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STATE LAW PUBLISHER

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NEW PHONE No. FOR SALES CLIENTS

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EFFECTIVE FROM 1 JULY 2009 (Prices include GST).

Deceased Estate notices, (per estate)—\$26.60

Articles in Public Notices Section—\$62.20 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$12.45

Bulk Notices—\$227.00 per page

Clients who have an account will only be invoiced for charges over \$50.

For charges under \$50, clients will need to supply credit card details at time of lodging notice (i.e. notice under 5cm would not be invoiced).

Clients without an account will need to supply credit card details or pay at time of lodging the notice.

— PART 1 —

ENERGY

EN301*

Energy Safety Act 2006 Criminal Procedure Act 2004

Energy Safety Amendment Regulations 2009

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Energy Safety Amendment Regulations 2009*.

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*;
- (b) the rest of the regulations on the day after that day.

3. Regulations amended

These regulations amend the Energy Safety Regulations 2006.

4. Regulations 5 to 7 inserted

After regulation 4 insert:

5. Prescribed offences and modified penalties

- (1) The offences specified in Schedule 1 are offences for which an infringement notice may be issued under the *Criminal Procedure Act 2004* Part 2.
- (2) The modified penalty specified opposite an offence in Schedule 1 is the modified penalty for that offence for the purposes of the *Criminal Procedure Act 2004* section 5(3).

6. Authorised officers and approved officers

- (1) The Director of Energy Safety may, in writing, appoint persons or classes of persons to be authorised officers or approved officers for the purposes of the *Criminal Procedure Act 2004* Part 2.
- (2) The Director of Energy Safety is to issue to each authorised officer a certificate of his or her appointment.

7. Forms

The forms set out in Schedule 2 are prescribed in relation to the matters specified in those forms.

5. Schedules 1 and 2 inserted

After regulation 7 insert:

Schedule 1 — Prescribed offences and modified penalties

[r. 5]

Offences under Energy Safety Act 2006		Modified penalty	
		Individual	Body corporate
s. 28(6)	Failing to comply with a requirement under section 28	\$800	\$4 000
s. 30(4)	Failing to comply with a requirement under section 30(3)(e)	\$800	\$4 000

Offences under Energy Safety Regulations 2006		Modified penalty	
		Individual	Body corporate
r. 4(2)	Failing to give information specified in regulation 4(2) to the Director of Energy Safety	\$200	\$1 000
r. 4(4)	Failing to comply with a requirement under regulation 4(3)	\$200	\$1 000
r. 4(6)	Failing to comply with a requirement under regulation 4(5)	\$400	\$2 000

Schedule 2 — Forms

[r. 7]

Form 1 — Infringement notice

Energy Safety	Act 2006	Infringement
	Infringement notice notice no.	
Alleged	Name: Family name	I.
offender	Given names	
	or Company name	
		ACN
	Address	
		Postcode
Alleged	Description of offence	
offence	F	
	Energy Safety Act 2006 s.	
	Energy Safety Regulations 2006 r.	1
	Date / /20 Time	a.m./p.m.
O CC	Modified penalty \$	
Officer	Name	
issuing notice	Signature	
	Office	
Date	Date of notice / /20	
Notice to	It is alleged that you have committed the a	
alleged	If you do not want to be prosecuted in court for the offence, pay	
offender	the modified penalty within 28 days after	the date of this notice.
	How to pay	
	By post: Send a cheque or money order	(payable to 'Director
	of Energy Safety') to:	
	Director of Energy Safety	
	[Address]	
	In person: Pay the cashier at:	
	Energy Safety [Address]	
	If you do not pay the modified penalty wi	ithin 28 days, you will be
	prosecuted for the alleged offence or enfor	
	taken under the Fines, Penalties and Infrir	
	Enforcement Act 1994. Under that Act yo	
	vehicle licence may be suspended.	
	If you need more time to pay the modified penalty, you can apply	
	for an extension of time by writing to the Director of Energy Safet	
	at the above address.	
	If you want this matter to be dealt with	by prosecution in court,
	tick this box \Box and post this notice to the	
	Safety at the above address within 28 days	after the date of this
	notice.	

Form 2 — Withdrawal of infringement notice

Energy Safety	Act 2006	Withdrawal no.
Withdraw	al of infringement notice	
Alleged	Name: Family name	
offender	Given names	
	or Company name	
		ACN
	Address	
		Postcode
Infringement	Infringement notice no.	
notice	Date of issue / /20	

Alleged	Description of offence		
offence			
	Energy Safety Act 2006 s.		
	Energy Safety Regulations 2006 r.		
	Date / /20 Time a.m./p.m.		
Officer	Name		
withdrawing	Signature		
notice	Office		
Date	Date of withdrawal / /20		
Withdrawal	The above infringement notice issued against you has been		
of	withdrawn.		
infringement	If you have already paid the modified penalty for the alleged		
notice	offence you are entitled to a refund.		
Ch I I	* Your refund is enclosed.		
[*delete whichever	or		
is not applicable]	* If you have paid the modified penalty but a refund is not		
sppe	enclosed, to claim your refund sign this notice and post it to:		
	Director of Energy Safety		
	[Address]		
	Signature / /20		

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

Occupational Safety and Health Amendment Regulations (No. 5) 2009

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Occupational Safety and Health Amendment Regulations (No. 5) 2009.*

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*;
- (b) the rest of the regulations on the day after that day.

3. Regulations amended

These regulations amend the *Occupational Safety and Health Regulations 1996*.

4. Regulation 3.98 amended

In regulation 3.98(2) delete "single hose liquid petroleum".

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

— PART 2 —

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

Masonic Lodge (fmr), Meekatharra at Cnr Darlot & Savage Sts, Meekatharra; Lot 127 on DP 89085 being Res 42912 & the whole of the land contained in CLT V 3061 F 812.

Menzies Cemetery at Sandstone Rd, Menzies; Ptn of Lot 170 on DP 254923 being part of Res 3348 & part of the land contained in CLT V 3131 F 779 as shown on HCWA Survey Drawing No. 16760 (DP 56134) prepared by McMullen Nolan & Partners Pty Ltd.

Menzies School at Cnr Gregory & Gill Sts; Lot 429 on DP 22801 being Res 5108 and the whole of the land contained in CLT V 3002 F 344.

Round House, Mount Barker at 31712 Albany Hwy; Mt Barker; Lot 200 on DP 55974 being the whole of the land contained in C/T V 2683 F 939.

Shamrock Hotel, Northam at 112 Fitzgerald St, Northam; That ptn of Lot 502 on Diagram 69077 being part of the land contained in C/T V 1723 F 45 shown labelled "A" on DP 63424. That ptn of Lot 300 on DP 62339 shown labelled "B" on DP 62339 & being ptn of the Fitzgerald St Rd res together as shown on HCWA Survey Drawing No. 1865 prepared by Steffanoni Ewing & Cruickshank Pty Ltd.

Wesley College, Chapel & Memorial Rose Garden at 20 Coode St, South Perth; Ptn of Lot 504 on DP 27361 being part of the land contained in C/T V 2653 F 885 as defined on HCWA Survey Drawing No. 2379 prepared by Midland Survey Services.

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

25 August 2009.

LOCAL GOVERNMENT

LG401*

WASTE AVOIDANCE AND RESOURCE RECOVERY ACT 2007 LOCAL GOVERNMENT ACT 1995

Shire of Gingin FEES AND CHARGES

At a Meeting of the Gingin Shire Council, held on 31 July 2009 and 18 August 2009 it was resolved that the fees and charges specified hereunder be imposed for the 2009/10 financial year within the Shire of Gingin in accordance with the provisions of the *Waste Avoidance and Resource Recovery Act 2007* and *Local Government Act 1995*.

Residential and Rural Residential properties with a residence

Charge per service of one 240 litre capacity mobile rubbish bin \$175 per annum Additional bin Collection Charge \$87.50 per annum

Commercial Property Rubbish Removal

Charge per service of one 240 litre capacity mobile rubbish bin \$175 per annum Additional bin Collection Charge \$87.50 per annum

Rural Collection

Properties on the Contractor's existing service route on application. Charge per service of one 240 litre capacity mobile rubbish bin \$175 per annum

Tip Maintenance Fee

Tip Maintenance Fee of \$60.00 per annum on all UV and GRV rated properties not attracting a Rubbish Collection Fee per rateable assessment.

S. D. FRASER, Chief Executive Officer.

LG402*

LOCAL GOVERNMENT ACT 1995

Shire of Gnowangerup
Intention to Apply for Revestment of Land in the Crown for Non-Payment of Rates

To: Mr Joseph Neil Grace

Notice is hereby given that the sum of \$3,638.63 has been owing to the Shire of Gnowangerup for a period of three years for rates in respect of the land described below and unless payment is made of the sum of \$3,638.63 on or before 20th September 2009, the local government will, pursuant to section 6.74 of the *Local Government Act 1995*, apply to the Minister for the land to be revested in the Crown.

You may, within 30 days of the date of this notice, lodge an objection to the revestment of the land in the Crown.

Signed for and on behalf of the Shire of Gnowangerup this 18th August 2009.

AARON COOK, Chief Executive Officer.

Description of Land etc

Names of owners and all other persons appearing to have an estate or interest in the land	Description of land referred to including title references
Joseph Neil Grace	Lot 329 on Deposit plan 209176 on certificate of Title, volume1382, Folio 104 and situated at Lot 329 Davies Street, Gnowangerup

LG403*

LOCAL GOVERNMENT ACT 1995

 $Shire\ of\ Gnow anger up$ Intention to Apply for Revestment of Land in the Crown for Non-Payment of Rates

To: Mr Joseph Neil Grace

Notice is hereby given that the sum of \$3,628.41 has been owing to the Shire of Gnowangerup for a period of three years for rates in respect of the land described below and unless payment is made of the sum of \$3,628.41 on or before 20th September 2009, the local government will, pursuant to section 6.74 of the *Local Government Act 1995*, apply to the Minister for the land to be revested in the Crown.

You may, within 30 days of the date of this notice, lodge an objection to the revestment of the land in the Crown.

Signed for and on behalf of the Shire of Gnowangerup this 18th August 2009.

AARON COOK, Chief Executive Officer.

Description of Land etc

Names of owners and all other persons appearing to have an estate or interest in the land	Description of land referred to including title references
Joseph Neil Grace	Lot 330 on Deposit plan 209176 on certificate of Title, volume 1382, Folio 105 and situated at Lot 330 Davies Street, Gnowangerup

LG404*

LOCAL GOVERNMENT ACT 1995

Shire of Gnowangerup

INTENTION TO APPLY FOR REVESTMENT OF LAND IN THE CROWN FOR NON-PAYMENT OF RATES

To: Anthony Dean Trembath

Notice is hereby given that the sum of \$11,967.76 has been owing to the Shire of Gnowangerup for a period of three years for rates in respect of the land described below and unless payment is made of the sum of \$11,967.76 on or before 20th September 2009, the local government will, pursuant to section 6.74 of the *Local Government Act 1995*, apply to the Minister for the land to be revested in the Crown.

You may, within 30 days of the date of this notice, lodge an objection to the revestment of the land in the Crown.

Signed for and on behalf of the Shire of Gnowangerup this 18th August 2009.

AARON COOK, Chief Executive Officer.

Description of Land etc

Names of owners and all other persons appearing to have an estate or interest in the land	Description of land referred to including title references
Anthony Trembath	Lot 284 on Deposit plan 207953 on certificate of Title, volume 1494, Folio 348 and situated at 4 Porteous Street, Gnowangerup

LG405*

LOCAL GOVERNMENT ACT 1995

Shire of Gnowangerup

INTENTION TO APPLY FOR REVESTMENT OF LAND IN THE CROWN FOR NON-PAYMENT OF RATES

To: Mr Joseph Neil Grace

Notice is hereby given that the sum of \$3,867.97 has been owing to the Shire of Gnowangerup for a period of three years for rates in respect of the land described below and unless payment is made of the sum of \$3,867.97 on or before 20th September 2009, the local government will, pursuant to section 6.74 of the *Local Government Act 1995*, apply to the Minister for the land to be revested in the Crown.

You may, within 30 days of the date of this notice, lodge an objection to the revestment of the land in

Signed for and on behalf of the Shire of Gnowangerup this 18th August 2009.

AARON COOK, Chief Executive Officer.

Description of Land etc

Names of owners and all other persons appearing to have an estate or interest in the land	Description of land referred to including title references
Joseph Neil Grace	Lot 327 on Deposit plan 209176 on certificate of Title, volume 1382, Folio 103 and situated at Lot 327 Davies Street, Gnowangerup

LG406*

LOCAL GOVERNMENT ACT 1995

Shire of Gnowangerup

INTENTION TO APPLY FOR REVESTMENT OF LAND IN THE CROWN FOR NON-PAYMENT OF RATES

To: Mr Joseph Neil Grace

Notice is hereby given that the sum of \$4,615.22 has been owing to the Shire of Gnowangerup for a period of three years for rates in respect of the land described below and unless payment is made of the sum of \$4,615.22 on or before 20th September 2009, the local government will, pursuant to section 6.74 of the *Local Government Act 1995*, apply to the Minister for the land to be revested in the Crown.

You may, within 30 days of the date of this notice, lodge an objection to the revestment of the land in the Crown.

Signed for and on behalf of the Shire of Gnowangerup this 18th August 2009.

AARON COOK, Chief Executive Officer.

Description of Land etc

Names of owners and all other persons appearing to have an estate or interest in the land	Description of land referred to including title references
Joseph Neil Grace	Lot 328 on Deposit plan 209176 on certificate of Title, volume 1382, Folio 106 and situated at Lot 328 Davies Street, Gnowangerup

LG407*

BUSH FIRES ACT 1954

Shire of Murray

APPOINTMENT OF BUSH FIRE CONTROL OFFICERS

In accordance with the provisions of the Bush Fires Act 1954, the following persons are appointed by the Shire of Murray as Bush Fire Control Officers/Fire Weather Officers in the district of the Shire of

Chief Bush Fire Control Officer—Peter Thurkle

Deputy Chief Bush Fire Control Officers—Robert Wilson, Bruno Mark Casotti

Bush Fire Control Officers-

Benjamin Armstrong, Kevin Jones, Jim Newman, James Camplin,

Bush Fire Control Officers (Permit Issuing Only)—

Christine Thompson, Douglas McLarty, Dave Turner, Owen Hooton

Fire Weather Officer—James Camplin Deputy Fire Weather Officer—Christine Thompson

The appointment of Robert Marlborough, Sheryl Thomason, Kathleen Williams and Terrance Simms as Rangers and Fire Control Officers in the district remains current and all previous appointments published are revoked.

D. L. UNSWORTH, Chief Executive Officer.

LG408*

BUSH FIRES ACT 1954

Shire of York

FIRE CONTROL OFFICERS

Appointment of Authorised Persons

In accordance with the $Bush\ Fires\ Act\ 1954$ as amended, the following persons are hereby appointed as authorised Fire Control Officers and Fire Weather Officers as described for the Shire of York-

Chief Bush Fire Control Officer

Deputy Chief Bush Fire Control Officer

Burges Siding Bush Fire Brigade

Stephen Chipper Glen Davies Andrew Boultbee Tony Robinson Peter Monger

Warrick McGregor

Malebelling Bush Fire Brigade

Peter Humphrey John Hewett Murray Hewett Chris Joyce Eddie Humphrev Tim Springbett Bruce Gentle

Mr Peter Boyle Mr Terry Davies

Dual FCO—Shire of Beverley Greenhills Bush Fire Brigade

Charles Boyle Graham Penny

Paul Jenkinson Dual FCO Beverley

David Jenkinson Simon Penny Jeremy Marwick

Norm Whitburn Dual FCO Beverley Talbot Brook Bush Fire Brigade

John Dawson Robert Chester Dave Emin Denis Luelf Vin Green

York FESA Unit Fire Weather Officers

John WeeksRobert ChesterRichard BoultbeePaul JenkinsonAngela PlichotaDavid JenkinsonWarrick McGregorJohn HewettStuart HopwoodVin GreenShane FewsterTim Springbett

Dual FCO Inkpen Brigade Northam

Clive Owen

All previous appointments are hereby revoked.

RAY HOOPER, Chief Executive Officer.

Dated: 19 August 2009.

LG409*

CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978

Shire of York

APPOINTMENT OF AUTHORISED PERSONS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers

Angela Plichota Stuart Hopwood
Ray Hooper Graham Stanley
Tyhscha Cochrane Mark Burgess
Peter Stevens Shane Fewster

All previous appointments are hereby revoked.

RAY HOOPER, Chief Executive Officer.

Dated: 19 August 2009.

LG412*

DOG ACT 1976

 $Shire\ of\ York$

APPOINTMENT OF AUTHORISED PERSONS AND REGISTRATION OFFICERS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers Registration Officers Angela Plichota Hayley McNamara Tyhscha Cochrane Alison Bateman Ray Hooper Kate Hooper Don Randell Matthew Davies Robert Windsor Natasha Brennan Robert MacKenzie Jody Lilleyman Graham Stanley Lindy Dewar Stuart Hopwood Shelly Turner Clint Strickland Nicole McNamara

Richard Smith Mark Burgess Geoff Crossing Shane Fewster

All previous appointments are hereby revoked.

RAY HOOPER, Chief Executive Officer.

Dated: 19 August 2009.

LG410*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

Shire of York

APPOINTMENT OF AUTHORISED PERSONS AND POUND KEEPERS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers

Angela Plichota
Ray Hooper
Graham Stanley
Tyhscha Cochrane
Peter Atkins
Don Randell
Robert Windsor
Peter Stevens
Richard Smith
Stuart Hopwood
Robert MacKenzie
Robert MacKenzie
Graham Stanley
Mark Burgess
Clint Strickland
Richard Smith
Stuart Hopwood

All previous appointments are hereby revoked.

RAY HOOPER, Chief Executive Officer.

Dated: 19 August 2009.

LG411*

LITTER ACT 1979

Shire of York

APPOINTMENT OF AUTHORISED PERSONS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers

Angela Plichota
Ray Hooper
Tyhscha Cochrane
Mark Burgess
Geoff Crossing

Stuart Hopwood
Graham Stanley
Peter Stevens
Patrick Ruettjes
Shane Fewster

All previous appointments are hereby revoked.

RAY HOOPER, Chief Executive Officer.

Dated: 19 August 2009.

LG413*

CARAVAN PARKS AND CAMPING GROUNDS ACT 1995

Shire of York

APPOINTMENT OF AUTHORISED PERSONS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers

Angela Plichota
Ray Hooper
Tyhscha Cochrane
Mark Burgess
Class Front

Shane Fewster

All previous appointments are hereby revoked.

RAY HOOPER, Chief Executive Officer.

Dated: 19 August 2009.

LG414*

LOCAL GOVERNMENT ACT 1995

City of Cockburn

AUTHORISED OFFICERS

It is hereby notified that Christopher Michael Durant and Bruce Carl Mentz have been appointed as Authorised Officers under Section 9.10 of the *Local Government Act 1995* to make, lay and swear Prosecution notices under the *Criminal Procedure Regulations 2005* on behalf of the City of Cockburn pursuant to actioning Prosecution Notices under the following Acts, Regulations and Locals Laws (as amended from time to time)—

- (i) the Planning and Development Act 2005 and any similar Act or any regulations prepared under the Act in force at the time;
- (ii) the Town Planning Regulations 1967 and any similar Regulations in force at the time;
- (iii) the Residential Design Codes of Western Australia (the R-Codes);
- (iv) the Local Government Act 1995 and any similar Act in force at the time in particular Section 8.6—Power to Enter Property;
- (v) the Local Government (Miscellaneous Provisions) Act 1960 and any similar Act in force at the time, in particular Section 245A—Swimming Pools and Section 420 pertaining to Power of Entry and Inspection;
- (vi) the City of Cockburn Town Planning Scheme No. 3 and/or any Planning and Development Policy/Position Statement lawfully adopted by the City of Cockburn;
- (vii) City of Cockburn Local Laws pertaining to Signs and Hoardings and Fencing Sections.

STEPHEN CAIN, Chief Executive Officer.

LG415*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

City of Cockburn

AUTHORISED OFFICERS

Notice is hereby given pursuant to Section 245A of the *Local Government (Miscellaneous Provisions)*Act 1960 that David Lynley Rees is authorised to enter upon land and inspect the land and the swimming pools within the City of Cockburn.

STEPHEN CAIN, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

Shire of Murray
FIREBREAK NOTICE

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954*, notice is herby given to all owners and/or occupiers of land within the Shire of Murray that Council has adopted the following requirements to prevent the outbreak or spread of a bush fire within the Shire. All owners and/or the occupiers of land in the Shire are required to carry out fire prevention work in accordance with this notice by November 30 each calendar year or within fourteen days of the date of becoming the owner or occupier of the land, should this be after November 30. All work required by this Notice shall be maintained until April 30 in the following calendar year.

DEFINITIONS

For the purpose of this Notice the following definitions apply—

- "Firebreak" means an area of ground, of a specified width that is kept and maintained totally clear of all material (living or dead) by scarifying, cultivating, ploughing or other means, and includes the pruning and removal of any living or dead trees, scrub or other material that overhang the cleared firebreak area to a vertical height of 4.5 metres from the ground.
- "Fuel Depot" means an area of land, a building or structure where fuel, i.e. (petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or manner.
- "Urban Land" means Residential, Commercial or Industrial land within a townsite or within any area subdivided for any purpose. The following areas are townsites- Pinjarra, Dwellingup, Furnissdale, Coolup, North Dandalup, Barragup, South Yunderup, North Yunderup, Ravenswood and Murray Bend.
- "Fire Management Plan" means a plan that has been developed and approved to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.

- "Flammable Material" means material that can be easily ignited, i.e.—dead or dry grass, leaves, timber, paper, plastic and any other material or thing deemed by an authorised officer to be capable of combustion.
- "Hills Landscape Protection Land" means land zoned or defined as in the Town Planning Scheme as Hills Landscape Protection Land.
- "Plantations" means any area of planted pines, eucalypt, hardwood or softwood trees exceeding (3) hectares in area.
- "Zoning" means the description of the land as recorded in the Shire of Murray property Rates register.

FIRE PREVENTION REQUIREMENTS

1. RURAL ZONED LAND

- (a) Firebreaks of at least three (3) metres wide are to be constructed within fifty (50) metres of the boundaries of the land, where the land abuts all roads (made or unmade), railway reserves, Department of Environment and Conservation (DEC) land or a Plantation. A three (3) metre wide firebreak shall be cleared immediately around all buildings, sheds, haystacks and fuel depots/storage areas on the land.
- (b) If the rural land abuts or adjoins "any other type of zoned land" a firebreak of at least three (3) metres wide shall be constructed along that portion of the rural land that abuts the other zoned land and the firebreak/s are to be located immediately inside the boundary of the rural land

2. SPECIAL RURAL, SPECIAL RESIDENTIAL, ALL SPECIAL USE, FARMLET, RAILWAY, RURAL TOWNSITE LAND

- (a) Where the area of land is 20500 square metres or less in size, all flammable material on the entire property (except living standing trees) shall be reduced and maintained to a height of less than 5 centimetres by slashing, mowing, rotary hoeing or by other means. Alternatively a firebreak can be installed in accordance with clause 2 (b). (A mixture of fuel reduction work (mowing or slashing) and the installation of firebreaks will not be acceptable on this sized land, unless a variation is approved).
- (b) Where the area of land is 20501 square metres or more in size a firebreak of at least three (3) metres wide shall be installed or constructed immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.
- (c) Where a fire management plan (FMP) exists for the land specified in this part, the requirements and specifications in the FMP shall be complied with, in addition to the fire prevention requirements specified in this Notice.

3. CANAL DEVELOPMENT LAND

All owners of land that abut a canal shall undertake fire prevention work in accordance with Clause 4 (a) and (b) of this Notice, depending on the total size of the land. The owners of undeveloped lots (*Vacant Land*) of LESS than 4000 square metres in size shall remove all flammable material except living standing trees on the land to a height of less than 5 centimetres by slashing or mowing only

- 4. RESIDENTIAL, RESIDENTIAL DEVELOPMENT, INDUSTRIAL, MIXED BUSINESS, ALL COMMERCIAL, SPECIAL DEVELOPMENT, REGIONAL OPEN SPACE LAND AND ALL OTHER ZONED LAND NOT SPECIFIED, INCLUDING ISLAND LOCATIONS
 - (a) Where the area of land is 4000 square metres or less, all flammable material on the entire property (except living standing trees) shall be reduced and maintained to a height of less than 5 centimetres by slashing, mowing, rotary hoeing or chemical spraying.
 - (b) Where the area of land is more than 4001 square metres a firebreak of at least three (3) metres wide shall be installed or constructed immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

5. HILLS LANDSCAPE PROTECTION LAND

Each owner of land zoned "Hills Landscape Protection" land shall undertake fire prevention work in accordance with clause 2(a) or (b) of this Notice, depending on size of the land. All work required by this Notice, shall be in addition to any of the requirements detailed in the fire management plan (FMP) that exists for the property.

6. PLANTATIONS

All plantations established after the 30 November 1984 that exceeds 3 hectares in total area shall have twenty (20) metres wide firebreak completely surrounding the perimeter of planted trees. A plantation that abuts a public road shall have a 10 metres wide firebreak along that portion of the plantation that abuts the road. Each compartment of a plantation is limited to area of less than 30 hectares in size, each 30 hectare area shall have a 10 metres wide firebreak surrounding the perimeter of planted trees. Furthermore all plantations shall comply with the requirements contained in the Fire and Emergency Services Authorities guidelines or standards for Plantation Fire Protection.

7. VARIATIONS

If it is considered to be impractical to comply with the requirements of this Notice, the owner or occupier of land in the district may apply for a variation by contacting Shire's Ranger Service on 95317777 prior to the 7th of November each year to arrange for an onsite inspection to discuss the alternate positions of the firebreaks or other methods of fire prevention. Variations can be approved for a 1 or 3 year period, subject to the owner/occupier of the land remaining the same. If a request to vary this Notice is not approved, the requirements of this Notice apply.

DATES TO REMEMBER

RESTRICTED BURNING TIME

1st November to 14th December each year (inclusive)

15th March to 30th April each year (inclusive)

Permits to burn will not be issued to burn on a Public Holiday

PROHIBITED BURNING TIME

15th December to 14th March (inclusive)

The above dates are subject to variation and alterations will be published in a local newspaper circulating the district.

SPECIAL ORDERS

The requirements of this Notice are considered to be the minimum standard for fire prevention work not only to protect individual properties but the district generally. The Shire retains the ability to issue Special Orders pursuant to Section 33 of the *Bush Fires Act 1954* to individual landowners if additional hazard removal or reduction is considered necessary.

CAMP OR COOKING FIRES

Pursuant to Section 25 (1a) of the *Bush Fires Act 1954* the Shire of Murray hereby advises that the lighting of a fire in the district for the purpose of camping or cooking (other than a gas appliance) is prohibited during the Prohibited Burning Period, December 15 to March 14 each year. (Alterations to this date may occur, contact the Shire on 95317777 for further information).

BURNING OF GARDEN REFUSE

Pursuant to Section 24 G (2) of the *Bush Fires Act 1954* the Shire of Murray prohibits the burning of garden refuse on any land within the district that is under 2000 square metres during the Restricted and Prohibited Burning Period (limited burning times). On land 2000 square metres of over, dry garden waste may be burnt during the Restricted Burning Period (without a fire permit) on the ground in small heaps, between 6pm and 11pm, unless the day is declared a very high or extreme fire danger day. Five (5) meters must be cleared of flammable material around the dry garden waste and the person who lit the fire must remain in attendance at the fire at all times.

The Firebreak Notice previously published in the *Government Gazette* on 11 July 2008 (No. 122) is hereby revoked.

DEAN L. UNSWORTH, Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954

Shire of Gingin

FIREBREAK ORDER 2009/2010

Notice is hereby given to all landowners/occupiers within the Shire of Gingin, that firebreaks must be installed by 1 November 2009 and maintained clear of flammable material up to and including 31 May 2010.

RURAL (FARM) FIREBREAKS (Properties 20ha {50 acres} or larger).

Clear a firebreak of all flammable material, for a width of no less than three metres (3m), immediately inside the external boundaries of the property.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

Construct a three metre (3m) firebreak immediately surrounding all buildings and fuel storage areas. Areas cleared for burning require a twenty metre (20m) firebreak.

ALL OTHER NON URBAN LAND

2023 m² (half an acre) to 8 ha (20 acres).

This category relates to nearly all lots in Gingin Rural Industrial Estate, Woodridge, Ocean Farm, Redfield Park, Sovereign Hill, Seaview Park and Moondah Ridge.

Clear a two and a half metre (2.5m) wide firebreak of all flammable material, immediately inside the external boundaries of the land.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

On heavily grassed blocks slash all dry grass to a height of no more than 50mm.

8 ha (20 acres) to 20 ha (50 acres)

Clear a two and a half metre (2.5m) wide firebreak of all flammable material, immediately inside the external boundaries of the land.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

On heavily vegetated or grassed blocks, implement supplementary fuel reduction for a further five metres (5m) inside the firebreak.

For your own protection, landowners are encouraged to install additional firebreaks around all buildings where practical.

URBAN LAND—ALL TOWNSITES

Land 2023m² (Half acre) or less

Clear land of all flammable material, i.e. debris, dry grass, dry bush etc.

Land larger than 2023m² (Half acre)

Clear a two and a half metre (2.5m) wide firebreak of all flammable material, immediately inside the external boundaries of the land.

ALTERNATIVE ALIGNMENTS

If it is impractical to have a firebreak immediately inside a boundary, for environmental or any other reason(s), you are required to notify the Shire of Gingin in writing, before 1 October, to obtain permission for firebreaks to be installed in an alternative position. Once approval is granted, there is no need to re-apply each year, unless circumstances change.

PLANTATIONS

Tree Plantations of more than three hectares (3ha), but less than ten hectares (10ha)

Construct a ten metre (10m) wide firebreak, clear of all flammable material, immediately surrounding the plantation (Adjacent areas of the same property subject to provisions as for Rural Areas).

Plantations larger than ten hectares (10ha)

Comply with the Shire of Gingin's Guidelines for Plantation Fire Protection. A copy is available from the Shire Office upon request.

HARVEST/MOVEMENT OF VEHICLES BANS

A ban on harvesting and the movement of vehicles in paddocks (except for the watering of stock) is likely to be imposed when the predicted weather conditions, are classified by the Bureau of Meteorology as very high or extreme.

Phone the Gingin Fire Weather Hotline on 9575 1330 for details and updates, or contact your local Fire Control Officer for further information.

ADDITIONAL RESPONSIBILITIES AND PENALTIES

Persons who fail to comply with the requirements of this Order may be fined up to \$1000.00. In addition, Council can arrange for the required work to be carried out at the cost of the owner or occupier.

Gas or electric barbecues ONLY, are permitted during Prohibited Burning Times.

A Permit to Burn must be obtained during the Restricted Burning Period. Permits are generally subject to a number of conditions but will NOT be issued for burning on Sundays or Public Holidays, unless approved by the Chief Bush Fire Control Officer.

Prior to any burning, you are required to notify your neighbours, Fire Control Officer and the Shire of Gingin.

Besides being responsible for the safety of your own property, if a fire escapes from your property, you may be liable to pay compensation for any damage caused outside of your property—this could be very costly.

Public infrastructure must not be placed in a manner that results in an above-ground encroachment into the firebreak area.

Trees must not be planted in a manner that results in vegetation encroaching into the firebreak area.

BURNING PERIODS

RESTRICTED BURNING PERIOD

Permit to burn required from a Fire Control Officer

1 October to 21 November

1 March to 31 May

PROHIBITED BURNING PERIOD

22 November to 28 February

NO BURNING WITHOUT EXCEPTION

S. D. FRASER, Chief Executive Officer.

Dated: 7 July 2009.

MINERALS AND PETROLEUM

MP401*

PETROLEUM (SUBMERGED LANDS) ACT 1982

RENEWAL OF PRODUCTION LICENCE TL/1 (R1)

Production Licence Tl/1 (R1) has been granted to Apache Northwest Pty Ltd, Kufpec Australia Pty Ltd and Tap (Harriet) Pty Ltd for a period of twenty one years to have effect from and including 14 August 2009.

W. L. TINAPPLE, Executive Director, Petroleum and Environment Division.

MP402*

PETROLEUM PIPELINES ACT 1969

VARIATION OF PIPELINE LICENCE

Pipeline Licence PL 22 held by, Epic Energy (Pilbara Pipeline) Pty Ltd has been varied by instrument of Variation 3P/09-0, to authorise the Licensee to design, construct, operate and maintain a new offtake facility (primarily the hot tap connection and isolation valve) within the pipeline licence PL 22 licensed area for the Karratha Gas Lateral covered under pipeline licence PL 82, has been approved.

W. L. TINAPPLE, Executive Director, Petroleum and Environment Division.

PLANNING

PI401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Joondalup

District Planning Scheme No. 2—Amendment No. 41

Ref: 853/2/34/2 Pt 41

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 City of Joondalup local planning scheme amendment on 12 August 2009 for the purpose of—

- 1. Unreserving Reserve 29740 being Lot 3756 and Lot 8931 (No. 108) High Street, Sorrento from 'Local Reserve—Public Use'.
- 2. Zoning Lot 3756 and Lot 8931 (No. 108) High Street, Sorrento to 'Residential'.

T. PICKARD, Mayor. G. HUNT, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

File No.: 812-2-23-35

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission resolved on 11 August 2009 to transfer land from the urban deferred zone to the urban zone, as shown on plan number 4.1551.

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

The plan may be viewed at the offices of-

- Western Australian Planning Commission, Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the City of Cockburn

TONY EVANS, Secretary, Western Australian Planning Commission.

PI403*

PLANNING AND DEVELOPMENT ACT 2005

METROPOLITAN REGION SCHEME

City of Cockburn

Notice of Resolution

Muriel Court Structure Plan Precinct

Metropolitan Region Scheme Amendment 1179/27

File No.: 812-2-23-36

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Western Australian Planning Commission resolved on 11 August 2009 to transfer land from the urban deferred zone to the urban zone, as shown on plan number 4.1549.

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

The plan may be viewed at the offices of-

- Western Australian Planning Commission, Wellington Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- Municipal office of the City of Cockburn

TONY EVANS, Secretary, Western Australian Planning Commission.

TREASURY AND FINANCE

TF401*

ELECTRICITY INDUSTRY ACT 2004

ELECTRICITY INDUSTRY (TARIFF EQUALISATION CONTRIBUTION) NOTICE (No. 1) 2009

Made by the Treasurer under section 129D(2) of the Electricity Industry Act 2004.

1. Citation

This notice is the Electricity Industry (Tariff Equalisation Contribution) Notice (No. 1) 2009.

2. Commencement

This notice shall take effect on 1 July 2009.

3. Determination of tariff equalisation contribution

Pursuant to section 129D(2) of the *Electricity Industry Act 2004*, the tariff equalisation contribution that is payable by the Electricity Networks Corporation for the purpose of Part 9A of the Act in respect of the period commencing on 1 July 2009 and ending on 30 June 2010 is \$122,100,000.

TROY BUSWELL MLA, Treasurer.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Norman Aubrey Dennis, late of 52 Palermo Court, Merriwa, Western Australia, Retired Naval Captain, deceased.

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 27 June 2009 are required by the Trustee ANZ Trustees Limited ACN 006 132 332 of Level 4, 100 Queen Street, Melbourne, Vic 3000 to send particulars of their claim to them by 6 October 2009 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Maureen Williams, late of 12/102 McMinn Street, Darwin, Northern Territory, Hotelier, deceased.

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 17 July 2008 at Royal Adelaide Hospital in South Australia, are required by the personal representative being Denise Kathryn Maher to send particulars of their claims to c/- McDonald Pynt Lawyers, PO Box 697, Fremantle WA 6959 within 30 days of publication of this notice after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Phillip Ross Adams, late of 6/17 Princes Street, Cottesloe, Western Australia, Accountant, deceased.

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 14 August 2007 at 6/17 Princes Street, Cottesloe, Western Australia, are required by the personal representative being Joseph James Lawrence to send particulars of their claims to c/- McDonald Pynt Lawyers, PO Box 697, Fremantle WA 6959 within 30 days of publication of this notice after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Robert Malcolm Hamersley, late of 306 Showground Road, Walkaway, Western Australia, Farmer, deceased.

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 6 April 2008 are required by the Administrator Leonard Colin Hamersley of care of Clifton Tham Commercial Law & Litigation of PO Box 1587, Osborne Park WA 6916 to send particulars of their claims to him by no later than 30 September 2009 after which date the Administrator may distribute the assets having regard only to the claims on hand.

PUBLIC NOTICES

ZZ401

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

DISPOSAL OF UNCOLLECTED GOODS

KIA Carnival registered in the name of Mark Holmes, Reg. No. 1CHS636, please be advised that unless the owner or any interested party in the above vehicle contact Bunbury Honda on (08) 9721 1000 within 30 days the vehicle will be disposed of to recover costs.