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EFFECTIVE FROM 1 JULY 2007 (Prices include GST).

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Per Column Centimetre—\$11.55

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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.

— PART 1 —

WORKCOVER

WC301*

Workers' Compensation and Injury Management Act 1981

Workers' Compensation and Injury Management Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the Workers' Compensation and Injury Management Amendment Regulations 2007.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette* ("Gazettal day");
- (b) the rest of the regulations on the day after Gazettal day.

3. The regulations amended

The amendments in these regulations are to the Workers' Compensation and Injury Management Regulations 1982.

4. Regulation 17A replaced

Regulation 17A is repealed and the following regulation is inserted instead —

17A. Supplementary amount

- (1) The supplementary amount referred to in the Schedule 5 clause 1 of the Act is
 - (a) for the period up to and including 30 June 2008
 - (i) in relation to a worker with a dependant spouse or dependant de facto partner, or both, \$228; and

(ii) in relation to a worker without a dependant spouse or dependant de facto partner, \$128;

and

- (b) for a financial year commencing on or after 1 July 2008, in accordance with section 5A of the Act, the amount obtained by
 - (i) varying the amount applying at the end of the preceding financial year by the percentage by which the March CPI varies from the previous March CPI; and
 - (ii) rounding the amount to the nearest whole number of cents (with an amount that is 0.5 of a cent being rounded off to the next highest whole number of cents).
- (2) In this regulation
 - "March CPI" for a financial year, means the index number for the quarter ending on the last 31 March before the financial year commences, as shown in the Consumer Price Index Numbers (All Groups Index) for Perth published by the Commonwealth Statistician under the Commonwealth Census and Statistics Act 1905.

,,

By Command of the Governor,

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

— PART 2 —

CONSUMER AND EMPLOYMENT PROTECTION

CE401

ASSOCIATIONS INCORPORATION ACT 1987

Section 35(4)

MURRAY DISTRICTS HORSE AND PONY DRIVING CLUB INC.

Notice is hereby given that the incorporation of the above-named association has been re-instated as from the date of this notice.

Dated: 30 October 2007.

ANNE DRISCOLL, delegate of the Commissioner for Consumer Protection.

CE402

COMPANIES (CO-OPERATIVE) ACT 1943

Section 296(5)

COMPANY STRUCK OFF THE REGISTER

Notice is hereby given that the following company has been struck off the register in accordance with s296(5) of the Act and is hereby dissolved—

WESTERN INLAND FISHERIES CO-OPERATIVE LIMITED

Dated this 30th day of October 2007.

WILL MORGAN, for the Registrar for Consumer Protection.

ECONOMIC REGULATION AUTHORITY

EX401*

ENERGY COORDINATION ACT 1994

REPEAL BY ECONOMIC REGULATION AUTHORITY

I, Lyndon Rowe, Chairman of the Economic Regulation Authority, hereby repeal the "Gas Marketing Code of Conduct" pursuant to Part 2C of the Energy Coordination Act 1994.

Dated at Perth, this 2nd day of November 2007.

LYNDON G. ROWE, Chairman, Economic Regulation Authority.

EDUCATION AND TRAINING

ED401

EDITH COWAN UNIVERSITY ACT 1984

APPOINTMENT

It is hereby notified for general information that the Governor in Executive Council has, in accordance with Section 9(1)(a) of the *Edith Cowan University Act 1984*, approved the re-appointment of Mrs Karen Macdonald as a member of the Edith Cowan University Council for a term of office expiring on 6 December 2010.

MARK McGOWAN MLA, Minister for Education and Training.
M. C. WAUCHOPE, Clerk of the Executive Council.

ENVIRONMENT

EV401*

CONSERVATION AND LAND MANAGEMENT ACT 1984

MILLSTREAM-CHICHESTER NATIONAL PARK AND MUNGAROONA RANGE NATURE RESERVE Notice of Draft Management Plan

The Conservation Commission of Western Australia advises that the draft management plan for the Millstream-Chichester National Park and Mungaroona Range Nature Reserve has been released for public comment.

The plan covers the Millstream-Chichester National Park, lands proposed for addition to the Park and the Mungaroona Range Nature Reserve. These reserves are located south of Karratha in the Pilbara Region of the north-west of Western Australia. The plan contains information relevant to the management and protection of the reserves and makes recommendations for adoption in a final management plan.

The plan may be downloaded from the Department of Environment and Conservation's NatureBase website at: http://www.naturebase.net/content/view/2332/1183/

The plan can also be viewed at the Department of Environment and Conservation's Woodvale library, the Karratha Community Library, the Pannawonica Public Library, the South Hedland Public Library and the Tom Price Public Library. Free copies of the plan are also available from the following Department of Environment and Conservation offices—

- State Operational Headquarters, 17 Dick Perry Avenue, Technology Park, Western Precinct, Kensington, WA 6151;
- Pilbara Region, Lot 3 Anderson Road, Karratha Industrial Estate, Karratha, WA 6714;
- Exmouth District, 20 Nimitz Street, Exmouth, WA 6707;
- Midwest Region, 1st Floor, The Foreshore Centre, 201 Foreshore Drive, Geraldton, WA 6530; and
- Millstream-Chichester and Karijini National Park's Visitor Centres.

Public submissions on the plan can be made by completing the reply paid Public Submission form which is contained within the plan or can be obtained by contacting (08) 9334 0426. Alternatively, written submissions (which refer to particular section or subsection headings and pages of the plan) can be posted or emailed to planning@dec.wa.gov.au

Written submissions should be addressed to the Director General, Department of Environment and Conservation, Locked Bag 104, Bentley Delivery Centre WA 6983, and marked to the attention of the Planning Officer, Millstream-Chichester National Park and Mungaroona Range Nature Reserve Draft Management Plan.

The closing date for public submissions is Friday 11th January 2008.

KEIRAN McNAMARA, Director General, Department of Environment and Conservation.

Dr JOHN BAILEY, Chairman, Conservation Commission of Western Australia.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

FULL-MOON AND EASTER CLOSURE TIMES IN THE WEST COAST ROCK LOBSTER MANAGED FISHERY

Notice Number 1 of 2007

For the purposes of Clause 9B of the West Coast Rock Lobster Management Plan 1993 the closure times during the period commencing on 1 February 2008 and ending on 30 June 2008 are—

- (a) 21, 22 and 23 February;
- (b) 21, 22 and 23 March;
- (c) 20, 21 and 22 April;
- (d) 20, 21 and 22 May; and
- (e) 19, 20 and 21 June.

The baiting and pulling of pots in Zone C of the Fishery during these closure times is prohibited.

P. J. MILLINGTON, Chief Executive Officer.

Dated this 23rd day of October 2007.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

AMENDMENT OF AN ENTRY IN THE REGISTER OF HERITAGE PLACES

The entry in the Register of Heritage Places ("the Register") relating to *P5372, Westbrook Homestead* located at the end of Florence Road, off Bussell Highway, Vasse ("the Place") has been amended pursuant to section 54 of the *Heritage of Western Australia Act 1990*.

The reason for the proposed amendment is that portion of the Place no longer contains any significant elements

The amended land description of the Place is—

Portion of Lot 40 on Diagram 96587 being part of the land contained in Certificate of Title Volume 2197 Folio 60 as shown on Heritage Council of Western Australia Survey Drawing No. 5372 prepared by Steffanoni Ewing & Cruickshank Pty and dated 17 April 2007.

2 November 2007.

IAN BAXTER, Director, Office of the Heritage Council of WA, 108 Adelaide Terrace, East Perth WA 6004.

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 Permit to do High-Level Security Work—

Surname	Other Names	Permit No.	Revocation Date
Read	Michael Leonard	AP-0345	27/10/2007

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

BRIAN LAWRENCE, Manager, Acacia Prison Contract.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954

 $Shire\ of\ Bridge town ext{-}Green bushes$

APPOINTMENT OF FIRE CONTROL OFFICERS

It is hereby notified for public information that in accordance with section 38 of the Bush Fires Act, the Shire of Bridgetown-Greenbushes has appointed the following as Fire Control Officers for the purpose of issuing Fire Permits only—

- Mr Lyndon Pearce for the Yornup Bush Fire Brigade
- Mr David McIntyre for the Greenbushes Bush Fire Brigade

The appointments come into effect as from 25th October 2007.

LG501*

BUSH FIRES ACT 1954

City of Bunbury

BUSH FIRE NOTICE AND REQUIREMENTS

Pursuant to the powers contained in Section 33 of the Bush Fires Act, 1954, it is hereby notified that owner/occupiers of land with the District of the City of Bunbury are required to carry out fire prevention work in accordance with the provisions of this notice. This work must be carried out no later than 30 November 2007 and kept maintained throughout the summer months until 10 May 2008. The penalty of non-compliance with this notice is a modified penalty of \$250 and a maximum penalty of \$1000, and not withstanding prosecution, Council may enter upon the land and carry out required works at the land owners/occupiers expense.

REQUIREMENTS

1. Rural and Townsite Land (includes residential, commercial and industrial)

- (a) Where the area of land is 2024m² (approximately 1/2 acre) or less, **remove** all flammable material on the land except living standing trees, from the whole of the land; and
- (b) Where the area of land exceeds 2024m² provide firebreaks free of all flammable material and at least 3 metres wide, immediately inside all external boundaries of the land and also immediately surrounding all buildings and haystacks situated on the land. Where several adjoining lots are held or used by the owner/occupier, the firebreaks may be provided inside and along the external boundaries of the group or lots.

2. Rural Land

The owners of all rural holdings zoned as Rural under Town Planning Schemes must maintain clear of all flammable materials, a firebreak not less than three (3) metres wide immediately inside all external boundaries of the land.

3. Fuel and Gas Depots

In respect of land owned and/or occupied by you on which is situated any container normally used to contain liquid or gas fuel, including the land on which any ramp or supports are constructed, you shall have the land clear of all flammable material.

4. Plantations

Boundary Firebreaks-

On the horizontal plane a firebreak shall be provided 15 metres wide and immediately adjoining all external boundaries of the planted area. The outer 10 metres will be cleared of all flammable material while the inner 5 metres, i.e. that portion closest to trees may be kept in a reduced fuel state, i.e. by slashing or grazing grass provided that the height of the grass does not exceed 8cm.

On the vertical plane a clear space 4 metres high will be maintained above the outer 10 metres of the firebreak.

Internal Firebreaks—

Plantations shall be subdivided into areas not exceeding 30 hectares by firebreaks 6 metres wide, which shall be cleared of all flammable material. In the vertical plane a clearance of a minimum height of 4 metres from the ground level will be maintained above the firebreak.

5. Burning Permits, Burning of Bush, Grass and Garden Refuse

Burning of anything including bush, grass and garden refuse is totally prohibited from 30th December 2007 to 28th March 2008 (inclusive).

Permits to burn are required for any burning including garden refuse at any time between 15 November 2007 and 29 December 2007 (inclusive) and between 29 March 2008 and 10 May 2008 (inclusive).

Permits to burn will only be issued to land owners/occupiers for hazard reduction burning until 30 November 2007 (inclusive). From 1 December 2007 to 29 December 2007 (inclusive), permits to burn will not be issued to land owner/occupiers for hazard reduction burning. Permits to burn will only be issued to fire brigades established in accordance with the Fire Brigades Act 1942 or the Bushfires Act 1954 and for any other burning as approved by the Councils Chief Bush Fire Control Officer.

6. Campfires

Campfires are totally banned within the whole of the District of the City of Bunbury from 15 November 2007 until 10 May 2008 (inclusive).

7. Prohibited and Restricted Burning periods

Prohibited Burning Period: The 'prohibited burning' period that applies within the District of the City of Bunbury is 30 December 2007 to 28 March 2008 (inclusive).

Restricted Burning Period: The 'restricted burning' periods that apply within the District of the City of Bunbury are 15 November 2007 to 29 December 2007 (inclusive) and 29 March 2008 to 10 May 2008 (inclusive). These dates may be subject to variation according to seasonal conditions, but any changes will be advertised in a newspaper circulating the Bunbury District.

If it is considered for any reason to be impractical to clear firebreaks as required by this notice or if natural features render fire-breaks unnecessary, you may apply to the Council or its duly authorised officer not later than **15 November 2007** for permission to provide firebreaks in alternative positions

or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, the requirements of this notice shall be complied with. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bushfires Act.

It is hereby notified that in accordance with the Bush Fires Act 1954 the following have been appointed as Fire Control Officers for the District of the City of Bunbury.

John Kowal Chief Bush Fire Control Officer

Lewis Winter Deputy Chief Bush Fire Control Officer

Fire Control Officers

Murray Halden, Dean Host, Harold Neil, Jacquelyn Robinson, Dean Ball, Scott Kiss and Alan Snow.

GREG TREVASKIS, Chief Executive Officer.

Main Roads

MR401*

ROAD TRAFFIC ACT 1974

TRAFFIC MANAGEMENT REQUIREMENTS—TOWED AGRICULTURAL IMPLEMENTS CROSSINGS

The information below details the requirements set by Main Roads Western Australia ("Main Roads") for Towed Agricultural Implements Crossings. If you have any questions or comments please contact Heavy Vehicle Operations by e-mail or by telephone on (08) 9311 8450.

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1. POLICY STATEMENT

This document stipulates the requirements set by the Commissioner of Main Roads for towed agricultural implements crossings under the Road Traffic (Towed Agricultural Implements) Regulations 1995.

It should be remembered that the onus remains with the operator of an agricultural combination to take all reasonable precautions when crossing roads. Also, nothing in this document prevents the application of, or absolves the operator from compliance with, any applicable road traffic law.

The Road Traffic (Towed Agricultural Implements) Regulations 1995 limit the crossing of roads under these requirements to "gate to gate" operation only—i.e. where the centerlines of the two opposing gates are not more than 20 metres apart.

2. APPLICATION AND APPROVAL REQUIREMENTS

2.1 Definitions

Unless otherwise indicated in the text of this document—

Agricultural Combination has the same meaning as defined in Road Traffic (Vehicle

Standards) Regulations 2002.

Agricultural Implement has the same meaning as defined in Road Traffic (Vehicle

Standards) Regulations 2002.

AS means Australian Standards.

Local road means a road under the control of a Local Government.

Main Roads means Main Roads Western Australia.

RTC 2000 means The Road Traffic Code 2000.

State road means a road under the control of Main Roads Western

Australia

Traffic signs mean a sign as recognised in the Australian Standards or

Main Roads Signs Index.

2.2 Background

The purpose of this document is to specify the traffic management requirements necessary for towed agricultural implements crossings.

Under the provisions of the *Road Traffic (Towed Agricultural Implements) Regulations 1995* before a towed agricultural implements crossing can be used on a highway or main road approval is required from Main Roads. However, no such approval is required for roads under the control of a Local Government.

Applications must be made to Main Roads in writing by the owner or leasee of the property from which the crossing is to be made, and shall be taken to apply to all agricultural combinations using that towed agricultural implements crossing.

Approval shall only be granted by Main Roads if it is demonstrated that the crossing location meets the requirements of this document, including the minimum approach sight distance in Section 3.

There are no fees associated with an application or approval for a towed agricultural implements crossing.

Approval will not be granted by Main Roads for a towed agricultural implements crossing at locations that are—

- on declared Control of Access Highways under the Main Roads Act 1930;
- on dual carriageways;
- located within built-up areas:
- on roads that have an average annual daily traffic volume of 500 vehicles per day or greater;
- at locations where the crossing cannot be seen from more than 300 metres away by an approaching motorist; or,
- closer than 1 km to another crossing point servicing the same landowner.

The Road Traffic (Towed Agricultural Implements) Regulations 1995 require the person responsible for an agricultural combination to install temporary road warning signs and to display orange flashing warning lights in accordance with the requirements of this document.

2.3 Application

2.3.1 General

The Road Traffic (Towed Agricultural Implements) Regulations 1995 requires the person responsible for an agricultural combination to—

- take all reasonable precautions to warn approaching traffic of the presence of the agricultural combination; and
- arrange the moving of the agricultural combination at such times, and in such a manner, as is likely to prevent unreasonable delay to the passage of other traffic.

2.3.2 Reasonable Warning

Reasonable precautions to warn approaching traffic with warning signs and devices is provided in Section 3—Technical Guidelines.

2.3.3 Unreasonable Delay

The following circumstances are considered to be unreasonable delay—

- the duration of road closure is greater than 5 minutes; and,
- for multiple crossing movements, all queued vehicles are not cleared before the commencement of the next crossing movement.

2.3.4 Costs

The person responsible for an agricultural combination is responsible for the supply, installation and removal of the road traffic signs and devices associated with the road crossing.

3. TECHNICAL GUIDELINES

3.1 General

The removal or covering of signs when not in use is mandatory. Signs that are displayed while not in use may bring all signing into disrepute and may result in motorists disregarding important warnings. Signs should be covered so that they are not visible in all light conditions.

3.2 Towed Agricultural Implements Crossings

A crossing must be located such that approaching motorists can see the crossing point from a minimum of 300 metres away. The required signing shall be as per **Figure 1**.

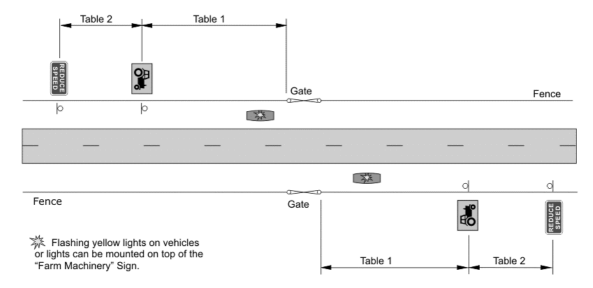


FIGURE 1—Typical Crossing Site

The crossing should not be used when sun glare will interfere with an approaching motorist's view of the traffic signs or the agricultural combination crossing the road. The REDUCE SPEED and the FARM MACHINERY signs should be visible at the same time to approaching motorists.

Where a crossing point is adjacent to an intersection, FARM MACHINERY and ON SIDE ROAD signs should be used on the side roads, to alert motorists entering the road that there is an agricultural combination crossing the road. The location of the FARM MACHINERY sign should be based on a distance from the crossing as shown in **Table 1**.

3.2.1 Use during Periods of Poor Visibility

Towed agricultural implements crossings must not be used during periods of poor visibility that do not allow the crossing point to be visible to an approaching motorist from a distance of at least 300 metres.

POSTED SPEED LIMIT km/h	MINIMUM SPACING DISTANCE METRES
60	120
70	140
80	160
90	180
100	200
110 / State Limit	220

Table 1—Placement of Farm Machinery Signs

Table 2—Placement of Reduce Speed Signs

Posted Speed Limit km/h	Minimum Spacing Distance
60	30
70	35
80	40
90	45
100	50
110 / State Limit	55

3.3 Signs

Signs should be erected in accordance with these guidelines and Main Roads Standard

Drawing 9548-090. All signs shall be rigid. The class of retro-reflective material used must be Class 1. Signing should be displayed prior to and during the movement. Signs and flashing orange warning lights should be positioned and erected so that—

- they are properly displayed and firmly secured to prevent them being blown over by the wind or passing traffic; and
- signs may be placed on the roadside or road shoulder and should be at least 1 metre clear of the road lanes.

The signs and any flashing orange lights should be displayed or installed immediately prior to the agricultural combination being driven on to the road reserve and folded over or removed as soon as the agricultural combination is no longer in the road reserve, as per **Section 3.1**.

Signs are a specified treatment in this guideline, and the required signs are listed in Table 3.

TABLE 3—List of typical signs for Agricultural Combination Crossings

"FARM MACHINERY" Main Roads' Designation MR-TAW32 Sign Size: 900 mm x 900 mm	
"REDUCE SPEED" AS 1742.2 Designation G9-9A Sign Size: 1500 mm x 750 mm	REDUCE SPEED
"ON SIDE ROAD" AS 1742.2 Designation W8-3B Sign Size: 750 mm x 500 mm	ON SIDE ROAD

3.4 Flashing Orange Warning Light

The flashing orange warning light shall comply with the equipment described in the *Road Traffic* (Vehicle Standards) Regulations 2002. Vehicle indicator lights do not constitute a flashing orange warning light.

3.5 Compliance

The conditions of the following publications have been described in this guideline—

- Main Roads' Signs Index and relevant guidelines;
- Occupational Safety and Health Regulations 1996 Act; and
- Relevant Australian Standards.

Therefore, this guideline provides sufficient guidance for a person operating a towed agricultural implements crossing and complies with the necessary standards. If required, further information can be obtained by contacting Main Roads' Heavy Vehicle Operations on (08) 9311 8450.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIAN MARINE ACT 1982 NAVIGABLE WATERS REGULATIONS 1958

Shire of Augusta-Margaret River SWIMMING PROHIBITED AREA Flinders Bay

> Department for Planning and Infrastructure, Fremantle WA, 2 November 2007.

Acting pursuant to the powers conferred by Regulation 10A(b) of the Navigable Waters Regulations 1958, I hereby close all of the following waters to swimming—

Flinders Bay

All those waters bounded by lines extending from $115^{\circ}10.1160$ 'E, $34^{\circ}20.6250$ 'S (a point on the foreshore north of the boat ramp) to $115^{\circ}10.1420$ 'E, $34^{\circ}20.6090$ 'S, then to $115^{\circ}10.1815$ 'E, $34^{\circ}20.6180$ 'S (the starboard marker), then to $115^{\circ}10.1780$ 'E, $34^{\circ}20.6205$ 'S (the port marker), then to $115^{\circ}10.1530$ 'E, $34^{\circ}20.6230$ 'S, then to $115^{\circ}10.1255$ 'E, $34^{\circ}20.6410$ 'S (on the foreshore south of the boat ramp). All coordinates based on GDA 94.

DAVID HARROD, General Manager, Marine Safety, Department for Planning and Infrastructure. MX402*

WESTERN AUSTRALIAN MARINE ACT 1982 NAVIGABLE WATERS REGULATIONS 1958

PROHIBITED SWIMMING AREA Freshwater Bay, Swan River

Department for Planning and Infrastructure, Fremantle WA, 2 November 2007.

Acting pursuant to the powers conferred by Regulation 10A(b) of the *Navigable Waters Regulations* 1958, I hereby close all of the following waters to swimming, between 9.00 pm and 9.55 pm on Saturday 3 November 2007—

Freshwater Bay

All the waters within a 140 metre radius of the firing point, located on a pontoon anchored approximately 200 metres due east from the foreshore, on an imaginary line drawn from the prolongation of Anstey Street, in the Town of Claremont.

This area is set aside for safety measures during the set up and display of pyrotechnics.

ALISON COATES, Acting General Manager, Marine Safety, Department for Planning and Infrastructure.

MINERALS AND PETROLEUM

MP401*

PETROLEUM ACT 1967

RENEWAL OF EXPLORATION PERMIT EP363 (R3)

Exploration Permit EP363 (R3) has been granted for a period of five years to Apache Energy Limited, to have effect from and including 26 October 2007.

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

MP402*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Section 119

PROHIBITION OF ENTRY INTO A SAFETY ZONE

I, William Lee Tinapple, the Director Petroleum and Royalties Division of the Department of Industry and Resources of the said State by instrument of delegation dated 25 July 2007, and pursuant to section 119 of the above Act, hereby prohibit all vessels other than vessels under control of the registered holders of Production Licence WA-32-L, vessels operated by authorised persons who are exercising powers under Division 6A of Part III section 140 (A) (1) of the above Act and Australian Customs Vessels defined as Commonwealth ships under the Australian Customs Act 1901 from entering or remaining in the area of the safety zone without the consent in writing of the Director, Petroleum and Royalties Division.

The Safety Zone encapsulates facilities comprising (1) the Stybarrow Venture MV16 FPSO Spider Buoy including mooring legs and anchors, three Stybarrow Drill Centres (2) Drill Centre A (Wells I2 &I3), (3) B Drill Centre (Wells H3,H4 & I1) and (4) Drill Centre C (Wells H1 & H2), and their flowlines connecting to the Spider Buoy, as well as (5) the Eskdale Drill Centre (Wells EG1 & EH1). The flowline at 355 deg heading from the FPSO to the Eskdale Drill Centre Wells is excluded. These facilities are centred in accordance with the associated diagram attached, with radius measured from each point of the outer edge of the drilling vessel/facility and the following details—

(1)	Spider Buoy for	r Stybarrow Venture			
	MV16 FPSO (274m) plus Hawser (60m)		GDA94 C	Coordinates	
	plus Offtake Tanker (300m)		$21^{\circ}26'95.0"S$	113°49'47.0"E	radius 1134m
	Mooring Leg	Anchor 1	$21^{\circ}27'22.0"S$	113°50'23.0"E	radius 500m
		Anchor 2	$21^{\circ}27'16.0"S$	113°50'26.0"E	radius 500m
		Anchor 3	$21^{\circ}27'10.0"S$	113°50'27.0"E	radius 500m
	Mooring Leg	Anchor 4	$21^{\circ}26'20.0"S$	113°49'34.0"E	radius 500m
		Anchor 5	$21^{\circ}26'21.0"S$	$113^{\circ}49'28.0"E$	radius 500m
		Anchor 6	21°26'23.0"S	113°49'21.0"E	radius 500m

	Mooring Leg	Anchor 7	21°27'42.0"S	113°48'83.0"E	radius 500m
		Anchor 8	$21^{\circ}27'48.0"S$	113°48'89.0"E	radius 500m
		Anchor 9	$21^{\circ}27^{\prime}53.0^{\circ}\mathrm{S}$	113°48'94.0"E	radius 500m
(2)	Stybarrow Drill	Centre A Wells 12 & 13	$21^{\circ}28'07.7"S$	113°50'46.0"E	radius 500m
(3)	Stybarrow Drill	Centre B Wells H3, H4 & L1	$21^{\circ}28'26.5"S$	113°49'31.6"E	radius 500m
(4)	Stybarrow Drill	Centre C Wells H1 & H2	$21^{\circ}29'42.6"S$	113°49'44.5"E	radius 500m
(5)	Eskdale Drill Ce	ntre D Wells EG1 & EH1	$21^{\circ}22'51.7"S$	113°49'05.2"E	radius 500m

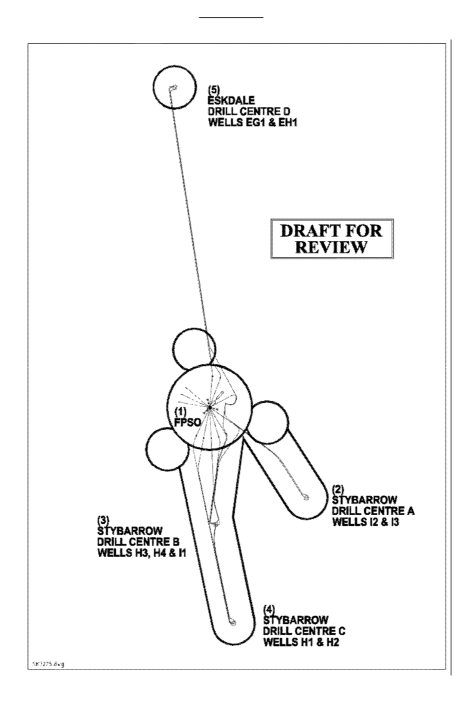
The Safety Zone remains in force for the duration of the operational activities.

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 119 of the Act and are punishable, upon conviction, by a fine not exceeding \$100,000 or imprisonment for a term not exceeding 10 years, or both, pursuant to section 119(3) of the Act.

Dated this 29th day of October 2007.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

WILLIAM LEE TINAPPLE, Director Petroleum and Royalties Division.



MP403*

CORRECTION

MINING ACT 1978

INTENTION TO FORFEIT

The notice at page 5661 of the $Government\ Gazette$ dated 26 October 2007 to be corrected as follows. Delete—

"In accordance with Regulation 50(b) of the Mining Regulations 1981, notice is hereby given that unless the rent due on the under mentioned licence and lease are paid on or before 23 March 2007 it is the intention of the Minister for Resources under the provisions of sections 96A(1) and 97(1) of the *Mining Act*, 1978 to forfeit such for breach covenant, viz, non-payment of rent."

Insert-

"In accordance with Regulation 50(b) of the Mining Regulations 1981, notice is hereby given that unless the rent due on the under mentioned licences and leases are paid on or before 22 November 2007 it is the intention of the Minister for Energy; Resources; Industry and Enterprise under the provisions of sections 96A(1) and 97(1) of the *Mining Act*, 1978 to forfeit such for breach covenant, viz, non-payment of rent."

MP404*

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry & Resources, Kalgoorlie WA 6430.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following Prospecting Licences are liable to forfeiture under the provisions of Section 96(1)(a) of the Mining Act 1978 for breach of covenant, viz. non-compliance with the expenditure condition &/or non-compliance with the reporting requirement.

K. AUTY, Warden.

To be heard by the Warden at Kalgoorlie on the 21 December 2007.

BROAD ARROW MINERAL FIELD

24/3452 24/3473 24/3474	Collier Paving Contractors Pty Ltd Kundana Gold Pty Ltd Kundana Gold Pty Ltd
	EAST COOLGARDIE MINERAL FIELD
25/1730 25/1731 25/1732 25/1733 25/1734 25/1738 25/1746 25/1747 25/1748 25/1749 25/1750 25/1751	Cazaly Resources Ltd
26/3093	Robinson, Bradley Neil and Solly, Peter John
26/3147 26/3163 26/3251 26/3296	Cazaly Resources Ltd Cazaly Resources Ltd McCormick, Charles David Cazaly Resources Ltd
	NORTH EAST COOLGARDIE MINERAL FIELD
27/1336 27/1337 27/1338 28/1053 28/1054	Kanowna Mines Ltd Kanowna Mines Ltd Kanowna Mines Ltd Bushwin Pty Ltd Bushwin Pty Ltd
	NORTH COOLGARDIE MINERAL FIELD
29/1729 29/1802 29/1804 29/1805 29/1806 29/1807	Eureka Geological Services Pty Ltd and Stubbs, Gregory Wayne Cazaly Resources Ltd Cazaly Resources Ltd Cazaly Resources Ltd Cazaly Resources Ltd Cazaly Resources Ltd Cazaly Resources Ltd

29/1808 29/1809 29/1810 31/1611 31/1612 31/1613 31/1614 31/1615 31/1616	Cazaly Resources Ltd Cazaly Resources Ltd Cazaly Resources Ltd Great Gold Mines NL
31/1616	Great Gold Mines NL

MP405*

MINING ACT 1978

FORFEITURE

Department of Industry and Resources, Perth WA 6000.

I hereby declare in accordance with the provisions of Section 96A(1) of the *Mining Act 1978* that the undermentioned exploration licences are forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

FRANCIS LOGAN MLA, Minister for Energy; Resources; Industry and Enterprise.

Number	Holder	Mineral Field
16/202	Paddington Gold Pty Ltd	Coolgardie
80/2777	East Kimberley Diamond Corporation Pty Ltd	Kimberley
80/3218	East Kimberley Diamond Corporation Pty Ltd	Kimberley

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Royal Assent to Bill

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the First Session of the Thirty-Seventh Parliament.

Short Title of Bill	Date of Assent	Act No.
Wills Amendment Act 2007	26 October 2007	27 of 2007
Fish Resources Management Amendment Act 2007	26 October 2007	28 of 2007

MALCOLM PEACOCK, Clerk of the Parliaments.

29 October 2007.

PLANNING AND INFRASTRUCTURE

PI401*

ARMADALE REDEVELOPMENT ACT 2001

ARMADALE REDEVELOPMENT SCHEME 2004—AMENDMENT NO. 11

Notice is hereby given that, in accordance with the consent by the Minister for Planning and Infrastructure for its public notification, the proposed Armadale Redevelopment Scheme 2004—Amendment No. 11 has been prepared by the Armadale Redevelopment Authority.

The Amendment relates to the Champion Lakes Residential Precinct and proposes the introduction of new provisions at clause 5.2 (4) of the Scheme that would allow the ARA to vary the R-code density provisions in respect to certain previously approved sites.

The purpose of the new provision, is to allow for development of multiple dwelling' proposals in accordance with the standards of the R60 Code on specific lots.

A document setting out the Amendment is available for inspection at the offices of the Armadale Redevelopment Authority, Shops 4-5, Armadale Shopping City, Jull Street, Armadale, between the hours of 8.30 am and 4.30 pm, Monday to Friday, from Friday 2 November 2007 until Friday 14 December 2007. The document can also be viewed at and downloaded from the Authority's website at www.ara.wa.gov.au.

Written submissions on the Scheme should be addressed to-

Executive Director Armadale Redevelopment Authority PO Box 816 Armadale WA 6992

Submissions may also be hand delivered to the Authority's office and the closing date for all submissions is 5.00pm, 11 December 2007.

JOHN ELLIS, Executive Director.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Rockingham

Town Planning Scheme No. 2—Amendment No. 52

Ref: 853/2/28/4 Pt 52.

It is hereby notified for public information, in accordance with section 126(3) of the *Planning and Development Act 2005*, following the Minister for Planning and Infrastructure's approval, with modification, of Metropolitan Region Scheme Amendment No. 1110/33A South West Districts Omnibus 7, that the Western Australian Planning Commission approved the City of Rockingham local planning scheme amendment for the purpose of—

- 1. Transferring redundant intersection nibs from Other Regional Road reserve (Garden Island Highway) to the urban zone.
- 2. Reducing the width of the Nairn Drive Other Regional Road reserve north of Lots 22 and 655 Safety Bay Road, and replacing the land with the Urban zone.

MOSHE GILOVITZ, Secretary, Western Australian Planning Commission.

PI403*

PLANNING AND DEVELOPMENT ACT 2005

LOCAL PLANNING SCHEME AVAILABLE FOR INSPECTION

City of Stirling
Local Planning Scheme No. 3
and Policy Manual

Ref: 853/2/20/41.

Notice is hereby given that the local government of the City of Stirling has prepared the abovementioned Local Planning Scheme and Policy Manual for the purpose of—

- 1. setting out the Council's planning aims and intentions for the scheme area;
- 2. setting aside land as reserves for public purposes;
- 3. zoning land within the scheme area for the purposes defined in the scheme;
- 4. controlling and guiding land use and development;
- 5. setting out procedures for the assessment and determination of planning applications;
- 6. making provision for the administration and enforcement of the scheme; and
- 7. addressing other matters set out in the First Schedule to the Act.

Plans and documents setting out and explaining the Local Planning Scheme and Policy Manual have been deposited at Council Offices, 25 Cedric Street, Stirling and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 8 February 2008.

Submissions on the Local Planning Scheme and Policy Manual may be made in writing on Form No. 4 and lodged with the undersigned on or before 8 February 2008.

S. JARDINE, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Geraldton-Greenough

Town Planning Scheme No. 3 (Geraldton)—Amendment No. 28

Ref: 853/3/2/7 Pt 28

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 Geraldton-Greenough local planning scheme amendment on 3 October 2007 for the purpose of—

- (1) changing the symbol for the use class "Amusement Parlour" in the City Centre and Marina zones from AA to SA;
- (2) inserting the symbol SA for the use class "Amusement Parlour" in the Industry-General, Industry-Light and Industry-Service zones;
- (3) changing the symbol for the use class "Fast Food Outlet" in the City Centre and Local Centre zones from P to SA and in the Marina zone from AA to SA;
- (4) inserting the symbol SA for the use class "Fast Food Outlet" in the Industry–General, Industry–Light and Industry–Service zones;
- (5) changing the symbol for the use class "Fish Shop" in the Local Centre zone from P to SA;
- (6) inserting the symbol SA for the use class "Fish Shop" in the Industry–Light and Industry–Service zones;
- (7) changing the symbol for the use class "Garden Centre" in the City Centre zone from P to AA and in the Local Centre zone from P to SA;
- (8) changing the symbol for the use class "Health Studio" in the Central Geraldton zone from P to AA and in the Local Centre zone from AA to SA;
- (9) changing the symbol for the use class "Liquor Store" in the City Centre zone from P to SA and in the Marina zone from AA to SA;
- (10) changing the symbol for the use class "Night Club" in the City Centre and Marina zones from AA to SA;
- (11) changing the symbol for the use class "Reception Centre" in the Local Centre zone from P to SA and in the Central Geraldton zone from AA to SA;
- (12) inserting the symbol AA for the use class "Reception Centre" in the Industry–Service zone and inserting the symbol SA for the use class Reception Centre in the Marina zone;
- (13) changing the symbol for the use class "Restaurant" in the Local Centre zone from P to AA and in the Central Geraldton zone from AA to SA;
- (14) changing the symbol for the use class "Service Station" in the Local Centre and Industry—Light zones from P to SA and in the Industry—Service and Industry—Port zones from AA to SA:
- (15) deleting the symbol P for the use class "Service Station" in the City Centre zone and deleting the symbol SA for the use class "Service Station" in the Residential zone;
- (16) inserting the symbol AA for the use class "Shop-Local Convenience" in the City Centre, Local Centre and Marina zones and inserting the symbol SA for the use class "Shop-Local Convenience" in the Central Geraldton zone;
- (17) changing the symbol for the use class "Tavern" in the City Centre zone from P to SA and in the Local Centre, Marina, Industry–General, Industry–Light and Industry–Service zones from AA to SA;
- (18) inserting the symbol SA for the use class "Veterinary Consulting Rooms" in the City Centre zone:
- (19) inserting the symbol SA for the use class "Video Sales/Hire" in the Central Geraldton and Marina zones;
- (20) changing the symbol for the use class "Institutional Building" in the Central Geraldton zone from AA to SA;
- (21) inserting the symbol SA for the use class "Institutional Building" in the City Centre zone;
- (22) changing the symbol for the use class "Showroom" in the Marina zone from P to AA and in the Local Centre zone from P to SA;
- (23) changing the symbol for the use class "Trade Display" in the City Centre zone from AA to SA; and
- (24) changing the symbol for the use class "Hotel" in the City Centre zone from P to SA and in the Marina zone from AA to SA.

PI405*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Capel

Town Planning Scheme No. 7—Amendment No. 25

Ref: 853/6/7/7 Pt 25

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 Capel local planning scheme amendment on 31 August 2007 for the purpose of—

Reference	Amendment
CONTENTS	Deleting the text "5.10 Dalyellup Development Zone" and replacing with
PART V	'5.10 Urban Development Zone'.
Cl 3.1.1	Deleting the word "Dalyellup" and replacing with the word 'Urban'.
Cl 5.10	Deleting the word "Dalyellup" and replacing with the word 'Urban'.
Cl 5.10.1	Deleting the word "Dalyellup" and replacing with the word 'Urban'.
Cl 5.10.1	In the first sentence, deleting all those words after the word "land", and inserting a full stop.
Cl 5.10.2	In the heading deleting the words "Dalyellup Beach Estate" and replacing with the words 'Urban Development Zone'.
CL 5.10.2(a), (d),(e) and (f)	Deleting the word "Estate" and replacing with the words 'Urban Development Zone'.
Cl 5.10.2(c)	Deleting the text of Clause 5.10.2(c) and replacing with—
	'(c) To establish the need for public open space provision and the form in which it should be provided, being active or passive, and giving due regard to the opportunity to incorporate remnant vegetation and other natural land form features.'
Cl 5.10.2(g)	Deleting the text of Clause 5.10.2(g) and replacing with—
	'(g) To have regard to the Urban Development Zone's relationship to sensitive landforms such as coastal dunes, rivers, wetlands etc.'
Cl 5.10.3	Deleting from paragraphs one and two the word "Dalyellup" and replacing with the word 'Urban'.
Cl 5.10.5(b)	Inserting at the commencement of dot point four the words 'hydrological conditions of the land including depths to water tables, location of'
Cl 5.10.5(b)	Deleting dot point eight "interim 1km Waste Water Treatment Plant Buffer" and replacing with '-Relationship of the Urban Development Zone to industrial or utility service buffer zones.'
Cl 5.10.5(b)	Inserting an additional dot point to read—
	'—sites of Aboriginal and European heritage value.'
Cl 5.10.5(c)	1. Inserting additional dot points to read—
	—additional school facilities
	—public utilities including sewerage, water supply, drainage, gas, electricity and communication services'
	2. Add after the words '—movement systems including road layout, pedestrian networks and public transport corridors' the words 'and the relationship of these to the surrounding district'
	3. Delete the dash point '—environmental assessment' and insert a new dash point with the words '—assessment of natural environment'
Cl 5.10.5(e)	After the word 'necessary' add the words ', including, but not limited to, any additional requirements specified in Appendix 16.'
Cl 5.10.6	In the last paragraph deleting the words" Amendment No. 2" and replacing with the words 'a scheme amendment'.
Cl 5.10.12	Deleting the word "Dalyellup" and replacing with the word 'Urban'.

APPENDIX 16

- 2. Amending the Scheme Maps Legend by deleting the word "Dalyellup" and replacing with the word 'Urban'.
- 3. Rezoning lots 300 and 301 of Wellington Locations 619 and 2426, Barlee Road, Capel; lot 1 being portion of Wellington Location 2426 Goodwood Road, Capel; and Portion of Wellington Location 2426 Goodwood Road, Capel from "Rural" zone to "Urban Development Zone" as depicted on the Scheme Amendment Map.
- 4. Including lots 300 and 301 Barlee Road, Capel and lot 1 and portion of Wellington Location 2426 Goodwood Road, Capel within the 'Development Precinct' area boundary (DP2), as depicted on the Scheme Amendment Map.

5. Introducing into Appendix No. 16 of the Scheme Text the following specific provisions in relation to Development Precinct No. 2—

DEVELOPMENT PRECINCT

Development Precinct No. 2—South East Capel as depicted on the Scheme Amendment Map for Amendment No. 25.

SPECIFIC PROVISIONS

Subdivision Co-ordination Between Land Owners

- 1. Subdivision shall be generally in accordance with the endorsed South East Capel Local Structure Plan for the Precinct prepared in accordance with Clauses 5.10.1 to 5.10.13 of the Scheme.
- 2. Subdivision design and development shall have regard to the Western Australian Planning Commission's Residential Design Codes of Western Australia and Liveable Neighbourhoods.
- 3. Subdivision development staging is to be negotiated with the Shire of Capel, by the subdividing land owners, prior to lodging a subdivision application, having regard to the orderly implementation of the endorsed Local Structure Plan and the provision of infrastructure services
- 4. The Shire of Capel may require a subdividing land owner to enter into a Deed of Covenant to do such things and meet such costs as are reasonably required to ensure that the subdivision and development of the land within the Precinct are completed.
- 5. Subdividing land owners shall provide to the Shire of Capel a plan and strategy, to its satisfaction, to ensure the local collector roads shown on the Local Structure Plan for the Precinct will be constructed and connected to the local road network in a timely and appropriate manner.
- 6. Subdividing land owners shall, prior to undertaking subdivisional works, submit to the Shire of Capel an urban drainage plan which can be demonstrated to form part of an overall urban drainage plan for the Precinct.
- 7. Subdividing land owners shall, prior to undertaking subdivisional works, submit to the Shire of Capel a dual use and pedestrian path plan which can be demonstrated to form part of an overall dual use and pedestrian path plan for the Precinct.
- 8. Subdividing land owners shall prepare a water balance and open space reticulation master plan to the satisfaction of the Shire of Capel and the Department of Water to address the management of the ground water table, ground water abstraction licences and water quality.
- 9. Subdividing land owners shall make arrangements to the satisfaction of the Shire of Capel to ensure that management of mosquito breeding is incorporated into the design and ongoing management and maintenance of wetlands and urban drainage systems within the Precinct.

Subdivision Conditions

- 10. The Shire of Capel and Main Roads WA will request as a condition of subdivision the subdividing land owners to contribute to the upgrading of Barlee and Goodwood Roads. Subdividing land owners will be responsible for the full cost of any traffic management measures required at the intersection of new subdivision roads with the existing road network.
- 11. The Shire of Capel will request as a condition of subdivision the subdividing land owners provide dual use pathways within the subdivision and contribute to the provision of a dual use path that will link the subdivision area to community facilities.
- 12. The Shire of Capel will request as a condition of subdivision that the subdividing land owners prepare and implement a landscape plan to the satisfaction of the Shire of Capel for cleared land, open space areas and vegetation buffer areas.
- 13. The Shire of Capel will request as a condition of subdivision that subdividing land owners be required to fence along river foreshore reserves, public open space reserves, drainage reserves, adjoining farmland, Goodwood Road and where necessary adjoining residential lots to the specification and satisfaction of Council.

DEVELOPMENT PRECINCT	SPECIFIC PROVISIONS
	14. The Shire of Capel will request as a condition of subdivision the subdividing land owners are required to make arrangements to ensure all prospective purchasers of lots acknowledge in writing that the southern adjoining land is used for farming purposes. Normal conduct of these farming activities may result in some nuisance to residential uses, but the Council of the Shire of Capel acknowledges the right to continue such activities.
	15. The Shire of Capel will request a condition of subdivision that subdividing landowners are required to implement the foreshore management plan.
Development	
	16. The Shire of Capel shall prepare and adopt a community facilities development plan for the townsite of Capel and make available details of estimated costs equitably apportioned to the DP2 development precinct based on population increase generated by development within the precinct.
	17. Where a site is identified on the Local Structure Plan as being for the purpose of aged persons accommodation or a medium/ high density residential use, the Shire of Capel may at its discretion, require an Outline Development Plan(ODP) to be prepared, prior to determination of a development or subdivision application. The ODP is to identify development standards and design guidelines, to ensure that the development is integrated into the urban design and community infrastructure of the Precinct.
	Community Facilities
	18. Subdividing land owners shall at the time of creating new lots, contribute to a community facilities development fund, such funds as are reasonable assessed by the Shire of Capel to be an equitable share of meeting the cost of implementing an adopted community infrastructure plan.
	Additional ODP Requirements
19. Preparation of the following studies—	
	(a) Declared Rare Flora Survey (b) Significant Flora Survey (for the Western Pingtail
	(b) Significant Flora Survey (for the Western Ringtail Possum amongst other species)
	(c) Foreshore Management Plan

PI406*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Geraldton-Greenough

Town Planning Scheme No. 3 (Geraldton)—Amendment No. 35

Ref: 853/3/2/7 Pt 35.

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 Geraldton-Greenough local planning scheme amendment on 2 October 2007 for the purpose of—

- 1. Inserting the symbol AA for the use class Dry Cleaning/Laundry Premises in the City Centre zone:
- 2. Changing the symbol for the use class Dry Cleaning/Laundry Premises in the Industry—Service zone from A to AA;
- 3. Deleting the symbol AA for the use class Shop in the Industry—General, Industry—Light and Industry—Service zones;
- 4. Inserting the symbol SA for the use class Shop—Local Convenience in the Industry—General, Industry—Light and Industry—Service zones; and
- 5. Inserting the symbol SA for the use class Grouped Dwelling in the West End zone.

I. CARPENTER, Mayor. G. BRENNAN, Chief Executive Officer.

PI407*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Albany

Town Planning Scheme No. 3—Amendment No. 263

Ref: 853/5/4/5 Pt 263.

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 Albany local planning scheme amendment on 23 October 2007 for the purpose of—

- Rezoning Lot 7 Rufus Street, Milpara from the 'Rural' zone to the 'Residential Development' zone.
- 2. Amending the Scheme Maps accordingly.

M. J. EVANS, Mayor. A. C. HAMMOND, Chief Executive Officer.

PI408*

PLANNING AND DEVELOPMENT ACT 2005

 $\begin{array}{c} \text{Approved Local Planning Scheme Amendment} \\ \textit{City of Albany} \end{array}$

Town Planning Scheme No. 3—Amendment No. 265

Ref: 853/5/4/5 Pt 265.

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 Albany local planning scheme amendment on 23 October 2007 for the purpose of—

- 1. Rezoning Lot 115, Flemington Street, McKail from the 'Rural' zone to the 'Residential Development' zone.
- 2. Amending the Scheme Maps accordingly.

M. J. EVANS, Mayor. A. C. HAMMOND, Chief Executive Officer.

PREMIER AND CABINET

PC401*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor in accordance with Section 52(1)(b) of the $Interpretation\ Act\ 1984$, has approved the following temporary appointment—

Hon M M Quirk MLA to act temporarily in the office of Minister for the Environment; Climate Change; Peel in the absence of the Hon D A Templeman MLA for the period 14 January to 1 February 2008 (both dates inclusive).

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

PUBLIC SECTOR MANAGEMENT

PS401*

PUBLIC SECTOR MANAGEMENT ACT 1994

EXEMPTION

In accordance with s.25 (1) (a) of the *Public Sector Management Act 1994*, I partially exempt the Department of Health from the Recruitment, Selection and Appointment Standard, for—

• Level 3/4 All Purpose Orderly positions.

This exemption applies to the "open and competitive" component of the Recruitment, Selection and Appointment Standard only, for a period of no more than six months from the date of this notice, unless repealed or amended under s.25 (1) (b) of the Public Sector Management Act 1994.

During the period of the partial exemption, all other components of the Recruitment, Selection and Appointment Standard and associated procedures pursuant to the Public Sector (Breaches of the Public Sector Standards) Regulations 2005 remain applicable.

This exemption is provided while this Office assists the Department to develop a new process which will meet the Standard and also recognise the diversity of their workforce.

The exemption is applicable to the abovementioned positions only and cannot be used for any other groups or positions in the Department.

Dr RUTH SHEAN, Commissioner, Public Sector Standards.

26 October 2007.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988

LIQUOR APPLICATIONS

The following is a summary of applications received under the Liquor Control Act 1988 (the Act) and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming & Liquor, 1st Floor, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATION	ON FOR THE REMOVA	L OF A LICENCE	
12118	Vinij Choawiwat and Butsara Choawiwat	Application for the grant of a Restaurant licence in respect of premises situated in Ardross and known as Colours of Thai Restaurant	22/11/2007
12123	Janks Holdings Pty Ltd	Application for the grant of a Tavern licence in respect of premises situated in Broome and known as Lustre Bar & Restaurant	27/11/2007
12112	David William Searle & Samantha Nicole Searle	Application for the grant of a Restaurant licence in respect of premises situated in Falcon and known as Limoncino's Pizza and Pasta Bar	20/11/2007
12110	Linemark Investments Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Stirling and known as Stirling Village Liquor	19/11/2007
12109	K & L Concepts Pty Limited	Application for the grant of a Restaurant licence in respect of premises situated in Midland and known as Café De Luca's	29/11/2007
12107	Movies by Burswood Inc	Application for the grant of a Special Facility- Theatre licence in respect of premises situated in Burswood and known as Movies By Burswood Inc	27/11/2007
APPLICATION	ONS FOR EXTENDED T	TRADING PERMITS—ONGOING EXTENDED H	OURS
31223	Victoria Hotel (Collie) Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Collie and known as Victoria Hotel	15/11/2007
31222	Avonlea Enterprises Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Ferndale and known as Lynwood Arms Hotel	15/11/2007

This notice is published under section 67(5) of the Act.

Dated: 31 October 2007.

WATER/SEWERAGE

WA401*

WATER AGENCIES (POWERS) ACT 1984

BUNBURY WASTEWATER TREATMENT PLANT INLET WORKS UPGRADE

In accordance with the provisions of the Water Agencies (Powers) Act 1984, the Water Corporation is authorised to— $\,$

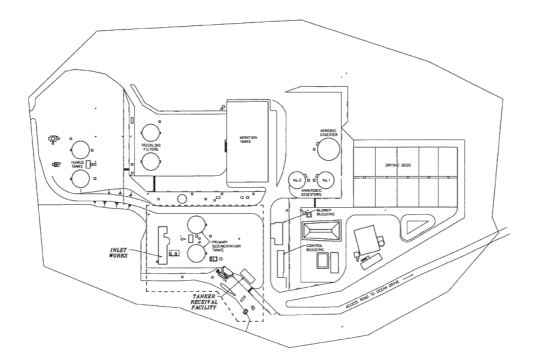
- · Construct new inlet works including mechanical screenings and a grit removal capability.
- · Construct a tanker receival facility.
- Upgrade ancillary assets.
- Demolish existing inlet works and associated infrastructure.

When completed, the works will improve the Bunbury Wastewater Treatment Plant by-

- Enhancing the capture of grit and debris prior to treatment;
- Providing an inlet works that is sized for 20 years of growth and with ready upgrade potential
 to cater for future expansion in the existing catchment area for the Wastewater Treatment
 Plant.

The location of the proposed works is within the existing Bunbury Wastewater Treatment Plant at Minninup Road, Bunbury.

Approval of the works is given in accordance with Section 91, Clause (2)(b) of the Water Agencies (Powers) Act 1984.



WORKSAFE

WS401*

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

EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13

(No. 19 of 2007)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Navan Pty Ltd T/A Octagon-BKG Lifts from the requirements of Regulation 4.3(2)(c) of the Occupational Safety and Health Regulations 1996 in relation to the requirement for verification to be provided that the lift car doors comply with Clause 24.1 of Australian Standard AS 1735.2-2001 in relation to a hydraulic passenger lift to be installed in the boarding house at Presbyterian Ladies' College, McNeil Street, Peppermint Grove.

This exemption is granted in relation to the three car doors being installed in the above-mentioned passenger lift rather than two as specified in Australian Standard AS 1735.2-2001.

This exemption is granted on the condition that all the other requirements of Australian Standard AS 1735.2-2001 are met for the lift car doors.

Dated this 24th day of October 2007.

NINA LYHNE, WorkSafe Western Australia Commissioner.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Patricia Gail Andrews, late of 73 Bulong Avenue, Ascot.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died 8 September 2007, are required by the trustees Deanna Maree Andrews, Scott Damion Andrews and Wade Lawrence Andrews all care of Lynn & Brown, Lawyers, PO Box 1114 Morley, WA 6943 to send particulars of their claims to them by 3 December 2007, after which date the trustee may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Billy Kendall Collins late of Unit 3 Darwinia Cottages, Grenfell Street, Cranbrook, Western Australia.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 20 July 2007, are required by the trustee of the late Billy Kendall Collins of c/- Haynes Robinson Solicitors of PO Box 485, Albany, Western Australia to send particulars of their claims to them with in one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 2nd day of November 2007.

HAYNES ROBINSON.

ZX403*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 1 December 2007 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Atkinson, Mary Margaret, late of C/- Hollywood Village, 118-120 Monash Avenue, Nedlands, died 3.10.2007(DE33050492EM17)

Capan, Ivan, late of 15 Warner Drive, Padbury, died 2.09.2007 (DE19981939EM12)

Coward, Mary Evelyn, late of C/- Raffa Estate Meadow Springs Room 21, McNamara Lodge, 41 Port Rush Parade, Meadow Springs, died 23.09.2007 (DE19902398EM214)

Diver, Eric George, late of C/- Grandview Hostel, 21 Aldwych Way, Joondalup, died 11.09.2007 (DE33016834EM23)

Felstead, Nina Margaret, late of Como House, 36 Talbot Avenue, Como, died 15.10.2007 (DE19982333EM110)

Giltay, Arie Cornelis, late of Wearne Hostel, 40 Marine Parade, Cottesloe, died 4.10.2007 (DE19820374EM16)

Giltrap, James Edward, late of 69 Northside Apartments, 132a Guildford Road, Maylands, died 31.07.2007 (DE20002357EM13)

Govis, Sandra Elizabeth, late of Unit 207, 34 Penisula Road, Maylands, died 7.10.2007 (DE19972243EM12)

McNamara, John Joseph, late of 48 Angelo Street, Armadale, died 23.09.2007 (DE19923936EM12)

Mortimer, Roma Patricia, late of Unit3/158 Salvado Street, Wembley, died 10.10.2007 (DE19691799EM22)

Middleton, Verna Florence, late of Meath Care, 80-82 Henley Street, Como, died 28.09.2007 (DE19862374EM16)

Patton, Ellen Jean, late of Trinity Lodge, 4-10 Hayman Road, Bentley, died 8.09.2007 (DE19600627EM36)

Robson, Keith, late of 3/296 Acton Avenue, Kewdale, died 29.08.2007 (DE19641636EM37)

Tywin, Dmytro, late of John Wesley House, 145-165 Hill View Terrace, Bentley, died 20.08.2007 (DE33017757EM16)

Warrell, William James, late of Mogumber Mission Farm, 2727 Clarke Road, Mogumber, died 10.01.2006 (DE33053514EM26)

Zielinska, late of Freshwater Bay Nursing Home, 67 Palmerston Street, Mosman Park, died 19.08.2007 (DE30225635EM36)

JOHN SKINNER, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone: 9222 6777

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TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Mary Patricia Rintoul late of Waminda Care Centre 26 Plantation Centre Bentley Western Australia, Retired Nurse.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 11 December 2006 are required by the personal representative of the deceased Pauline Fungalei care of Elliott and Co, PO Box 8135 Perth Business Centre Perth WA 6849 to send particulars of their claims to her within 1 month of the date of the publication hereof after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

PUBLIC NOTICES

ZZ401

PUBLIC TRUSTEE ACT 1941

COMMON FUND INTEREST RATES

Notice is hereby given that the rates of interest payable to the respective estates and trusts, the moneys of which are held in the Common Account, as from 1 November 2007, have been fixed as follows—

Deceased Estates and Uncared for Property matters (in the course of administration or whilst under investigation) at the rate of 3.00% where the balance is up to \$39,400; 3.25% where the balance is 39,401 and over but under \$500,000; 3.50% where the balance is 500,001 and over.

Court Awards at the rate of 6.50% where the balance is up to \$39,400; 7.00% where the balance is 39,401 and over but under 500,000; 7.50% where the balance is 500,001 and over.

Dated at Perth the 29th day of October 2007.

J. F. SKINNER, Public Trustee, 565 Hay Street, Perth WA 6000.

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