



WESTERN
AUSTRALIAN
GOVERNMENT
Gazette

ISSN 1448-949X PRINT POST APPROVED PP665002/00041

3135



PERTH, TUESDAY, 11 AUGUST 2009 No. 146

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

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The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

State Law Publisher
Ground Floor,
10 William St. Perth, 6000
Telephone: 9426 0000 Fax: 9321 7536

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— PART 1 —

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

Shire of Exmouth

ACTIVITIES ON THOROUGHFARES AND TRADING IN THOROUGHFARES AND PUBLIC PLACES AMENDMENT LOCAL LAW 2009

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Exmouth resolved on 21 May 2009 to make the following local law.

1. Citation

This local law may be cited as the *Shire of Exmouth Activities on Thoroughfares and Trading in Thoroughfares and Public Places Amendment Local Law 2009*.

2. Principal Local Law

In this local law the Shire of Exmouth Activities on Thoroughfares and Trading in Thoroughfares and Public Places local law published in the *Government Gazette* No. 134 on 10 July 2000 is referred to as the principal local law. The principal local law is amended as follows.

3. Clause 6.7 amended

Delete subclause (3) and insert—

- (3) The local government may exempt a person, charitable organisation or class of persons, whether or not in relation to a specified public place, from the requirements of this Division, or part thereof.

Dated: 8 June 2009.

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

M. FLEAY, Shire President.
P. J. ANASTASAKISV, Chief Executive Officer.

— PART 2 —

CONSUMER AND EMPLOYMENT PROTECTION

CE401*

ASSOCIATIONS INCORPORATION ACT 1987

REINSTATEMENT OF ASSOCIATION

Albany Collectors Club Inc

Notice is hereby given that the incorporation of the above-named association has been re-instated pursuant to Section 35(4) of the *Associations Incorporation Act 1987*.

Dated: 6 August 2009.

STEPHEN MEAGHER, A/Director, Business Services
for Commissioner of Consumer Protection.

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has issued the following persons with Permits to do High-Level Security Work—

Surname	First Name(s)		Permit Number	Date Permit Revoked
Farrant	Barry	Nicholas	CS9-460	05/08/2009
Hayden	Samuel	Stenson	CS9-207	05/08/2009
Snedden	Stephen	Gilbert	CS9-467	05/08/2009
Turner	Caprice	Pania	CS9-381	05/08/2009

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

Mike Reindl, CSCS A/Contract Manager.

ENERGY

EN401*

ELECTRICITY INDUSTRY ACT 2004

Section 68 (1)

LAST RESORT SUPPLY ARRANGEMENTS

Notice is given that the Economic Regulation Authority has designated the area covered by South West Interconnected System as an area for which there is to be a last resort supply plan.

LYNDON G. ROWE, Chairman,
Economic Regulation Authority.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994**JOINT AUTHORITY SOUTHERN DEMERSAL GILLNET AND DEMERSAL LONGLINE
MANAGED FISHERY MANAGEMENT PLAN 1992**

Closure of on Area within the Fishery

Notice No. 1 of 2009

I, Stuart Smith, Chief Executive Officer of the Department of Fisheries Western Australia, in accordance with clause 7C of the *Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery Management Plan 1992*, having taken into account advice received from the Department's Director of Fisheries Research and consulted with the licence holders in the Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery (the Fishery), do hereby prohibit fishing by the use of a demersal gillnet or demersal longline at any time during the period commencing on 16 August 2009 and ending on 15 October 2009 in that area of the Fishery specified in the Schedule, for the purposes of protecting breeding stocks of whiskery shark.

Schedule

All waters bounded by a line commencing at the intersection of the high water mark on the coastline of Western Australia and 33° south latitude; thence west along the parallel to its intersection with 114° 38' east longitude; thence south-westerly along the geodesic to the intersection of 33° 10' south latitude and 114° 34' east longitude; thence south-westerly along the geodesic to the intersection of 33° 30' south latitude and 114° 29' east longitude; thence southerly along the geodesic to the intersection of 34° south latitude and 114° 27' east longitude; thence southerly along the geodesic to the intersection of 34° 20' south latitude and 114° 30' east longitude; thence south-easterly along the geodesic to the intersection of 34° 41' south latitude and 114° 40' east longitude; thence south-easterly along the geodesic to the intersection of 34° 52' south latitude and 114° 50' east longitude; thence south-easterly along the geodesic to the intersection of 34° 58' south latitude and 115° east longitude; thence south-easterly along the geodesic to the intersection of 35° 04' south latitude and 115° 16' east longitude; thence easterly along the geodesic to the intersection of 35° 06' south latitude and 115° 36' east longitude; thence south-easterly along the geodesic to the intersection of 35° 17' south latitude and 116° east longitude; thence south-easterly along the geodesic to the intersection of 35° 23' south latitude and 116° 19' east longitude; thence south-easterly along the geodesic to the intersection of 35° 27' south latitude and 116° 47' east longitude; thence east along the parallel to its intersection with 116° 57' east longitude; thence north-easterly along the geodesic to the intersection of 35° 23' south latitude and 117° 13' east longitude; thence south-easterly along the geodesic to the intersection of 35° 27' south latitude and 117° 40' east longitude; thence south-easterly along the geodesic to the intersection of 35° 29' south latitude and 117° 50' east longitude; thence north-easterly along the geodesic to the intersection of 35° 27' south latitude and 118° east longitude; thence north along the meridian to its intersection with the high water mark on the coastline of the southern shore of Australia (near Bald Head); thence generally westerly, north-westerly, and northerly along the high water mark to the commencement point.

S. J. SMITH, Chief Executive Officer.

Dated this 5th day of August 2009.

FI402*

FISH RESOURCES MANAGEMENT ACT 1994**WEST COAST DEMERSAL GILLNET AND DEMERSAL LONGLINE (INTERIM) MANAGED
FISHERY MANAGEMENT PLAN 1997**

Closure of an Area within the Fishery

Notice No. 1 of 2009

I, Stuart Smith, Chief Executive Officer of the Department of Fisheries Western Australia, in accordance with clause 26A of the *West Coast Demersal Gillnet and Demersal Longline (Interim) Managed Fishery Management Plan 1997*, having taken into account advice received from the Department's Director of Fisheries Research and consulted with the permit holders in the West Coast Demersal Gillnet and Demersal Longline (Interim) Managed Fishery (the Fishery), do hereby prohibit fishing by the use of a demersal gillnet or demersal longline at any time during the period commencing on 16 August 2009 and ending on 15 October 2009 in that area of the Fishery specified in the Schedule, for the purposes of protecting breeding stocks of whiskery shark.

Schedule

All waters bounded by a line commencing at the intersection of the high water mark on the coastline of Western Australia and 26° south latitude; thence west along the parallel to its intersection with 112° 18' east longitude; thence south-easterly along the geodesic to the intersection of 26° 24' south latitude and 112° 30' east longitude; thence south-easterly along the geodesic to the intersection of 26° 50' south latitude and 112° 44' east longitude; thence south-easterly along the geodesic to the

intersection of 27° 20' south latitude and 112° 55' east longitude; thence south-easterly along the geodesic to the intersection of 27° 55' south latitude and 113° 10' east longitude; thence south-easterly along the geodesic to the intersection of 28° 35' south latitude and 113° 29' east longitude; thence south-easterly along the geodesic to the intersection of 29° south latitude and 113° 46' east longitude; thence south-easterly along the geodesic to the intersection of 29° 54' south latitude and 114° 25' east longitude; thence south-easterly along the geodesic to the intersection of 30° 40' south latitude and 114° 41' east longitude; thence south-easterly along the geodesic to the intersection of 31° 14' south latitude and 114° 55' east longitude; thence southerly along the geodesic to the intersection of 31° 48' south latitude and 115° 01' east longitude; thence south-easterly along the geodesic to the intersection of 31° 58' south latitude and 115° 13' east longitude; thence south-westerly along the geodesic to the intersection of 32° 16' south latitude and 115° 05' east longitude; thence south-westerly along the geodesic to the intersection of 32° 53' south latitude and 114° 41' east longitude; thence south-westerly along the geodesic to the intersection of 33° south latitude and 114° 38' east longitude; thence east along the parallel to its intersection with the high water mark on the coastline of Western Australia; thence generally north along the high water mark to the commencement point.

S. J. SMITH, Chief Executive Officer.

Dated this 5th day of August 2009.

FI403*

FISH RESOURCES MANAGEMENT ACT 1994

JOINT AUTHORITY SOUTHERN DEMERSAL GILLNET AND DEMERSAL LONGLINE MANAGED FISHERY MANAGEMENT PLAN AMENDMENT (NO. 2) 2009

FD 1782/99 [795]

Made by the person holding or performing the functions of the office of the Minister, as delegate of the Joint Authority, under sections 19, 25 and 54.

1. Citation

This instrument is the *Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery Management Plan Amendment (No. 2) 2009*.

2. Management Plan amended

The amendments in this instrument are to the *Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery Management Plan 1992*. *

3. Commencement

This instrument comes into operation on 16 August 2009.

4. Clause 2 amended

Clause 2 is amended—

- (a) in the first sentence by deleting “ notice ” and inserting instead—
“ Plan ”; and
- (b) by deleting the following definitions—
“ authorised boat ”;
“ Fishery ”;
“ gillnet unit ”;
“ half-value gillnet unit ”;
“ historical gillnet unit ”;
“ historical longline unit ”;
“ longline ”;
“ longline unit ”;
“ regulations ”; and
“ statutory returns ”,

and inserting in the correct alphabetical positions the following definitions—

- “ **Act** ” means the *Fish Resources Management Act 1994*;
- “ **ALC fishing boat** ” means a fishing boat in which an approved ALC has been installed in accordance with the approved directions;
- “ **approved ALC** ” means an approved automatic location communicator of a make, model or type approved in accordance with clause 15A(1);
- “ **approved directions** ” means directions approved in accordance with clause 15A(1);
- “ **authorised boat** ” means a boat the name and number of which is specified on a licence;

“ **automatic location communicator** ” or “ **ALC** ” means—

- (a) an automatic device for tracking the location of a boat and transmitting accurate information as to the geographical position, course and speed of the boat; and
- (b) a computer (including software) that is capable of facilitating the operation of that device;

“ **closed waters** ” means waters—

- (a) that are not within an area of the Fishery in which fishing may be carried out under the relevant licence; or
- (b) in which fishing is prohibited under clause 7C;

“ **day** ” means a period of 24 hours;

“ **Fishery** ” means the *Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery* referred to in clause 3;

“ **fishing session** ” means a period during a fishing trip when gear is being used in the waters of the Fishery, including any times when gear is being pulled from the water and any part of that gear remains in the water;

“ **fishing trip** ” means a period between when a boat commences travelling through the waters of the Fishery with gear on board for the purposes of undertaking a fishing session and when that boat ceases travelling through the waters of the Fishery with that gear on board after undertaking, or attempting to undertake, a fishing session;

“ **fishing year** ” means the year for which a licence is valid;

“ **longline** ” means a demersal longline that, when set, is laid wholly or partially in continuous or intermittent contact with the seabed, other than—

- (a) a hand line; or
- (b) a trawl line; or
- (c) a drop line; or
- (d) a pelagic longline;

“ **nomination** ” means a nomination sent to the Department;

“ **port area** ” means an area of the Fishery described in Schedule 5;

“ **usual units of entitlement** ” means the entitlement conferred by a licence without regard to any entitlement temporarily transferred to or from that licence under section 141 of the Act;

“ **Zone 1 unit** ” means a unit of entitlement allowing a person to fish for 264 hours by means of 27 metres of gillnet or 9 hooks on a longline in Zone 1 of the Fishery;

“ **Zone 1 historical unit** ” means a unit of entitlement allowing a person to fish for 264 hours by means of 37.8 metres of gillnet or 9 hooks on a longline in Zone 1 of the Fishery;

“ **Zone 2 unit** ” means a unit of entitlement allowing a person to fish for 380 hours by means of 27 metres of gillnet or 9 hooks on a longline in Zone 2 of the Fishery;

“ **Zone 3 unit** ” means a unit of entitlement allowing a person to fish for 264 hours by means of 27 metres of gillnet or 9 hooks on a longline in Zone 3 of the Fishery.”.

5. Clause 4 replaced

Clause 4 is repealed and the following clause is inserted instead—

“ **Procedure before this Plan may be amended or revoked**

4. For the purposes of section 65(1) of the Act, the licence holders are the persons to be consulted before the plan is amended or revoked.”.

6. Clause 5A inserted

After clause 5 the following clause is inserted—

“ **Prohibition on selling, purchasing, or dealing in fish**

5A. (1) A person must not sell, purchase, or deal in, or attempt to sell, purchase, or deal in any fish taken from the Fishery in contravention of the plan.

(2) A person must not sell, purchase, or deal in, or attempt to sell, purchase, or deal in any fish taken from the Fishery unless those fish were taken by a person authorised to engage in fishing in accordance with a licence.”.

7. Clause 6 amended

Clause 6 is amended by deleting subclause (2) and inserting instead—

“ (2) A licence is to specify—

- (a) the name and business address of the holder of the licence; and
- (b) the name of the licensed fishing boat, licensed fishing boat number and length of any licensed fishing boat which may be used for fishing in the Fishery under the authority of that licence; and
- (c) the licence number; and
- (d) the date on which the licence expires; and
- (e) the usual, temporary and total units of entitlement conferred by the licence; and
- (f) the Zone or Zones of the Fishery in which the licence may be operated.”.

8. Clause 7 amended

Clause 7 is amended—

- (a) by deleting subclause (3) and inserting instead—
 - “ (3) Unless otherwise authorised in writing by the CEO, a person must not carry on board a boat or use from a boat in the Fishery any gear in excess of the maximum amount of gear nominated—
 - (a) under clause 15E(5)(b)(ii) in respect of the first fishing trip undertaken in any month; or
 - (b) where applicable, under clause 15E(6), for the relevant month. ” ;
- (b) in subclause (4) by inserting after “ less ” —
 - “ than ” ;
- (c) by deleting subclause (6) and inserting instead—
 - “ (6) A person must not use a gillnet or longline in the Fishery unless the gillnet or longline is attached to one or more surface floats, each—
 - (a) having a diameter of not less than 200 millimetres where the float is spherical and, in any other case, a length of not less than 200 millimetres and a width of not less than 100 millimetres; and
 - (b) being branded, stamped or marked with the licensed fishing boat number of the boat that is being used to fish in the Fishery, with each character of the brand, stamp or mark being legible and measuring not less than 60 millimetres in height and not less than 10 millimetres in width. ” ;
- (d) following subclause (6) by inserting the following subclauses—
 - “ (7) A person must not fish by means of a longline that does not conform to the specifications specified in Schedule 2.
 - (8) A person must not fish in the Fishery under the authority of a licence at any time when more than one type of gear nominated to be used in accordance with that licence is in the water.
 - (9) A person must not fish in a Zone of the Fishery under the authority of a licence other than—
 - (a) in a Zone specified on the licence; and
 - (b) in accordance with the licence. ” ; and
- (e) by deleting “ shall ” in each place where it occurs and inserting instead—
 - “ must ”.

9. Clause 7A replaced

Clause 7A is repealed and the following clause is inserted instead—

“ Requirements relating to removal and stowage of gear

7A. (1) A person who sets gear in the waters of the Fishery under the authority of a licence must remove that gear from the water at least once every day.

(2) The master of an authorised boat must not fish, or permit a person to fish, from an authorised boat by means of a gillnet unless any gillnet reel on the boat has a locking bar that can be locked and sealed to prevent the use of the reel.

(3) The master of an authorised boat must ensure that the locking bar of any gillnet reel on the boat is locked and sealed at all times other than when the boat may be used for fishing by means of a gillnet under the relevant licence.

(4) The master of an authorised boat must not remove, or permit another person to remove, any lock or seal fitted to any gillnet reel on the boat at any time other than when the boat may be used for fishing by means of a gillnet under the relevant licence.

(5) For the purposes of subclause (3) the sealing of a gillnet reel is to be by means of a seal, and in accordance with any directions in writing, given to the master by the CEO.

(6) The master of an authorised boat—

- (a) that is not being used in the Fishery; or
- (b) that is transiting closed waters under a nomination made in accordance with clause 15F, must ensure that all gear on the authorised boat is securely stowed. ”.

10. Clause 7B repealed

Clause 7B is repealed.

11. Clause 8 replaced

Clause 8 is repealed and the following clause inserted instead—

“ Conversion of units of entitlement

8. A unit of entitlement identified in Column 1 of Schedule 6 and specified on a licence expiring on 31 May 2010 is equivalent to the number of units specified directly opposite that item in column 2 of Schedule 6. ”.

12. Clause 9 replaced

Clause 9 is repealed and the following clause inserted instead—

“ Extent of entitlements

9. (1) The maximum extent of Zone 1 entitlement conferred by all licences is 10,540 Zone 1 units and Zone 1 historical units.
- (2) The maximum extent of Zone 2 entitlement conferred by all licences is 14,045 Zone 2 units.
- (3) The maximum extent of Zone 3 entitlement conferred by all licences is 625 Zone 3 units.
- (4) Subject to subclause (5), the maximum number of Zone 1 historical units conferred by all licences is 450 Zone 1 historical units.
- (5) A Zone 1 historical unit shall, upon transfer, or temporary transfer, to another licence, convert to a Zone 1 unit.”

13. Clauses 9A, 9B, and 9C inserted

After clause 9 the following clauses are inserted—

“ Scheme of entitlement

- 9A. (1) An entitlement to fish in the Fishery under the authority of a licence shall be expressed as a number of units.
- (2) The extent of the entitlement to fish that arises from a unit, to be known as the unit value, shall be limited by reference to a quantity of gear and a period of time, as provided for in clause 9B.
- (3) The units of entitlement conferred by a licence expiring on 31 May 2010 shall be determined in accordance with clause 8.
- (4) The extent of the entitlement to fish in the Fishery under the authority of a licence is limited to the value of the units of entitlement conferred by the licence.

Unit value

9B. The unit value of a unit of entitlement is determined by reference to the definition of the relevant type of unit in clause 2.

Prohibition on fishing except in accordance with unit entitlement

- 9C. (1) A person must not fish in the Fishery unless the extent of fishing carried out under the relevant licence during the year for which the licence has been issued, expressed in terms of units of entitlement, is less than the value of the units of entitlement conferred by the licence.
- (2) For the purposes of subclause (1) the conversion of fishing carried out under the relevant licence into an expression of units of entitlement is to be determined in accordance with Schedule 7.”

14. Clause 10 amended

Clause 10 is amended—

- (a) by deleting “ joint authority ” and inserting instead—
“ CEO ”; and
- (b) in paragraph (a) by deleting “ units; ” and inserting instead—
“ units; or ”; and
- (c) by deleting paragraph (b) and inserting the following paragraphs—
 - “ (b) the fee to be paid in respect of the renewal of the licence from which part of an entitlement is to be transferred has not been paid in full; or
 - (c) the value of the units of entitlement (of the relevant Zone) remaining on the licence from which the units are to be transferred would be less than the extent of the fishing in the waters of that Zone that has already been carried out under that licence; or
 - (d) the value of all the units of entitlement remaining on the licence from which the units are to be transferred would be less than the extent to which fishing has been carried out under the licence.”

15. Clause 11 amended

Clause 11 is amended by deleting “ joint authority ” and inserting instead—

“ CEO ”.

16. Clause 12 replaced

Clause 12 is repealed and the following clause is inserted instead—

“ Temporary transfer of part of an entitlement

12. The CEO may temporarily transfer part of an entitlement under a licence to another licence, for a period of time ending at the time that the licence from which the units are to be transferred expires, provided that—

- (a) the transfer is for a whole number of units; and
- (b) the licence from which the units are to be transferred will confer a minimum of one unit of entitlement after the transfer is effected; and
- (c) the fee to be paid in respect of the renewal of the licence from which the units are to be transferred has been paid in full; and

- (d) the value of the units of entitlement of the relevant Zone remaining on the licence from which the units are to be transferred would not be less than the extent of the fishing in the waters of that Zone that has already been carried out under that licence; and
- (e) the value of all the units of entitlement remaining on the licence from which the units are to be transferred would not be less than the extent to which fishing has been carried out under the licence.”.

17. Clause 15 replaced

Clause 15 is repealed and the following clause inserted instead—

“ Requirements as to records and returns

15. (1) The master of an authorised boat who engages in any fishing in the Fishery must make an accurate record of all fishing activity in the Fishery carried out under the relevant licence, specifying—

- (a) the persons fishing under the authority of the relevant licence; and
- (b) the relevant authorisations under which fishing was carried out; and
- (c) the nature, and total quantity of, fishing gear used (whether in terms of metres of gillnet, or the number of hooks on a longline); and
- (d) the extent and location of the fishing that was carried out; and
- (e) the fish taken.

(2) For the period ending on 31 May 2010 the master of an authorised boat who engages in any fishing in the Fishery from an authorised boat that is less than 6.9 metres in length must, in addition to the records required to be made under subclause (1), make supplementary records in accordance with subclause (3).

(3) The records to be made under subclause (2) must—

- (a) be in writing and signed by the relevant master; and
- (b) be in a form approved by the CEO; and
- (c) specify accurate details of—
 - (i) the time at which any fishing gear commenced being placed in the water for the purpose of a fishing session; and
 - (ii) the nature of, and the total quantity of, fishing gear used during any fishing session (in terms of metres of gillnet or the number of hooks on a longline, as the case may be); and
 - (iii) the time at which all fishing gear was fully removed from the water at the completion of the fishing session; and
 - (iv) the authorisations under which any fishing was carried out.

(4) A person who makes a record under this clause must keep all records made under this clause in a safe place for a period of not less than 5 years.

(5) The master of an authorised boat must provide to the CEO returns of all fishing activity, and copies of records made under subclause (3) where applicable, specifying—

- (a) the persons fishing under the authority of the relevant licence; and
- (b) the relevant authorisations under which fishing was carried out; and
- (c) the nature, and total quantity of, fishing gear used (whether in terms of metres of gillnet, or the number of hooks on a longline); and
- (d) the extent and location of the fishing that was carried out; and
- (e) the fish taken.

(6) A copy of a record or return required to be provided to the CEO must be delivered—

- (a) to the address specified on the approved form; and
- (b) not later than the 15th day of the calendar month following the calendar month to which the information in the copy of the record or return relates.

(7) The master of an authorised boat must not use the authorised boat for fishing in the Fishery unless—

- (a) all records required to be made under this clause have been made; and
- (b) all records to which subclauses (1) and (3) apply are being kept and maintained in accordance with subclause (4); and

all records or returns required to have been provided to the CEO have been delivered to the CEO.”.

18. Clauses 15A, 15B, 15C, 15D, 15E, and 15F inserted

After clause 15 the following clauses are inserted—

“ Approval of ALC’s and directions

15A. (1) The CEO may by notice published in the *Gazette*—

- (a) approve an ALC of a particular make, model or type for the purposes of this plan; and
- (b) approve directions for the installation, use and testing of approved ALCs for the purposes of this plan.

(2) The CEO may by notice amend or revoke a notice under this clause.

Requirement for an ALC to be installed in an authorised boat

15B. (1) A person must not use an authorised boat in the Fishery that is 6.9 metres or longer unless an approved ALC has been installed in that boat in accordance with the approved directions.

(2) On or after 1 June 2010 a person must not use an authorised boat in the Fishery that is less than 6.9 metres in length unless an approved ALC has been installed in that boat in accordance with the approved directions.

(3) A person must not use an authorised boat in the Fishery unless—

- (a) the approved ALC installed in that boat has been tested, and is being used, in accordance with the approved directions; and
- (b) the person has and maintains at all times on board the authorised boat a legible copy of the approved directions.

(4) It is a condition of the licence that at any time that an approved ALC is required to have been installed in an authorised boat that boat must not be used in the Fishery unless an ALC is fitted to the boat and the ALC is being used in the manner specified in the approved directions.

Master of fishing boat to ensure effective operation of ALC

15C. (1) The master of an ALC fishing boat must ensure that the approved ALC on the boat is operating effectively at all times.

(2) If the master of an ALC fishing boat is informed by the CEO that the ALC on the boat is not operating effectively the master must ensure that—

- (a) all fishing undertaken from the fishing boat stops immediately and all fishing gear on the boat is stowed until the CEO authorises fishing to continue; and
- (b) any directions given by the CEO (such as a direction that the fishing boat go to a port specified by the CEO) are complied with.

(3) The master of an ALC fishing boat must ensure that—

- (a) there is on board the fishing boat a means of communication that is capable of allowing communication between the master of the fishing boat and the CEO at all times; and
- (b) the CEO is notified of the appropriate form of identification (such as a radio call sign) that enables the master of the fishing boat to be contacted by that means of communication.

Interfering with ALC or approved seal

15D. (1) Subject to subclause (2), a person must not wilfully interfere with, damage, destroy or remove—

- (a) an approved ALC installed on a fishing boat in accordance with the approved directions; or
- (b) a seal of the Department that has been attached in an approved manner to an approved ALC.

(2) Subclause (1) does not apply to or in respect of a person installing, using or testing an approved ALC in accordance with the approved directions.

Nominations by approved ALC

15E.(1) The master of an authorised boat who engages in any fishing in the Fishery must not—

- (a) allow a person to fish in the Fishery from that boat; or
- (b) allow any fish to be on that boat in the waters of the Fishery,

unless a nomination to enter the waters of the Fishery—

- (i) has been made in respect of that boat—
 - (I) by the use of an approved ALC in accordance with the approved directions; or
 - (II) until 31 May 2010 and in the case of a boat that is less than 6.9 metres in length and which is not fitted with an ALC, by telephone nomination made to the number specified in the approved directions; and
- (ii) has been received by the Department; and
- (iii) is in effect in accordance with this clause.

(2) A nomination made in accordance with subclause (1) ceases to have effect—

- (a) when the relevant licence expires; or
- (b) at the time the relevant authorised boat leaves the waters of the Fishery; or
- (c) upon the transfer of the relevant licence under section 140 of the Act; or
- (d) when cancelled by the use of the relevant approved ALC in accordance with the approved directions; or
- (e) where the licence is cancelled under section 143 of the Act.

(3) A nomination made in accordance with subclause (1) must specify the full name and contact details of the master of the boat—

- (a) prior to the boat entering the Fishery for the first time in any fishing year; and
- (b) at any subsequent time during a fishing year that a different person becomes the master of the boat.

- (4) A nomination made in accordance with subclause (3), if received by the Department, revokes any previous nomination.
- (5) Where a nomination has been made in accordance with subclause (3) the master must, not more than two hours before the commencement of each fishing trip—
- (a) nominate an intention to—
 - (i) enter the waters of the Fishery; and
 - (ii) commence a fishing trip and to use gear in the Fishery, and
 - (b) specify accurate details of—
 - (i) the relevant licence under which fishing may be carried out; and
 - (ii) the amount of fishing gear to be used, either in metres of gillnet, or the number of hooks on a longline; and
 - (iii) the Zone or Zones of the fishery in which fishing is intended to occur.
- (6) Where an authorised boat is being used on a fishing trip that commences in a calendar month and extends into the following month, and gear is deployed in that following month in the same fishing trip, the master must make a nomination in accordance with subclause (5)(b) on the first day of the following month and prior to any gear being placed in the water on that day.
- (7) Notwithstanding any subsequent nomination made in accordance with this clause, the amount of gear nominated under subclause (5)(b)(ii), in respect of the first fishing trip undertaken in any month or, where applicable, under subclause (6)—
- (a) is the maximum amount of gear that may be used in that month; and
 - (b) may be converted to an equivalent amount of the type of gear not nominated; and
 - (c) subject to subclause (14), determines the rate at which fishing effort converts to units of entitlement—
 - (i) for that month, or
 - (ii) where applicable, for that month and until a nomination is made under subclause (6) in respect of a following month,
- in accordance with Schedule 7.
- (8) Where the master of an authorised boat does not nominate an amount of gear under subclause (5)(b)(ii) in respect of the first fishing trip undertaken in any month or, where applicable, under subclause (6)—
- (a) the amount of gear specified in clause 14(a) determines the rate at which fishing effort converts to units of entitlement for the period from the start of the month until a nomination made under subclause (5)(b) is received; and
 - (b) where an amount of gear is nominated in accordance with paragraph (a), that amount determines the rate at which fishing effort converts to units of entitlement—
 - (i) for that month; or
 - (ii) where applicable, for that month and until a nomination is made under subclause (6) in respect of a following month.
- (9) Where the master of an ALC fishing boat fishes in accordance with a nomination made under subclauses (3) and (5) the master must nominate—
- (a) when any fishing gear is being placed in the water for the purpose of a fishing session, and the location of all fishing that is to be carried out; and
 - (b) when all fishing gear has been fully removed from the water at the completion of the fishing session, and the location of the authorised boat at the time that all gear is removed; and
 - (c) the time immediately prior to which the ALC is switched to sleep mode in a port area.
- (10) A nomination made contrary to the provisions of subclause (3), (5) or (6) is of no effect.
- (11) The master of an authorised boat must not allow that boat to be used—
- (a) in contravention of a nomination made under this clause; or
 - (b) unless all nominations required to be made under this clause have been made.
- (12) Where the master of an ALC fishing boat being used on a fishing trip does not make a nomination in accordance with subclause (9)(a) or (9)(b) the time during which gear is to be taken to be in the water is the time—
- (a) commencing from the most recent prior nomination received under subclause (5) or subclause (9)(b), in the case of a failure to nominate under subclause (9)(a); or
 - (b) until the next nomination received under subclause (5) or subclause (9)(a), in the case of a failure to nominate under subclause (9)(b).
- (13) The master of an authorised boat must not—
- (a) fish in any waters of the Fishery with gear in excess of the amount nominated under subclause (5)(b)(ii) in respect of the first fishing trip undertaken in a month, or, where applicable, under subclause (6); or
 - (b) fish in any waters of the Fishery at any time when the sleep mode facility of the relevant approved ALC is in operation; or
 - (c) switch an ALC to sleep mode outside a port area.

(14) Subject to subclause (15), where the master of an authorised boat fishes with gear in excess of the amount nominated under subclause (5)(b)(ii) in respect of the first fishing trip undertaken in any month or, where applicable, under subclause (6), the amount of gear used determines the rate at which fishing effort converts to units of entitlement for the relevant month, in accordance with Schedule 7.

(15) Where the master of an authorised boat proves that fishing with gear in excess of the amount nominated under subclause (5)(b)(ii) in respect of the first fishing trip undertaken in any month or, where applicable, under subclause (6), occurred only at certain times, the amount of gear used at those times determines the rate at which fishing effort converts to units of entitlement for those times.

Nomination in regard to entering closed waters

15F. (1) The master of an authorised boat must not allow that boat to enter closed waters unless a nomination to enter the closed waters has been made—

- (a) by the use of an approved ALC in accordance with the approved directions; or
- (b) until 31 May 2010 and in the case of a person fishing from an authorised boat that is less than 6.9 metres in length and which is not fitted with an ALC, by telephone nomination in accordance with the approved directions,

not more than one hour before the boat enters those waters.

(2) A nomination made contrary to this clause is of no effect. ”.

19. Clause 16 replaced

Clause 16 is repealed and the following clause inserted instead—

“ Fees

16. (1) The fee set out in Schedule 4 opposite each type of application is the fee to be paid to make that application.

(2) The fee to be paid in respect of the renewal of a licence is—

- (a) \$3.53 per Zone 1 unit, Zone 3 unit, or Zone 1 historical gillnet unit; and
- (b) \$3.76 per Zone 2 unit.

(3) Where a licence is renewed and issued within 90 days of the day on which it last expired—

- (a) 25% of the fee specified in subclause (2) is payable upon the issue of the licence;
- (b) 25% of the fee specified in subclause (2) is payable on or before 1 September of the year for which the licence has been renewed; and
- (c) 50% of the fee specified in subclause (2) is payable on or before 1 December of the year for which the licence has been renewed. ”.

20. Clause 17 replaced

Clause 17 is repealed and the following clause is inserted instead—

“ Offences and major provisions

17. A person who contravenes a provision of—

- (a) clause 5, 5A, 7, 7A, 7C, 9C, 13, 14, 15, 15B(1), 15B(2), 15C, 15D, 15E, 15F; or
- (b) subclause 15B(3),

commits an offence, and for the purposes of section 75 of the Act the offences specified in paragraph (a) are major provisions. ”.

21. Schedule 1 amended

Schedule 1 is amended in paragraph 2(c) by deleting “ 116°55'24 ” and inserting instead—

“ 116° 55.40' ”.

22. Schedule 4 amended

Schedule 4 is repealed and the following Schedule is inserted instead—

“

Schedule 4

Fees—clause 16

Application for—

Renewal of a licence	\$ 82.00
Variation of a licence	\$453.00
Transfer of a licence	\$453.00
Transfer of part of an entitlement	\$453.00
Temporary transfer of part of an entitlement	\$145.00. ”.

23. Schedules 5, 6 and 7 inserted

After Schedule 4 the following Schedules are inserted—

“

Schedule 5

Port areas—clause 15E

Fremantle

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 32° 03.73' South latitude and 115° 44.56' East longitude.

Safety Bay

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 32° 18.33' South latitude and 115° 42.42' East longitude.

Mandurah

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 32° 31.27' South latitude and 115° 42.13' East longitude.

Bunbury

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 33° 18.25' South latitude and 115° 38.83' East longitude.

Busselton

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 33° 37.74' South latitude and 115° 23.49' East longitude.

Quindalup

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 33° 37.70' South latitude and 115° 08.24' East longitude.

Canal Rocks

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 33° 40.13' South latitude and 114° 59.82' East longitude.

Cowaramup

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 33° 51.76' South latitude and 114° 59.28' East longitude.

Hamelin Bay

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 34° 13.10' South latitude and 115° 01.70' East longitude.

Augusta

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 34° 20.62' South latitude and 115° 10.14' East longitude.

Windy Harbour

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 34° 50.20' South latitude and 116° 01.79' East longitude.

Peaceful Bay

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 35° 04.06' South latitude and 116° 53.04' East longitude.

Hartman's Beach (Cosy Corner)

All the waters of the Fishery within a radius of 1 nautical mile of the intersection of 35° 04.28' South latitude and 117° 38.76' East longitude.

Albany

All Western Australian waters bounded by a line commencing at the intersection of 35° 01.49' South latitude and 117° 50.56' East longitude, thence extending generally south to the intersection of 35° 04.95' South latitude and 117° 51.14' East longitude, thence extending generally south easterly to the intersection of 35° 06.52' South latitude and 118° 01.32' East longitude, thence extending generally north easterly to the intersection of 35° 03.85' South latitude and 118° 03.43' East longitude, thence extending generally north westerly to the intersection of 35° 01.18' South latitude and 118° 02.26' East longitude, thence extending generally north westerly to the intersection of 34° 55.74' South latitude and 117° 58.80' East longitude, thence extending generally westerly to the intersection of 34° 55.56' South latitude and 117° 56.04' East longitude, thence extending generally southerly to the intersection of 34° 59.66' South latitude and 117° 56.29' East longitude, thence extending generally south westerly to the commencement point.

Bremer Bay

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 34° 25.47' South latitude and 119° 23.89' East longitude.

Hopetoun

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 33° 57.25' South latitude and 120° 07.60' East longitude.

Esperance

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 33° 49.77' South latitude and 121° 56.11' East longitude.

Eucla

All the waters of the Fishery within a radius of 2 nautical miles of the intersection of 31° 43.26' South latitude and 128° 54.07' East longitude.

Schedule 6
Conversion of units of entitlement—clause 8

<i>Unit of entitlement specified on a licence expiring on 31 May 2010</i>	<i>Equivalent units of entitlement</i>
Zone 1 gillnet or longline unit	10 Zone 1 units
Zone 1 historical gillnet or longline unit	10 Zone 1 historical units
Zone 1 half-value gillnet unit	5 Zone 1 units
Zone 2 gillnet or longline unit	10 Zone 2 units
Zone 2 half-value gillnet unit	5 Zone 2 units
Zone 3 gillnet or longline unit	10 Zone 3 units
Zone 3 half-value gillnet unit	5 Zone 3 units

Schedule 7

Conversion of fishing effort into units of entitlement—clause 9C

For the purposes of clause 9C the extent of fishing that has been carried out is determined by converting the amount of gear nominated under subclause 15E(5)(b)(ii) or subclause 15E(6), and the time fished, into an equivalent number of units.

Example 1 (Zones 1 and 3): The use of 270 metres of gillnet or 90 hooks on a longline for 132 hours is equivalent to the use of 27 metres of gillnet or 9 hooks on a longline for 1320 hours, which is equivalent to 5 units, where 1 unit would comprise the use of 27 metres of gillnet or 9 hooks on a longline for 264 hours.

Example 2 (Zone 2): The use of 270 metres of gillnet or 90 hooks on a longline for 190 hours is equivalent to the use of 27 metres of gillnet or 9 hooks on a longline for 1900 hours, which is equivalent to 5 units, where 1 unit would comprise the use of 27 metres of gillnet or 9 hooks on a longline for 380 hours.

Example 3 (Zone 1 historical): The use of 378 metres of gillnet or 90 hooks on a longline for 132 hours is equivalent to the use of 37.8 metres of gillnet or 9 hooks on a longline for 1320 hours, which is equivalent to 5 units, where 1 unit would comprise the use of 37.8 metres of gillnet or 9 hooks on a longline for 264 hours.”.

Dated this 6th day of August 2009.

NORMAN MOORE, Minister for Fisheries,
(as delegate of the Western Australian Fisheries Joint Authority).

HEALTH

HE401*

MEDICAL PRACTITIONERS ACT 2008

MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 19) 2009

Made by the Minister for Health pursuant to section 34(1) of the *Medical Practitioners Act 2008*.

Citation

1. This determination may be cited as the *Medical (Unmet Area of Need) Determination (No. 19) 2009*.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 34(2)(b)(iv) of the Act.

Expiry of determination

4. This determination expires two years after its commencement.

Schedule

GENERAL MEDICAL SERVICES AT DERBARL YERRIGAN HEALTH SERVICE.

Dated this 4th day of August 2009.

Dr KIM HAMES MLA, Deputy Premier,
Minister for Health.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

Notice is hereby given in accordance with section 51(2) of the *Heritage of Western Australia Act 1990* that, pursuant to directions from the Minister for Heritage, the places described in Schedule 1 have been entered in the Register of Heritage Places on a permanent basis with effect from today.

Schedule 1**Description of Place**

Albany Railway Station & Bond Store at 45-57 Proudlove Pde, Albany; Lot 1406 on DP 218308 being part of Res 42790 & being the whole of the land contained in CLT V 3123 F 721, Lot 1404 on DP 218308 being Res 42792 & being the whole of the land contained in CLT V 3121 F 760 & Lot 1405 on DP 218308 being Res 42793 & being the whole of the land contained in CLT V 3121 F 735.

Colonial Tavern & Stables, Northam at 197 Duke St Cnr Morrell St, Northam; Lot 8 on Plan 4110 being the whole of the land contained in C/T V 1916 F 126, Lot 9 on Plan 4110 being the whole of the land contained in C/T V 1916 F 127 & Lot 10 on Plan 4110 being the whole of the land contained in C/T V 1916 F 128. Ptn of Duke St and Morrell St road res as shown on HCWA Survey Drawing No. 1855 prepared by Steffanoni Ewing & Cruickshank Pty Ltd.

Dalgety House, Roebourne at Lot 3 Roe St, Roebourne; Lot 3 on Plan 528 & being the whole of the land contained in C/T V 1390 F 918.

Floriculture Nusery (fmr) Kalamunda at 120 Heath Rd, Kalamunda; Lot 1394 on DP 249022 being the whole of the land comprised in C/T V 1956 F 11.

Presbyterian Church, Meekatharra at Darlot St, Meekatharra; Lot 102 on DP 127074 being ptn of Res 11334 & the whole of the land contained in CLT V 3142 F 453.

St John's Anglican Church & Parish Hall, Northam at 11 Wellington St, Northam; Northam Lots 90, 91 & 92 being the remainder of the land contained in Crown Grant Enrolment No. ET4416.

NOTICE OF ADVICE REGARDING REGISTRATION OF CROWN PROPERTY

In accordance with section 47(5) of the *Heritage of Western Australia Act 1990*, the Heritage Council hereby gives notice that it has advised the Minister for Heritage that it has resolved that—

1. the place listed in Schedule 2 is of cultural heritage significance, and is of value for the present community and future generations;
2. the protection afforded by the *Heritage of Western Australia Act 1990* is appropriate; and
3. the place should be entered in the Register of Heritage Places on an interim basis.

The place will be entered in the Register of Heritage Places on an interim basis with effect from today in accordance with section 50(1)(b) of the *Heritage of Western Australia Act 1990*. The place listed in Schedule 2 is vested in the Crown, or in a person on behalf of the Crown, in right of the State.

The Heritage Council hereby invites submissions as to whether the place listed in Schedule 2 should be entered in the Register of Heritage Places on a permanent basis. The submissions must be in writing and should be forwarded to the address set out below not later than 22 September 2009.

Schedule 2**Description of Place**

Royal Perth Hospital Precinct at Murray St, Perth; Ptn of Lot 915 on DP 183229 being part of the land contained C/T V 1880 F 491. Ptn of the Murray Street rd res together as shown on HCWA Survey Drawing No. 4289 prepared by Midland Survey Services.

GRAEME GAMMIE, Director,
Office of the Heritage Council of W.A.,
108 Adelaide Terrace, East Perth WA 6004.

11 August 2009.

HR402*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

STOP WORK ORDER

The Heritage Council of Western Australia gives notice that a Stop Work Order has been made in relation to the place known as the Pithara Town Hall & Supper Room, Dalwallinu, located Great Northern Highway, Pithara as described in schedule 1.

Dated the 7th day of August 2009.

GRAEME GAMMIE, Acting Director,
Heritage Council of W.A.

Schedule 1—Stop Work Order
HERITAGE OF WESTERN AUSTRALIA ACT 1990

Part 6—Enforcement

Section 59

(CONSERVATION ORDER)

STOP WORK ORDER

PITHARA TOWN HALL AND SUPPER ROOM, DALWALLINU

(HCWA Place No. 667)

WHEREAS

In my opinion it is necessary and desirable to provide special protection in respect of that parcel of land comprising Lot 36 on Deposited Plan 229929 being part of Reserve 15585 and the whole of the land contained in Crown Land Title Volume 3008 Folio 84 and Lot 37 on Deposited Plan 229929 being part of Reserve 15585 and the whole of the land contained in Crown Land Title Volume 3008 Folio 85, together with the buildings and structures thereon (“the place”) and by reason of the likelihood of imminent damage to the place a specific prohibition is urgently necessary

now pursuant to section 59(2)(b) of the *Heritage of Western Australia Act 1990*, I, The Hon. G M (John) Castrilli, MLA, Minister for Local Government; Heritage; Citizenship and Multicultural Interests, administering the *Heritage of Western Australia Act 1990*, HEREBY PROHIBIT, except with my authority—

- (a) the demolition, damage or alteration of the place or any portion of the place, or any building or structure on the place; and
- (b) the carrying out of any activity that may detrimentally affect the cultural heritage characteristics of the place.

Dated the 6th day of August 2009.

G. M. (JOHN) CASTRILLI, MLA, Minister for Local Government;
Heritage; Citizenship and Multicultural Interests.

PLANNING

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Harvey

Town Planning Scheme No. 1—Amendment No. 78

Ref: 853/6/12/18 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 approved the Shire of Harvey Local Planning Scheme Amendment on 8th July, 2009 for the purposes of—

1. Rezoning Portion of Lot 200 Raymond Road, Roelands to SRES—11;
2. Modifying Schedule No. 3 “Additional Requirements—Special Residential Zones” by adding 3.12—

3.12 AREA 11—WATERLOO ROAD, ROELANDS EAST

3.12.1 Despite the minimum lot size specified in Table 1, the Local Government may support a minimum average lot size of 4000sqm and an absolute minimum lot size of 2000sqm. The design has been guided by a Landscape assessment report to minimise the adverse impacts on the landscape values of the area.

3.12.2 Subdivision to be in accordance with an approved Subdivision Guide Plan endorsed by the Shire of Harvey and the WAPC.

3.12.3 No further subdivision of the lots shown on the Subdivision Guide Plan shall be permitted.

3.12.4 Prior to subdivision approval, the subdivider is to prepare an Urban Water Management Plan that reflects the endorsed Subdivision Guide Plan to the satisfaction of the Local Government and the Department of Water. A condition of subdivision approval will require the plan is implemented to the satisfaction of the Local Government and the Department of Water.

3.12.5 The subdivider will be required, as a condition of subdivision, to implement a Fire Management Plan as endorsed by Fire and Emergency Services of Western Australia.

3.12.6 The subdivider will be required to upgrade Waterloo Road, from Government Road to the subdivideable area. The standard of upgrading will be determined to the Local Government's satisfaction prior to subdivision.

3.12.7 A condition of subdivision approval will require a notification to be placed on title under Section 70A of the Transfer of Land Act to notify purchasers of their rights and obligations under the Fire Management Plan endorsed by FESA and Local Government.

3.12.8 A condition of subdivision approval will require a notification to be placed on title under Section 70A of the Transfer of Land Act to notify purchasers that the subject land is located adjacent to rural land and rural activity may have a nuisance effect on amenity.

3.12.9 A condition of subdivision approval will require a notification to be placed on title under Section 70A of the transfer of Land Act to notify purchasers that the subject land is located adjacent to a quarry on nearby Reserve 30354, and associated activities may have a nuisance effect on amenity including noise, vibration and heavy vehicle movements.

3.12.10 The subdivider is to submit, together with any subdivision application, a 'Sustainability Implementation Report', which details the targets and method of delivery in respect to 'sustainability outcomes' including—

- on-site power generation;
- on-site water capture and re-use;
- re-use of grey water; and
- correct housing orientation for passive heating and cooling.

A condition of subdivision may be imposed in order to achieve implementation of the agreed outcomes.

3.12.11 At the time of subdivision, the subdivider is to prepare and implement a landscaping and revegetation plan to enhance the landscape amenity of the site when viewed from public areas. The landscaping and revegetation plan shall give regard to Clause 6.2.7 of the Scheme.

3.12.12 In order preserve the landscape values of the area, the design and construction of buildings should have regard to the following—

- Use of non reflective building, including roofing, materials only;
- Colours to be consistent with the vegetation and / or the predominant colours of individual building sites in their natural setting; and
- Minimal cut.

3.12.13 All buildings, structures and effluent disposal systems shall be contained within a Building Envelope as approved by the Local Government.

3.12.14 No trees or substantial vegetation shall be felled or removed from the site except where—

- it is inside the approved building envelope;
- it is required for road construction;
- it is required to establish a firebreak or driveway;
- trees are dead, diseased or dangerous.

3.12.15 Boundary fencing shall be post and four strand wire, or post and "ring-lock" or similar as approved by the Local Government. Solid fencing shall not be permitted on boundaries and only permitted in proximity to buildings where Council determines that it will not adversely impact on the rural character or landscape values of the area.

3.12.16 Effluent disposal is to be provided in accordance with the recommendations of a Geotechnical Report, to the satisfaction of the Local Government and Department of Health.

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

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estates set out below are required by the executor of care of Nicholson Clement, Lawyers, 4 Sutton Street, Mandurah 6210 to send particulars of their claim to the executor within

one (1) month from the date of publication of this notice after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice—

Gordon James Ryan	died – 27 November 2008
William John Roger	died – 20 November 2008
Arthur Alexander Burrows	died – 2 November 2008
Josephine Maud Bailey	died – 11 November 2008
Eric George Elliott	died – 24 June 2008
Beryl Fuller	died – 28 March 2009
Dorothy Alice Hilditch	died – 2 August 2008
Patricia May Humphrys	died – 18 October 2008
Noel Perciful Loftus	died – 26 March 2009
Patricia Lillian McCoy	died – 27 April 2009
John Munday	died – 5 December 2002
Ruth Munday	died – 10 February 2008
John Michael Scarboro	died – 25 May 2008
Valma Anne Stevens	died – 16 June 2009
Vernon Allyn Wasley	died – 29 January 2008
Shirley Edith Whitehurst	died – 24 April 2006
Thelma Constance Wragg	died – 29 July 2008

WESTERN AUSTRALIA

**FAIR TRADING (RETIREMENT VILLAGES
CODE) REGULATIONS 2006**

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WESTERN AUSTRALIA

RETIREMENT VILLAGES ACT 1992

Price: \$18.60 plus postage

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