposed development area and, if considered necessary by the Council or the Department of Environment and Conservation, modifications being made to the Outline Development Plan accordingly;		
	(v) A description of the preliminary areas of proposed ground disturbing activity on Pt Lot 440 greater than 3 metres in depth, recognising that the risk of disturbing acid sulphate soils is not limited to over 3 metres in depth;		
	(vi) Detailed designs for any ground disturbing activities, and associated dewatering, of over 3 metres in depth to avoid areas within the targeted PSA identified as containing 'actual' or 'potential' acid sulfate soils (any activities requiring dewatering must first obtain approval and a licence from the DoE);		
	(vii) A specific methodology to address design, management and/or treatment options for any disturbed areas where 'actual' or 'potential' acid sulfate soils are encountered during construction;		
	(viii) Monitoring and reporting procedures during construction;		
	(ix) A separate management plan is to be prepared and approved in the event that dewatering works are necessary in order to ensure that there is no direct discharge of dewatering effluent into the river;		
	(x) Contingency measures to be implemented in the event that acid sulfate soil management is determined by the Council or Department of Environment and Conservation to be unsatisfactory; and		
	(xi) Identification of responsibilities for implementing the Acid Sulfate Soil Management Plan.		
	9 Mosquito Management Plan		
	Prior to ground disturbing activities, a Mosquito Management Plan shall be required to be prepared and approved to the specification and satisfaction of the Council, in accordance with advice from the Department of Health and the Department of Environment and Conservation, to identify mosquito nuisance and public health risks and determine necessary management strategies.		
	The Mosquito Management Plan shall incorporate—		
	(i) A full operational description of local and regional mosquito control programs, including annual costs, run by the Council;		
	(ii) The identification and detailed description of known mosquito breeding sites and habitats on, and in the near vicinity of Pt Lot 440;		
	(iii) A detailed analysis and description of methods to reduce and manage identified mosquito breeding sites and habitats potentially affecting the quality of life / public health of future residents on the subject land;		
	(iv) Details of the built form response to mosquito nuisance and health risk;		

Locality	Special Provisions
	(v) Details of partnering arrangements agreed between the Council and the developer for mosquito monitoring and control (including a 'Reporting Schedule' which incorporated a Sampling and Analysis Plan to specify the overall sampling collection, storage, analytical specification and reporting methodology)—such details to include description of strata reserve funding to ensure appropriate ongoing contributions;
	(vi) Details of a public health education program for future residents of Pt Lot 440;
	(vii) Contingency measures to be implemented in the event that monitoring indicates that mosquito management is determined by the Council to be unsatisfactory; and
	(viii) Identification of responsibilities for implementing the Mosquito Management Plan.
	10 Wildlife Management Plan
	Prior to ground disturbing activities, a Wildlife Management Plan shall be required to be prepared and approved to the specification and satisfaction of the Council in accordance with advice from the Department of Environment and Conservation, to ensure the proper management, protection or relocation of fauna species within the development area, the 'Core Conservation Reserve' (as it is described in the Outline Development Plan) and adjoining foreshore reserve of Pt Lot 440.
	Ground disturbing activities shall be limited or ceased during key breeding and nesting times (as identified in the approved Wildlife Management Plan).
	The Wildlife Management Plan shall incorporate—
	(i) A description of existing fauna species including frogs, reptiles, avifauna, mammals and significant invertebrates;
	(ii) a description of fauna habitat location(s), including those to be retained within the development area of Pt Lot 440;
	(iii) A description of the constraints and/or threats to the long term sustainability of habitat and management proposals to minimise/mitigate these constraints/threats;
	(iv) Details of the commitment to the long-term protection of the two (2) habitat trees for nesting raptors identified on the Outline Development Plan (including the provision of adequate buffers from development and how lighting and any other activities likely to disturb or disrupt the breeding cycle of these species will be managed);
	(v) A description of breeding, incubation and fledgling periods of key avifauna and other fauna species, along with details of construction management programs and methods to minimise disturbance;
	(vi) Details of a fauna relocation program, including an 'Implementation Schedule' containing proposed timing and responsibilities;
	(vii) Details of any community education and awareness program(s);
	(viii) Details of any desirable exclusion of domestic cats from the development, given the significant remnant vegetation, native fauna habitats and environmental values to remain OR what education/information program will be undertaken to advise prospective residents of their responsibilities to ensure the proper control and management of their cats to prevent adverse impacts on the local environment; and
	(ix) Identification of responsibilities for implementing the Wildlife Management Plan.

PI405*

PLANNING AND DEVLOPMENT ACT 2005

City of Nedlands

APPROVED TOWN PLANNING SCHEME AMENDMENT

Town Planning Scheme No. 2 Amendment No. 170

Ref: 853/2/8/4 Pt 170

It is hereby notified for public information, in accordance with Section 7 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City if Nedlands Town Planning Scheme Amendment on 12 September 2006 for the purpose of-

Inserting into Schedule No. 1 of Town Planning Scheme No. 2, and additional entry for "Lot 50, Langham Street", with the additional use of "Two Grouped Dwellings" as follows—

LOT NO	STREET	ZONE	ADDITIONAL USE PERMITTED
50	Langham St	Residential R12.5	Two Grouped Dwellings

L. G. TAYLOR, Mayor. G. MARTIN, Acting Chief Executive Officer.

PI406*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Exmouth

Town Planning Scheme No. 3—Amendment No. 17

Ref: 853/10/7/3 Pt 17

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Shire of Exmouth local planning scheme amendment on 28 August 2006 for the purpose of-

- 1. Rezoning Lot 1415 Skipjack Circle, Exmouth from "Residential R17.5" to "Residential R17.5", Residential R.30" and "Recreation and Open Space Reserve" as depicted on the Proposed Zoning Plan.
- 2. Amending the Scheme Map accordingly.

R. J. COOPER, President. P. ANASTASAKIS, Chief Executive Officer.

WATER/SEWERAGE

WA401*

WATER SERVICES LICENSING ACT 1995

NOTICE UNDER SECTION 31 (5) AMENDMENT OF LICENCE

Notice is given that the following Operating Licence has been amended—

Licensee: Water Corporation Issue Date: 01 October 2006 PO Box 100 Address of Licensee:

Leederville WA 6092

Classification: Operating Licence, Water Supply, Sewerage, Irrigation and Drainage

Term of Licence: Up to and including 28 June 2021.

Amendment: Substitution of a new licence for the existing licence with amendment to—

Gingin Operating Area OWR-OA-247(C) to include the Nilgen area formerly the subject of Operating Licence IL/8.

Insertion of clauses 3.10 to 3.12 inclusive—Nilgen Transitional

• Insertion of "unless otherwise directed by the Authority" at the end of the first sentence of clause 4.8

Inspection of Licence: Economic Regulation Authority

6th Floor

197 St Georges Terrace Perth WA 6000

http://www.era.wa.gov.au

LYNDON G. ROWE, Chairman, Economic Regulation Authority.

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