3541



Page

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ADVERTISING RATES AND PAYMENTS

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.

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

— PART 1 —

LOCAL GOVERNMENT

LG301*

HEALTH ACT 1911 LOCAL GOVERNMENT ACT 1995

Town of Claremont

HEALTH AMENDMENT LOCAL LAW 2009

Made by the Council of the Town of Claremont at its Ordinary Meeting under Section 342 of the *Health Act 1911* and in accordance with Subdivision 2, Division 2, Part 3 of the *Local Government Act 1995*.

1. Citation

This local law may be cited as the *Town of Claremont Health Amendment Local Law* 2009.

2. Operation

This local law will come into operation on the day on which it is published in the *Government Gazette*.

3. Repeal

The Town of Claremont Health Amendment Local Laws 2009 as published in the Government Gazette on 23 December 2008 is repealed.

4. Principal Local Laws

In this local law, the *Town of Claremont Health Local Laws 1997* as published in the *Government Gazette* on 31 March 1998 is referred to as the principal local law. The principal local law is amended as follows—

5. PART 1 Section 3 (1) amended

PART 1 Section 3 (1) is amended as follows—

- In the definition of "Act", delete the words "and includes subsidiary legislation made under the *Health Act 1911*";
- The definition of "approved" is deleted and substituted with the words ""approved" means approved by the local government;";
- In the appropriate alphabetical order the following definition is inserted, ""AS 1530.2: 1993" means the standard published by the Standards Association of Australia as AS 1530.2: 1993 and called "Methods for fire testing on buildings materials, components and structures—Tests for flammability of materials.";
- In the appropriate alphabetical order the following definition is inserted, ""AS 1668.2—2002" means the standard published by the Standards Association of Australia as AS1668.2—2002 and called "The use of ventilation and air-conditioning in buildings—Ventilation design for indoor air contaminant control";";
- In the appropriate alphabetical order the following definition is inserted, ""AS 2001.5.4—2005" means the standard published by the Standards Association of Australia as AS 2001.5.4—2005 and called "Methods of tests for textiles—Dimensional change—Domestic washing and drying procedures for textile testing (ISO 6330:2000,MOD)";";
- In the appropriate alphabetical order the following definition is inserted, ""AS/NZS 1530.3: 1999" means the standard published by the Standards Association of Australia as AS/NZS 1530.3: 1999 and called "Methods for fire tests on building materials, components and structures—Simultaneous determination of ignitability, flame propagation, heat release and smoke release";";
- In the appropriate alphabetical order the following definition is inserted ""AS/NZS 3666.2: 2002" means the standard published by the Standards Association of Australia as AS/NZS 3666.2: 2002 and called "Air-handling and water systems of buildings—Microbial Control—Operation and maintenance";";

- The definition of "Building Code" is deleted and the following substituted for the definition ""Building Code" means the latest edition of the Building Code of Australia published from time to time by, or on behalf of, the Australian Building Codes Board, as amended from time to time, but not including explanatory information published with that Code;";
- The definition of "Council" is deleted and wherever the word "Council" appears in the Local Laws it is deleted and substituted with the words "local government" or "the local government" as appropriate;
- Insert, in the appropriate alphabetical order, the definition ""Food Standards Code" means the Australian New Zealand Food Standards Code as defined in the Commonwealth Food Standards Australia New Zealand Act 1991;";
- In the appropriate alphabetical order, the definition ""local government" means the Town of Claremont;" is inserted; and,
- The definition of "water" is deleted and the definition ""water" means drinking water within the meaning of the Australian Drinking Water Guidelines as published by the National Health and Medical Research Council in 2004 and as amended from time to time;" is substituted.

6. PART 2 Section 3 amended

Sub-Section 3(5)(c) is amended by inserting after the word "Laws" the words "other than compensation or damages for loss or damage suffered because the local government acted negligently or in breach of duty".

7. PART 2 Section 6 amended

In sub-Section 6(2)(c)(ii) delete the words "hand basin" and substitute the words "hand wash basin".

8. PART 2 Section 7 amended

Section "7. Outdoor Festivals" is repealed and the following inserted—

- "7. Outdoor Festivals
 - (1) The organiser of an outdoor festival shall provide sanitary conveniences in accordance with the recommendations contained within the Department of Health document Guidelines for Concerts, Events and Organised Gatherings;
 - (2) Where, under sub-section (1), the number of a particular sanitary convenience to be provided is not a whole number, that number shall be rounded up to the next higher whole number;
 - (3) The Principal Environmental Health Officer may vary the requirements of sub-section (1) upon the written request of the organiser.".

9. PART 2 Section 15 amended

In subsection 15(3) delete the words "hand basins" and substitute the words "hand wash basins":

10. PART 2 Section 18 amended

In sub-section 18(4)(a) delete the words "the Office of Energy" and substitute the words "Energy Safety"; and,

In subsection 18(5)(a) delete the numbers "1991" and substitute the numbers "2002".

11. PART 3 Section 19 amended

In subsection 19(m) delete the term "the Office of Energy" and substitute in its place the words "Energy Safety".

12. PART 3 Section 25 amended

In subsection 25(2)(b) delete the numbers "1991" and substitute the numbers "2002"; In subsection 25(3)(a) delete the numbers "3666-1989" and insert "/NZS 3666.2: 2002".

13. PART 3 Section 35 amended

In subsection 35(2)(b) the word "and" after "Health" is deleted and substitute in its place the word "or".

14. PART 3 Section 36 amended

In section 36 the words "Environmental Protection" are deleted and substituted in their place are the words "Environment and Conservation".

15. PART 4 amended—

In Part 4 delete all of Divisions 2 and 3.

16. PART 5 Section 54 amended

Delete the existing Section 54 and insert the following—

"Footpaths etc. to be Kept Clean

54. An owner or occupier of premises shall maintain any footpath, pavement, area or right of way immediately adjacent to the premises clear of rubbish, matter or other things coming from or belonging to the premises.".

17. PART 5 Section 55 amended

Section 55 is amended by deleting the following, "(1) Subject to sub-section (2), an" and substituting the word "An", and;

Deleting subsection (2).

18. PART 5 Section 58 amended

In subsection 58 (2) delete the last word "therefrom" and substitute the words "therefrom".

19. PART 5 Section 72 amended

In subsection 72(1)(a) delete the word "is" where it is first used and insert in its place the word "are";

In subsections 72 (1) (d) delete the word "is" and insert in its place the word "are"; and,

In subsection 72(5), delete the words "flies, or vectors of disease" and substitute the words "flies or other vectors of disease".

20. PART 5 Section 77 amended

In subsection 77(1)(b) delete the numbers "1991" and substitute the numbers "2002".

21. PART 5 Section 78 amended

Delete subsection 78(a) and substitute the following—

- "(a) all exhaust air that is discharged from a car park shall be discharged at points—
 - (i) which are constructed in accordance with AS1668.2-2002;
 - (ii) located so that the hourly average exhaust flow rate is not reduced below the minimum requirement of AS1668.2-2002; and
 - (iii) at a velocity and in a direction so as not to be a danger to health or a nuisance.".

22. PART 6 Section 83 amended

Subsection 83(3) is amended by inserting after the word "section" the words ", other than compensation or damages for loss or damage suffered because the local government acted negligently or in breach of duty".

23. PART 6 Section 93 amended

Subsection 93(3) is amended by inserting after the word "section" the words ", other than compensation or damages for loss or damage suffered because the local government acted negligently or in breach of duty".

24. PART 6 Section 96 amended

Section 96 is amended by deleting the words, "place or cause to be placed in or on any premises, and an owner or occupier of premises shall not permit to remain on the" and substituting the words, "store or allow to be stored on any".

25. PART 7 Section 107 amended

Subsection 107(4) is amended by inserting after the word "section" the words ", other than compensation or damages for loss or damage suffered because the local government acted negligently or in breach of duty".

26. PART 7 Section 109 deleted

Section 109 and its title "Medical Officer may Examine Persons" are deleted

27. PART 7 Division 1 Section 115 amended

Subsection 115(3) is amended by inserting after the word "section" the words ", other than compensation or damages for loss or damage suffered because the local government acted negligently or in breach of duty".

28. PART 7 Division 3 deleted

In PART 7, delete all of Division 3—Skin Penetration.

29. PART 8 amended section 122 amended

In subsection 122(c)(i) delete the words "prescribed in Schedule 10" and substitute "as fixed by the local government in accordance with Section 6.16 of the *Local Government Act 1995*".

30. PART 8 amended section124amended

In subsection 124(b) delete the words "prescribed in Schedule 10" and substitute "as fixed by the local government in accordance with Section 6.16 of the *Local Government Act 1995*,".

31. Part 8 Section 128 amended

Subsection 128(1) is amended by deleting, "(b) bathrooms, each fitted with a shower, bath and hand wash basin;" and substituting "(b) bathrooms, each fitted with a hand wash basin and either a shower or a bath;".

32. Part 8 Section 130 amended

In subsection 130 (c), delete the words "the requirements of the *Health (Food Hygiene) Regulation 1993*" and substitute the words ""any of the requirements of Standard 3.2.3 of the Food Standards Code"; and,".

33. Part 8 Section 134 amended

In subsection 134(e), delete the words "advised by the Western Australian Fire Brigades Board and approved by the Council" and substitute the words "required by the Building Code".

34.Part 8 Section 138 amended

138(8)(a) is amended by deleting the numbers "1989" and substituting the numbers "1999"; and,

138(8)(c) is deleted and the following substituted; "(c) a lodger or other person does not smoke in any dormitory, kitchen, dining room, or other enclosed public place, within a short term hostel or recreational campsite; and,".

35. Part 8 Section 139 amended

Section 139 is amended by inserting new subsections (3) and (4) as follows—

- "(3) The sheets and blankets required to be provided by subsection (1)(b)(ii), shall be deemed to have been provided by the keeper, where the keeper offers them to the lodgers. In such circumstances, each lodger must either provide his or her own clean sheets of hire them from the keeper;
- (4) In a short term hostel or recreational campsite, the storage facilities required by subsection (1)(c) may be located in a separate secure storage room or locker.".

36. PART 9 section 152 amended

Section 152 is amended by deleting paragraph (d).

37. PART 9 section 155 amended

Subsection 155(b) is amended by deleting the words "Offensive Trade (Fees) Regulations 1976" and substituting the words "Health (Offensive Trade Fees) Regulations 1976".

38. PART 9 section 159 deleted

Section 159 is deleted.

39. PART 9 section 166 amended

Section 166 is amended in paragraph (d) by deleting the words "and at such more frequent intervals as may be directed" and substitute the words "or at such other intervals as may be approved or directed".

40. PART 9 section 176 amended

In subsection 176(a) delete the words "as set out in the Health (Food Hygiene) Regulations 1993"; and,

In subsection 176(b)(iii) delete the numbers "1991" and insert the numbers "2002".

41. PART 9 section 185 amended

In subsection 185, delete the words "or the Western Australain Fire Brigades Board".

42. Schedule 1 amended

In Schedule 1 delete the words "Wash hand basins" and substitute the words "Hand wash basins" in both places where they appear, and;

Delete the word "coppers".

43. Schedules 10 deleted

Delete Schedule 10.

44. Arrangement Amended

The "Arrangement" at the preamble of the principal local law is amended in accordance with the relevant amendments in this amendment local law.

Passed at an ordinary meeting of the Council of the Town of Claremont held on the Nineteenth day of May 2009.

The Common Seal of the Town of Claremont was affixed by authority of a resolution of the Council in the presence of—

 $\begin{array}{c} {\bf PETER\ OLSON,\ Mayor.} \\ {\bf ATHANASIOS\ KYRON,\ Chief\ Executive\ Officer.} \end{array}$

On this 7th day of July 2009.

Consented to-

Dr ANDY ROBERTSON, A/Executive Director, Public Health.

Dated this 22nd day of July 2009.

— PART 2 —

CEMETERIES

CC401*

CEMETERIES ACT 1986

Shire of Manjimup
FEES AND CHARGES

In pursuance of the powers conferred by Section 53 of the *Cemeteries Act 1986*, the Council of the Shire of Manjimup hereby records having resolved on 26 July 2007 to set the following Fees and Charges. All fees detailed hereunder are inclusive of the Goods and Services Tax where applicable.

Charges. All fees detailed hereunder are inclusive of the Goods and Services Tax where applicable	le.
Manjimup Memorial Gardens Cemetery—2009/2010On application for an Order of Burial and Grant of Right of Burial—Grave 2.4m x 1.2m (Traditional Section)\$6Grave 2.4m x 1.2m (Headstone Lawn Section)\$4	
Balbarrup, Manjimup, Northcliffe, Pemberton and Walpole Cemeteries On application for an Order of Burial and Grant of Right of Burial— Grave 2.4m x 1.2m	80.00
Interment Fees For interment of an adult	253.00 45.00
Niche Wall Single Niche; including plaque, standard inscription and installation	22.00 35.00 20.00 60.00 55.00
Northcliffe Memorial Wall Purchase of a single niche & installation	
Additional Charges Re-opening an ordinary grave—by others	370.00 370.00 09.00 65.00 70.00
Fee for exhumation \$4 Undertakers Annual License Fee \$	

11 September 2009	GOVERNMENT GAZETTE, WA	3549
Undertakers fee—Single In	iterment	\$44.00
_	onument	
=	and Regulations	
For a Copy of Grant of Righ	nt of Burial	\$17.00
For making a search in the	Register (Up to 2 location enquiries free)	\$8.00
Each additional location en	quiry (minimum \$5.00)	\$2.70
Photocopy of records; per co	ppy (minimum \$2.00)	\$1.50

W. DeCAMPO, Shire President. J. HUBBLE, Chief Executive Officer.

CONSUMER AND EMPLOYMENT PROTECTION

CE401*

ASSOCIATIONS INCORPORATION ACT 1987

REINSTATEMENT OF ASSOCIATION

Newman Motorcycle 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: 3 September 2009.

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

EDUCATION

ED401*

EDITH COWAN UNIVERSITY ACT 1984

AMENDING STATUTE

It is hereby notified that the Governor in Executive Council, acting under the provisions of Section 27 of the *Edith Cowan University Act 1984*, has approved Amending Statute No. 1 of 2009 as set out in the attached schedule.

Dr ELIZABETH CONSTABLE MLA, Minister for Education; Tourism. PETER CONRAN, Clerk of the Executive Council.

EDITH COWAN UNIVERSITY ACT 1984

Edith Cowan University

Amending Statute No. 1 of 2009

The University Statutes are hereby amended as follows—

- 1. This Amending Statute comes into operation on the day it is published in the *Government Gazette*.
- 2. Statute No. 2 Common Seal is repealed.
- 3. Statute No. 2 Common Seal as set out in the attached Schedule is enacted.

The Common Seal of the Edith Cowan University was hereto affixed by authority of a resolution of the Council of the University in the presence of—

Professor KERRY O. COX, Vice Chancellor. Dr SUSAN E. KING, Authorised Sealing Officer.

Dated this 31st day of March 2009. By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

Edith Cowan University Schedule

University Statute No. 2—Common Seal

1. Definitions

In this Statute, unless the contrary intention appears—

- "Act" means the Edith Cowan University Act 1984;
- "Chancellor" means the Chancellor of the University elected under section 12(1)(a) of the Act;
- "common seal" means the common seal referred to in section 5(2)(b) of the Act;
- "Council" means the Council of the University as established by section 8 of the Act;
- "Pro-Chancellor" means the Pro-Chancellor elected under section 12(1)(b) of the Act;
- "rules" means rules referred to in section 26(7) of the Act;
- "Vice-Chancellor" means the person for the time being appointed as the chief executive officer of the University under section 30 of the Act, or a person acting in that position.

2. Custody of common seal

The common seal of the University must be kept in the custody of the Council Secretary and must be used only as provided by this Statute.

3. Authorised Sealing Officer

The Council may appoint one or more employees of the University to be an Authorised Sealing Officer.

4. Affixing of the common seal

- (1) The common seal may be affixed to—
 - (a) a document authorised to be sealed by resolution of the Council; or
 - (b) a document within a class of documents that has been authorised by the Council to be sealed; or
 - (c) a document authorised by the Chancellor, the Pro-Chancellor or the Vice-Chancellor to be sealed, where the Chancellor, the Pro-Chancellor or the Vice-Chancellor believes it is reasonable to seal that document.
- (2) The affixing of the common seal must be attested by any two of the Chancellor, Pro-Chancellor, Vice-Chancellor and an Authorised Sealing Officer.
- (3) Where the common seal is affixed under section 4(1), the affixing must be reported to the Council at the first reasonable opportunity.

5. Form of words for affixing the seal

Where the common seal is to be affixed to a document, the form used must be in the following words or words to the like effect—

"The common seal of Edith Cowan University was affixed by resolution of the Council (or by authority of the Chancellor, the Pro-Chancellor or the Vice-Chancellor as the case requires) in the presence of—

Chancellor / Pro-Chancellor /

Vice-Chancellor / Authorised Sealing Officer

(any two of the above)

6. Record

The Vice-Chancellor will ensure that an appropriate record is maintained of each document to which the common seal is affixed.

7. Rules

The Council may make rules, not inconsistent with this Statute, regulating or providing for the regulation of any matter referred to in this Statute or for carrying out or giving effect to this Statute.

ELECTORAL

EC401*

MARKETING OF POTATOES ACT 1946

IN ACCORDANCE WITH REGULATION 20 OF THE MARKETING OF POTATOES REGULATIONS 1987

Potato Marketing Corporation of Western Australia Election of Elective Member

- I, Wayne Nicholson, being the Returning Officer duly appointed under and for the purposes of the regulations made under the *Marketing of Potatoes Act 1946*, do hereby certify—
 - (1) That in connection with the nomination of candidates for election as members of the Potato Marketing Corporation of Western Australia received up to 12.00 noon on Friday 21 August

2009, being the last day for the nomination of candidates for the election to be held on Friday 18 September 2009, under section 8(1) of the Act the following candidate was nominated, namely—

Gregory John STARKIE, RMB 241, MANJIMUP WA 6258—Potato Grower

- (2) That the nomination form of the candidate was in order as required by the regulations; that the candidate was eligible for nomination and election, and that the persons who signed the nomination form as proposer and seconder were entitled so to sign the same.
- (3) That the number of candidates nominated did not exceed the number of candidates to be elected as Member of the Potato Marketing Corporation of Western Australia; and
- (4) That Gregory John STARKIE is the person now elected as elective member as required by the Act for appointment by the Governor as a member of the Corporation.

WAYNE NICHOLSON, Returning Officer.

Date 7 September 2009.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

City of Canning

SWIMMING POOL INSPECTION LEVY 2009/2010

In accordance with the *Local Government (Miscellaneous Provisions) Act 1960*, Section 245A(8) the City of Canning gives notice that at the meeting held on 20 August 2009, Council imposed the following Swimming Pool Inspection Fee for the period 1 July 2009 to 30 June 2010—

Swimming Pool Inspection Fee:

\$15.80 per year (GST inclusive)

\$7.90 eligible pensioners/seniors

This charge is to be imposed on each owner of land on which there is a swimming pool.

G. (JOE) DELLE DONNE JP, Mayor. M. DACOMBE, Chief Executive Officer.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIAN MARINE ACT 1982 NAVIGABLE WATERS REGULATIONS

PROHIBITED SWIMMING AREA
Perth Waters

Department of Transport, Fremantle WA, 11 September 2009.

Acting pursuant to the powers conferred by Regulation 10A(b) of the Navigable Waters Regulations 1958, I hereby close all of the following waters to swimming, between 6:00 pm and 7:15 pm on Tuesday 22 September 2009 for the duration of a pyrotechnics display—

Perth Waters

All the waters within a 200 metre radius of a barge anchored approximately at position 31° 57.822′ S, 155° 51.239′ E.

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

DAVID HARROD FNI, General Manager, Marine Safety, Department of Transport.

MINERALS AND PETROLEUM

MP101*

CORRECTION

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

Section 30(1)

DISCRETE AREA RELEASE

Invitation for Applications for the Grant of Petroleum Exploration Permits

The notice at page 3499 of the $Government\ Gazette$ dated 4 September 2009 for the discrete area release is corrected as follows—

Release date: Friday, 4 September 2009 Closing Date: Thursday, 4 March 2010

AREAS AVAILABLE

Applications are invited for the grant of exploration permits over the following discrete areas within Western Australia's Canning and Officer Basins as identified on the plans.

Applications will be received up until 4.00 pm on Thursday, 4 March 2010. Applicants need to observe the closing time and date. Any applications received after the closing time and date will not be considered.

Onshore Areas

AREA L09-3 contains 143 blocks

1 000 000 Map Sheet (SG52) Petermann Ranges—blocks specified on the plan.

AREA L09-4 contains 156 blocks

1 000 000 Map Sheet (SG52) Petermann Ranges—blocks specified on the plan.

AREA L08-8 contains 62 blocks

1 000 000 Map Sheets (SE51) Broome and (SF51) Oakover River—blocks specified on the plan.

AREA L08-9 contains 114 blocks

1 000 000 Map Sheet (SF51) Oakover River- blocks specified on the plan.

AREA L08-10 contains 138 blocks

1 000 000 Map Sheet (SF51) Oakover River- blocks specified on the plan.

APPLICATION DETAILS

Central to any application made is the program of work proposed for each year of the six year term. Applications are to be made in accordance with Section 31 of the *Petroleum and Geothermal Energy Resources Act 1967*. Consideration of an application for the grant of a Permit shall take into account work programs relative to the whole of the area applied for, the adequacy of the work program, and the applicant's technical and financial ability to undertake the work. Permits are awarded on the understanding that the first two years work commitment will be fulfilled without variation.

Applicants should note that it is mandatory that the minimum work program proposed in each year of the exploration permit is stated precisely to avoid any ambiguity. The proposed work program should not include contingent work. Specific details are available from—

- 1. Criteria for assessment of applications for the award of petroleum exploration permits
- 2. Permit conditions and permit administration
- 3. Land Access Introduction for petroleum titles
- 4. Administration of petroleum titles

Where there is more than one applicant to the application, the percentage participating interest of each party to the application is to be supplied This is to include evidence that a satisfactory settlement has been, or can be; reached on a Joint Operating Agreement (copy of Heads of Agreement dealing will generally suffice).

Applicants should also make themselves aware of the existence of any areas which have the potential to restrict exploration activities, e.g., National Parks, Nature Reserves, Marine Parks, World Heritage Areas, Conservation Reserves, Defence Areas and Mining Titles.

Insofar as Reserved Land is concerned, entry for exploration purposes is subject to approval by the Minister. In this regard, it should be noted that Government policy, at least, is such that petroleum extraction from within National Parks, Nature Reserves and access to Conservation Estates should not be presumed.

Any applications over the above on shore areas may be subject to the provisions of the Commonwealth Native Title Act 1993 and applicants should be prepared to negotiate with Native Title parties pursuant to the right to negotiate provisions of the NTA.

Applicants should also be aware that onshore areas available for petroleum application are subject (at least in part) to Native Title claims. Plans showing these claim boundaries are available as part of the release package.

RELEASE AREA L08-9—SPECIAL ACCESS CONSIDERATION

It should be noted that the Waukarlycarly Land System contains a density of Aboriginal cultural heritage sites and site complexes. The Martu People maintain and protect these sites through traditional law and custom. In recognition of the significance of this area the DMP will be prohibiting access to graticular blocks 6101, 6102, 6103, 6173, 6174 and 6175 on Oakover River 1:1000 000 Mapsheet and pursuant to Section 91B of the *Petroleum and Geothermal Energy Resources Act 1967* (WA) (Refer to map in the release package).

Details of known heritage sites are available on website: http://www.dia.gov.au

An information package on the release areas detailing the criteria for assessment of applications and the conditions to apply following the award of a permit, and including a plan of the release areas and an application proforma, is available on CD-ROM. Copies of the CD-ROM can be obtained from the Petroleum and Environment Division, Department of Mines and Petroleum by contacting the Petroleum Applications Receiving Officer on (08) 9222 3106.

LODGEMENT OF APPLICATIONS

Applications, together with supporting data, should be submitted in the following manner and accompanied by fee of \$4,064.00 (non-refundable) payable to the Department of Mines and Petroleum through an Australian Bank or by Australian bank cheque.

The following special instructions should be observed—

- The application should be sealed and clearly marked "Application for Petroleum Exploration Permit—Commercial-in-Confidence".
- Unless delivered by hand to the Petroleum Applications Receiving Officer, the sealed application (as described above) should be enclosed in a plain covering envelope or package and forwarded to the following address—

Executive Director, Petroleum and Environment Division Department of Mines and Petroleum Mineral House 100 Plain Street EAST PERTH WA 6004

Attention: Petroleum Applications Receiving Officer

Confirmation of receipt of applications (delivered and received by hand) will be issued by the Petroleum Applications Receiving Officer.

This application needs to observe the closing time and date as published in the release package. Applications received after the closing time and date will not be considered.

2009 Petroleum Release Areas Officer Basin Western Australia



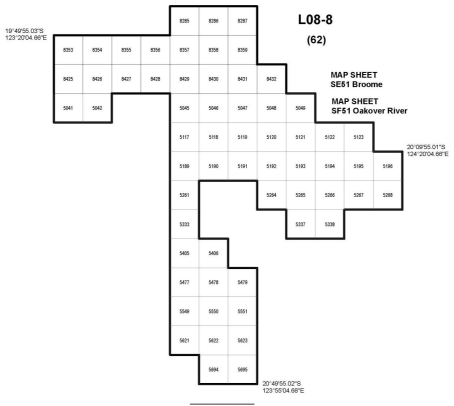
Coordinates hereon are in accordance with Section 8 of the Petroleum & Geothermal Energy Resources Act 1987 The displayed grid defining the 5% blocks is AGD86 and coordinates shown are GDA94

				L	09.	.3		SG	M 52 Pe	AP S eterm	0.000		ges			LO	9-	4				
54.98"S 5'04.84"E	=			(1	143)				°24'54 8°00'0		E				(1	56)					24'54.92 9°00'04.7
7102	7103	7104	7105	7106	7107	7108	7109	7110	7111	7112	7113	7114	7115	7116	7117	7118	7119	7120	7121	7122	7123	7124
7174	7175	7176	7177	7178	7179	7180	7181	7182	7183	7184	7185	7186	7187	7188	7189	7190	7191	7192	7193	7194	7195	7196
7246	7247	7248	7249	7250	7251	7252	7253	7254	7255	7256	7257	7258	7259	7260	7261	7262	7263	7264	7265	7266	7267	7268
7318	7319	7320	7321	7322	7323	7324	7325	7326	7327	7328	7329	7330	7331	7332	7333	7334	7335	7336	7337	7338	7339	7340
7390	7391	7392	7393	7394	7395	7396	7397	7398	7399	7400	7401	7402	7403	7404	7405	7406	7407	7408	7409	7410	7411	7412
7462	7463	7464	7465	7466	7467	7468	7469	7470	7471	7472	7473	7474	7475	7476	7477	7478	7479	7480	7481	7482	7483	7484
7534	7535	7536	7537	7538	7539	7540	7541	7542	7543	7544	7545	7546	7547	7548	7549	7550	7551	7552	7553	7554	7555	7556
7606	7607	7608	7609	7610	7611	7612	7613	7614	7615	7616	7617	7618	7619	7620	7621	7622	7623	7624	7625	7626	7627	7628
7678	7679	7680	7681	7682	7683	7684	7685	7686	7687	7688	7689	7690	7691	7692	7693	7694	7695	7696	7697	7698	7699	7700
7750	7751	7752	7753	7754	7755	7756	7757	7758	7759	7760	7761	7762	7763	7764	7765	7766	7767	7768	7769	7770	7771	7772
7822	7823	7824	7825	7826	7827	7828	7829	7830	7831	7832	7833	7834	7835	7836	7837	7838	7839	7840	7841	7842	7843	7844
7894	7895	7896	7897	7898	7899	7900	7901	7902	7903	7904	7905	7906	7907	7908	7909	7910	7911	7912	7913	7914	7915	7916
7966	7967	7968	7969	7970	7971	7972	7973	7974	7975	7976	7977	7978	7979	7980	7981	7982	7983	7984	7985	7986	7987	7988

2009 Petroleum Release Areas Canning Basin Western Australia



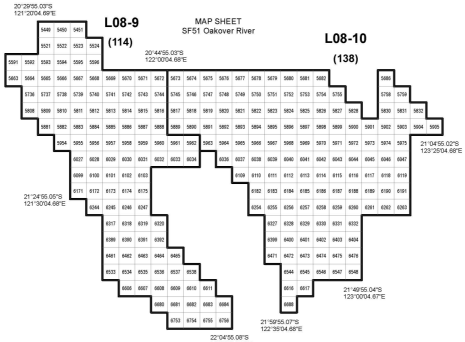
Coordinates hereon are in accordance with
Section 8 of the Petroleum & Geothermal Energy Resources Act 1967
The displayed grid defining the 5'x5' blocks is AGD66 and coordinates shown are GDA94



2009 Petroleum Release Areas Canning Basin Western Australia



Coordinates hereon are in accordance with
Section 8 of the Petroleum & Geothermal Energy Resources Act 1987
The displayed grid defining the 5% blocks is AGD68 and coordinates shown are GDA94



MP401*

Commonwealth of Australia

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

GRANT OF EXPLORATION PERMIT

Exploration Permit No. WA-440-P has been granted to Goldsborough Energy Pty Ltd to have effect for a period of six (6) years from 1 September 2009.

W. L. TINAPPLE, Petroleum and Environment Division, Department of Mines and Petroleum.

MP402*

Commonwealth of Australia

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

GRANT OF EXPLORATION PERMIT

Exploration Permit No. WA-441-P has been granted to Goldsborough Energy Pty Ltd to have effect for a period of six (6) years from 1 September 2009.

W. L. TINAPPLE, Petroleum and Environment Division, Department of Mines and Petroleum.

MP403*

PETROLEUM PIPELINES ACT 1969

GRANT OF RENEWAL OF PIPELINE LICENCE

Pipeline Licence No. PL 7 (R1) was granted to Buru Energy Limited to have effect for a period of 21 years from 9 May 2004.

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

MP404*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry and Resources, Norseman.

In accordance with Regulation 49 of the Mining Act 1978 notice is hereby given that the licences are liable to forfeiture under the provision of Section 96(2)(ba) & 96(2)(b) for breach of covenant, viz. failure to comply with the prescribed expenditure conditions.

GREG BENN, Warden.

To be heard in the Warden's Court Norseman on Tuesday 20th October, 2009.

DUNDAS MINERAL FIELD

P63/1469—Strindberg, Hans August Nicholas

P63/1470—Strindberg, Hans August Nicholas

P63/1471—Strindberg, Hans August Nicholas

P63/1472—Strindberg, Hans August Nicholas

P63/1557—Carmody, Harry & Bullabulling Pty Ltd

MP405*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry and Resources, Norseman.

In accordance with Regulation 49(2)(c) of the Mining Act 1978-1983 notice is hereby given that the licences are liable to forfeiture under the provision of Section 96(1)(a) for breach of covenant, viz. non payment of rent.

GREG BENN, Warden.

To be heard in the Warden's Court Norseman on Tuesday 20th October, 2009. $DUNDAS\ MINERAL\ FIELD$

P63/1557—Carmody, Harry & Bullabulling Pty Ltd

MP406*

MINING ACT 1978

FORFEITURE

Department of Mines and Petroleum, East Perth WA 6004.

I hereby declare in accordance with the provisions of section 96A(1) of the *Mining Act 1978* that the undermentioned mining tenement is forfeited for the non-lodgement of the annual Operations Report (Form 5).

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number Holder Exploration Licence
52/2030 Flint, Warwick John Peak Hill

MP407*

MINING ACT 1978

FORFEITURE

Department of Mines and Petroleum, 100 Plain Street, East Perth WA 6004.

I hereby declare in accordance with the provisions of section 99(1)(a) of the *Mining Act 1978* that the undermentioned exploration licence is forfeited for breach of covenant, being failure to comply with the prescribed expenditure condition, with prior right of application being granted to the applicant for forfeiture under section 100(2).

NORMAN MOORE MLC, Minister for Mines and Petroleum.

Number Holder Mineral Field

Exploration Licence

69/1961 Agate Resources Pty Ltd Warburton

PLANNING

PI101*

CORRECTION

PLANNING AND DEVELOPMENT ACT 2005

OUTCOME OF SUBMISSIONS

Greater Bunbury Region Scheme Amendment 0003/41
Waterloo Brickworks

Amendment No. 0003/41

It is hereby notified for public information that the notice under the above Amendment published at page 3529 of the *Government Gazette* No. 161 dated 8 September 2009, contained an error in the text which is now corrected as follows—

For the Text: The Western Australian Planning Commission (WAPC) has considered all the submissions received in respect of the amendment proposal for the Edith Cowan University Campus, Churchlands, Amendment 0003/41.

Read: The Western Australian Planning Commission (WAPC) has considered all the submissions received in respect of the amendment proposal for the Waterloo Brickworks, Waterloo, Amendment 0003/41.

TONY EVANS, Secretary, Western Australian Planning Commission.

PI102*

CORRECTION

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Broome

Town Planning Scheme No. 4—Amendment No. 48

Ref: 853/7/2/4 Pt 48

It is hereby notified for public information, that the notice under the above Amendment No. 48 published at page 3228 of the *Government Gazette* No. 148 dated 14 August 2009, contained an error which is now corrected as follows—

For the words-

Excising Portion of Lot 9037 on Jigal Drive, Roebuck Estate from the R12.5 code area and including it in the R50 code area and modifying the Scheme map accordingly.

Read—

Excising Lot 705 on the corner of Jigal Drive and Sandpiper Avenue, Djugun from the R30 code area and including it in the R40 code area and modifying the Scheme maps accordingly.

K. R. DONOHOE, Chief Executive Officer.

PI401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Gosnells

Town Planning Scheme No. 6—Amendment No. 90

Ref: 853/2/25/8 Pt 90

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 Gosnells local planning scheme amendment on 26 May 2009 for the purpose of—

- 1. Rezoning Lots 61, 60, 65, 59, 64 and 79 Coleman Place, Lots 6, 5, 32, 31, 74, 78, 49, 82, 80, 8, 1, 2, 3, 15 and 16 Albany Highway, Lots 73, 72, 7, 6 and 5 Sevenoaks Street, Lots 30, 4, 76, 3, 77, 2, 58 and 57 Beckenham Street, Lots 56, 63, 62, 68, 67, 66, 78 and 79 Wilpon Street and Lots 71, 70 and 69 Teele Street, Beckenham from 'Residential' (R17.5) to 'Residential Development'.
- 2. Rezoning Lot 20 and portion of Lot 62 Camberwell Street from 'Light Industry' to 'Residential Development', and the remainder of Lot 62 and Lot 1 Camberwell Street from 'Residential' (R17.5) to 'Residential Development'.
- 3. Applying a 'Special Control Area' to the Scheme Maps over the whole of the area being recoded and rezoned as described in 1. and 2. above.

- 4. Adding a new subclause to 6.1.1 to the Scheme Text as follows—
 - (h) Central Beckenham Housing Sub-Precinct I.
- 5. Adding a new clause 6.9 to the Scheme Text as follows—
 - 6.9 Central Beckenham Housing Sub-Precinct I
 - 6.9.1 Subdivision and development undertaken within the Special Control Area will require the upgrading to existing common infrastructure and/or construction of new common infrastructure.
 - 6.9.2 The cost of upgrading the common infrastructure in the area shall be equitably shared by all owners within the Special Control Area.
 - 6.9.3 Prior to subdivision being supported or development being approved within the Special Control Area, Council requires an Outline Development Plan to be approved pursuant to Part 7 of the Scheme, and a Development Contribution Plan to be prepared to identify the estimated costs of upgrading the common infrastructure and the associated administration of a Developer Contribution Arrangement and the method for the equitable sharing of the costs by owners.
 - 6.9.4 The Developer Contribution Arrangement shall operate in accordance with Schedule 12 of the Scheme and is to be prepared in conjunction with the Outline Development Plan.

O. SEARLE, Mayor. I. COWIE, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

 $\begin{tabular}{ll} Approved Local Planning Scheme Amendment \\ \it City of Gosnells \end{tabular}$

Town Planning Scheme No. 6—Amendment No. 94

Ref: 853/2/25/8 Pt 94

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 Gosnells local planning scheme amendment on 26 May 2009 for the purpose of recoding the area generally bound by William Street, Luyer Avenue, Elizabeth Street, Farnaby Lane and the municipal boundary with the City of Canning, from Residential R17.5 to R20, as depicted on the scheme amendment map.

O. SEARLE, Mayor. I. COWIE, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Manjimup

Town Planning Scheme No. 2—Amendment No. 127

Ref: 853/6/14/20 Pt 127

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 Manjimup local planning scheme amendment on 25 August 2009 for the purpose of—

- 1. Rezoning Location 8663 Tattenham Road and Gumnut Road, Northcliffe from "Rural" to "Special Development Zone".
- 2. Amending the Scheme Maps accordingly.
- 3. Modifying Appendix 4 of the Scheme by adding Special Provisions relevant to Location 8663 Tattenham Road and Gumnut Road, Northcliffe relating to the future use and development of the land as follows—

Zone Identification	Special Development Zone Permitted Uses	Conditions of Use
Special Development Zone No. 12 Location 8663 Tattenham Road and Gumnut Road, Northcliffe	1. The following uses are permitted "P" within Special Development Area No. 12— • Dwelling—Single • Outbuilding 2. The following uses are not permitted unless	 Subdivision and development of the lot shall generally be in accordance wit the Subdivision Guide Plan, adopted by Council and endorsed by the Western Australian Planning Commission. Council will recommend to the Western Australian Planning Commission that no further subdivision of any lots on the Subdivision Guide Plan, be permitted.

Zone Identification	Special Development Zone Permitted Uses	Conditions of Use
		3. The Subdivider shall prepare and implement the Fire Management Plan to the satisfaction of Council and the Fire and Emergency Services Authority of Western Australia, prior to the issue of titles. 4. A restrictive covenant is to be placed on the Titles of the proposed lots precluding the clearing of native vegetation except for— 4a. Clearing associated with the development of approved building envelopes. 4b. Clearing associated with the Endorsed Fire Management Plan. 4c. Establishment of driveways and fence lines. 4d. Removal of vegetation that is dead, dying or dangerous with written approval of Council. 5. No additional development will be permitted within 100m of the State Forest unless approved by Council and is to the satisfaction of the Department of Environment and Conservation. 6. The clearing of native vegetation within 30m of the centreline of creek lines is prohibited unless mentioned in item 4 and to the satisfaction of Council.
		7. Any applicant proposing to relocate the building envelope outlined in the approved Subdivision Guide Plan will need to provide environmental, landscape and fire protection justification to the satisfaction of Council. 8. The subdivider is to prepare and implement an Environmental Management Plan to the satisfaction of the Council and the Department of Environment and Conservation prior to the issue of titles. 9. The subdivider is required to contribute to the upgrading of Gumnut Road and/or Tattenham Road to the satisfaction of Council and prior to the issue of titles to address impacts arising from the subdivision and associated development. 10. A covenant shall be placed on each lot to require the provision of alternative on-site effluent disposal systems with nutrient stripping capabilities or aerobic treatment units as a mechanism to ensure environmentally acceptable effluent disposal on the land. 11. The subdivider shall prepare an Effluent Disposal and Drainage Management Plan prior to subdivision approval to the satisfaction of the Department of Environment and Conservation, Department of Health and Council. 12. A field investigation being undertaken by, and at the expense of the landowner/subdivider to the satisfaction of Council and the Department of Environment and Conservation, during spring flowering season to determine whether there are any Declared Rare Flora and/or Threatened Ecological Communities on the site prior to
		13. A potable water supply of a minimum 92,000 litres is to be provided on each lot together with an additional 43,000 litres supply being provided for fire fighting purposes.

Zone	Special Development	G 11:1 277
Identification	Zone Permitted Uses	Conditions of Use
		14. A Section 70A (<i>Transfer of Land Act</i>) notification shall be placed on each lot to advise future purchasers that—
		"The subdivision proposal has a common boundary with land managed by the Department of Environment and Conservation and that some or all of the following management activities may occur in the State Forest from time to time—
		a. Prescribed burning for the enhancement and conservation of biodiversity and/or hazard reduction purposes;
		b. Aerial and ground baiting with approved poisons to control introduced predators of native fauna as part of DEC's Western Shield program.
		c. Application of herbicides and other chemicals for weed and plant disease control; and
		d. Road construction and maintenance.' 15. The existing sand extraction within proposed Lot 1 will cease operation prior to the issue of titles.
		16. Within the Creek Line Protection Area identified on the Subdivision Guide Plan, the following provisions are to apply to an area within the minimum width of 10 metres, measured outwards from the top of the banks of the water courses—
		a. No new dams, artificial retention of flow, pumping, diversion of water or modification of stream course, bed or banks without approval of the Department of Water.
		b. The activities of stock to be controlled such that the problems of erosion, pollution and vegetation degradation do not occur.
		c. No spray (pesticide / herbicide), non- cultivation and non nitrogenous fertiliser application buffer of 50 metres from the water course, shall be established on all land within the amendment area. The no spray requirements will not preclude carrying out of noxious weed control in accordance with the Agricultural Protection Board.

W. DE CAMPO, Shire President. J. HUBBLE, Chief Executive Officer.

PREMIER AND CABINET

PC401*

APPOINTMENT OF DEPUTY OF THE GOVERNOR

It is hereby notified for public information that the Governor, under clause XVI of the *Letters Patent relating to the Office of Governor of the State of Western Australia*, dated 14 February 1986, has appointed the Lieutenant-Governor the Honourable David Kingsley Malcolm AC QC, to be deputy of the Governor and in that capacity to perform and exercise all the powers and functions of the Governor for the period 17 to 24 September 2009, both dates inclusive.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988

LIQUOR APPLICATIONS

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

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATI	ONS FOR THE GRANT	OF A LICENCE	
12993	De Marte, Michele Rafaele	Application for the grant of a Restaurant licence in respect of premises situated in South Perth and known as Atomic Expresso	5/10/09
13009	Leadkinto Catering Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Tom Price and known as Red Breeze	11/10/09
13031	Digtel Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Rockingham and known as The Chutney Mary Cafe Rockingham	3/10/09
13033	Brooklands Football Club Inc	Application for the grant of a Club Restricted licence in respect of premises situated in Rockingham and known as the Brooklands Football Club Inc	17/09/09
13035	Cater Care Services Pty Ltd	Application for the grant of a Special Facility—Canteen licence in respect of premises situated in Kalgoorlie and known as the Carosue Dam Gold Mine	17/09/09
13037	Hillstek Holdings Pty Ltd	Application for the grant of a Hotel Restricted licence in respect of premises situated in Geraldton and known as the Geraldton's Ocean West Resort	11/10/09
13044	Sovereign Trading Company Pty Ltd	Application for the grant of a Wholesaler's licence in respect of premises situated in Bicton and known as the Sovereign Trading Company Pty Ltd	22/09/09
13045	Joseph Alain Gaudet & Julie Ann Gaudet	Application for the grant of a Restaurant licence in respect of premises situated in Henley Brook and known as the Mallard Duck Cafe	27/09/09
13047	Compass Group (Australia) Pty Ltd	Application for the grant of a Special Facility—Canteen licence in respect of premises situated in Roebourne and known as the Devil Creek	20/09/09
APPLICATI	ONS FOR APPROVAL T	O ALTER/REDEFINE THE LICENSED PREMISES	5
293795	Carnegies Perth Pty Ltd	Application for approval to alter/redefine the Special Facility in respect of premises situated in Perth and known as Carnegies	24/09/09

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

Dated: 9 September 2009.

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 Estate of the undermentioned deceased person, are required by Perpetual Trustees W.A. Ltd, Level 12, 123 Pitt Street, Sydney NSW, to send particulars of such claims to the Company by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following estate expire one month after the date of publication hereof.

Estate Late Royston Frederick Gilbert Hunt

Late of Kensington Park Aged Care, 62 Gwenyfred Road, Kensington, Retired Public Servant. Died: 22 May 2009.

ZX402*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Victoria Lynn Di Silvio, late of 234 Hector Street, Tuart Hill, Western Australia, 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 28 February 2009 of 1 March 2009 at 234 Hector Street, Tuart Hill aforesaid are required by the Executor and Trustee of car of Messrs Dwyer Durack Lawyers of 8th Floor, 40 St Georges Terrace, Perth to send particulars of their claims to him by 10 October 2009 after which date the said Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX403*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 11/10/2009 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Alcorn, Lilian Mary, late of 23 The Rise Harbourside Retirement Village Mindarie, died 3.09.2007 (DE19701539EM17)

Annear, Robert Loton, late of 37 Florence Street, Cottesloe, died 1.08.2009 (DE19713167EM37)

Carr, Alan John, late of 9/2 Moo2 Phrabaramee Road, Patong, Kajhn, Phuket, Thailand formerly of 5/24 Princess Street, Cottesloe, died 28.06.2008 (DE19971358EM17)

Day, Allan John, late of 3 Patfield Place Kelmscott, died 21.03.2008 (DE33073925EM35)

Flowers, Cynthia, late of 1/63 Park Street, Katanning, died 7.03.2009 (DE33072568EM17)

Johnston, Trevor James, late of 11 Copperhead Avenue, Padbury, died 13.08.2009 (DE19801351EM22)

McMahon, Maurice James, late of Unit 21, 52 Nannine Place, Rivervale, died 31.01.2002 (DE33064129EM17)

Montgomery, Raymond John, late of Como Nursing Home, Talbot Avenue, Como, died 1.08.2009 (DE19751032EM26)

Purslow, Vilma Doreen, late of Bassendean Aged Care 27 Hamilton Street Bassendean, died 14.05.2009 (DE33047512EM26)

Van Lamoen, William John, late of 1/1 Camelot Street Carine, died 6.08.2009 (DE33053582EM17)

Wera, Marianne, late of 4 Canterbury Place, Busselton, died 9.08.2009 (DE20000899EM17)

JOHN SKINNER, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000.

Telephone: 9222 6777

PUBLIC NOTICES

ZZ401

PARTNERSHIP ACT 1895

DISSOLUTION OF PARTNERSHIP Skane Cabinets

Take notice that the partnership of Damian Mark Skane and Gavin Paul Skane trading as Skane Cabinets dissolved on 31 August 2009 and that from that date Gavin Paul Skane will continue to trade as Skane Cabinets.

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