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— PART 1 —

ENERGY

EN301*

ENERGY COORDINATION ACT 1994

APPROVAL OF AMENDMENTS TO GAS RETAIL MARKET SCHEME

The Authority, pursuant to Section 11ZOM of the *Energy Coordination Act 1994*, hereby gives notice that the following amendment to the retail market scheme operated by the Retail Energy Market Company Limited (“REMCo”) has been approved—Rule Change C01/08H Amendments to FRC Hub Conditions.

The changes in Rule Change C01/08H are technical, IT-related changes that are being made in response to a backlog of transactions in the FRC Hub. The changes require gas market participants to notify the FRC Hub if they notice a service interruption at their gateway, and require gas market participants to take part in periodic “health checks” of their gateways.

Rule Change C01/08H is to take effect from the day which it is published in the *Government Gazette*.

Details of this approved amendment are as follows.

FRC Hub Conditions

1 REMCo Responsibilities As Hub Service Provider

Performance

- 1.1 REMCo will route 99.99% of all messages through the FRC Hub within 10 minutes of receipt except—
 - 1.1.1 where the FRC HUB is unavailable due to a scheduled outage with a target notification time of at least two Business Days; or
 - 1.1.2 under a fail over process; or
 - 1.1.3 where the delayed messages are in excess of the peak performance requirement of 8 messages per second.
- 1.2 REMCo will support an average throughput of 4 approx 5KB messages per second through the FRC Hub
- 1.3 REMCo will support a peak throughput of 8 approx 5KB messages per second through the FRC Hub
- 1.4 REMCo will deploy a reliable messaging system that will identify the status of all transmitted messages at the FRC Hub gateway.

Availability / Redundancy

- 1.5 REMCo will provide an FRC Hub message delivery service that is available 24 hours per day by 7 days per week by 52 weeks per year with a minimum of 99.9% availability less scheduled downtime.
- 1.6 REMCo, REMCo Members will provide for their gateway services connected to the FRC Hub to be available 24 hours per day by 7 days per week by 52 weeks per year with a minimum availability as set out below, less scheduled downtime. Table 1 applies to REMCo, REMCo Members with a customer base of greater than 10,000 MIRNs, Table 2 applies to REMCo Members with a customer base of less than 10,000 MIRNs.

Table 1

Period	Uptime %
Business Hours Mon-Fri (excluding National Public Holidays)	98.5
Non-Business Hours Mon-Fri (excluding National Public Holidays)	98.0

Table 2

Period	Uptime %
Business Hours Mon-Fri (excluding National Public Holidays)	98

Period	Uptime %
Non-Business Hours Mon-Fri (excluding National Public Holidays)	95.0
Sat, Sun, (starting 7:00pm Fri and finishing 7:00am Mon) National Public Holidays	95

Business Hours are defined as 7am to 7pm Monday to Friday

Non-Business Hours are defined as 7pm Friday to 7am Monday

National Public Holidays are defined as gazetted in the Victorian Gazette (Note: this does not include Melbourne Metropolitan holidays such as Melbourne Cup Day)

- 1.7 REMCo will synchronise a disaster recovery (DR) FRC Hub environment with the production environment and make available on a 24 hours per day by 7 days per week by 52 weeks per year less scheduled downtime of one hour per month.
- 1.8 REMCo will, in the event of a disaster, invoke fail-over to the DR FRC Hub, such fail-over will be capable of occurring without requiring dynamic configuration changes by subscribers to their Hub interfaces.
- 1.9 In the event of a fail-over to the DR FRC Hub (which will have identical configuration and capacity to the production Hub) REMCo will restore the message delivery service within 4 hours of the fail-over.
- 1.10 REMCo will ensure that Production and DR Hubs will have effective uninterrupted power supplies and generator facilities.
- 1.11 REMCo will successfully test production fail-over to and fail-back from DR at least every six months and report results to REMCo Members within one calendar month.

Auditing Logging and Archiving

- 1.12 REMCo will maintain detailed logs of all messages transmitted through the FRC Hub. These logs will include sufficient information to assist in resolving disputes that may arise regarding the transmission of a message and its payload.
- 1.13 REMCo will use XML digital signature technology to provide complete non-repudiation of gateway-to-gateway delivery and receipt, of message and payload data.
- 1.14 REMCo will timestamp all messages on transmission by the FRC Hub providing complete data on transmission latencies directly to subscribers.
- 1.15 REMCo will ensure that the FRC Hub logging facilities will provide time information on receipt and sending times, and be capable of generating complete and accurate data about FRC Hub transit times.
- 1.16 REMCo will not store any data that causes a breach of prevailing Victorian legislative or regulatory instruments in respect of Privacy and confidentiality
- 1.17 REMCo will not open the payload of a message in the course of transmitting that message via the FRC Hub.
- 1.18 REMCo will store logged data, transmitted through the FRC Hub online for one week.
- 1.19 REMCo will provide a message archiving facility for all messages transmitted through the Hub.
- 1.20 REMCo will archive logged data after one week. Reasonable costs for recovery of archived data will be paid by the requesting party. Hub Operator will only provide access to archived data to which the requesting party is entitled.

Security

- 1.21 REMCo and REMCo members will, with the exception of error messages, sign all messages transmitted via the FRC Hub with X509v3 compliant digital certificates.
- 1.22 REMCo will verify messages signed with X509v3 compliant digital certificates.
- 1.23 REMCo will reject messages and acknowledgments transmitted to the FRC Hub with an unsigned payload.
- 1.24 REMCo will use the FRC Hub to hold a certificate containing the public key of REMCo Member.
- 1.25 REMCo will reject any message transmitted to the FRC Hub with an invalid digital signature, or that has an incorrectly populated signature block.
- 1.26 REMCo will verify each signed message transmitted to the FRC Hub, using the public key of REMCo Member and re-sign the message with its own private key before forwarding the message to the recipient.

- 1.27 Each REMCo Member must hold the FRC Hub's public key available in the form of an X509v3 certificate.
- 1.28 REMCo and REMCo Members will ensure that all messages routed through the FRC Hub carry transport layer encryption using 128 bit SSL encryption using X509v3 private keys and digital certificates.
- 1.29 REMCo will set the key pairs used by the FRC Hub transport layer encryption to be the same ones used in digital signing and verification.
- 1.30 REMCo will house production and DR Hubs in physically secure environments with strictly controlled access.
- 1.31 REMCo will deploy advanced firewall and logical enclave technologies at production and DR FRC Hub sites, insulating these servers from internal or external attack. These servers will not share network enclaves with any other REMCo equipment.
- 1.32 REMCo will log all security incidents and report all incidents to affected REMCo Members within one month of the incident.
- 1.33 REMCo will separate geographically the production and DR Hubs by more than two kilometres.
- 1.34 REMCo will perform a nightly backup of all Hubs (production, test and development) onto removable media.
- 1.35 REMCo will store all backup data in a secure off-site location.
- 1.36 REMCo will manage backup data under a formal, documented, and physically secure process.

Multiple Environments

- 1.37 REMCo will operate hub environments for development, production, test and disaster recovery.
- 1.38 REMCo will provide a testing gateway within the test environment for use by market participants and distributors which will be available at all times apart from scheduled and unscheduled outages.
- 1.39 REMCo will ensure that the testing gateway will provide an aseXML transaction acknowledgment to the initiator of all transactions delivered to the testing environment.
- 1.40 REMCo will configure the testing gateway to perform aseXML validations against the REMCo Specification Pack.

Protocol Support

- 1.41 REMCo will ensure that the FRC Hub will conform as a routing application in terms of the ebXML Message Service Specification ver 1.0 or as updated by REMCo as a result of any industry consultative process used to manage the REMCo Specification Pack.
- 1.42 REMCo will ensure that the FRC Hub maintains a communications profile defining the physical address for each REMCo Member.
- 1.43 REMCo will ensure that the FRC Hub transmits messages to REMCo Member using the secure HTTP/S protocol.
- 1.44 REMCo will ensure that the FRC Hub uses the deployed public key infrastructure and authenticates all message senders as being registered REMCo Members.
- 1.45 REMCo will ensure that former or prospective REMCo Members will not be authenticated to send production messages and that the FRC Hub will not transmit messages from such parties, or from any other party attempting to interoperate using a revoked digital certificate.
- 1.46 REMCo will ensure that the FRC Hub will not modify a message payload (the aseXML document) in any way.

Network Infrastructure

- 1.47 REMCo will ensure that the FRC Hub will provide REMCo Members with the ability to communicate with the FRC Hub via the Internet or the Victorian Gas Industry Network (VGIN).
- 1.48 REMCo will ensure that Production and DR Hubs will have redundant and separate network circuits to the internet and to the VGIN.
- 1.49 REMCo will ensure that the FRC Hub provides a minimum bandwidth connectivity to the Internet of 1Mbps.
- 1.50 REMCo will ensure that the FRC Hub provides a minimum bandwidth connectivity to the VGIN of 1Mbps.
- 1.51 REMCo and each REMCo Member will ensure their gateway services are connected to the Hub with a minimum bandwidth of 500kbps. This service may be a shared service.

FRC Hub Administration

- 1.52 REMCo will provide a browser-based management interface with which REMCo Member can inspect their own FRC Hub profile.

- 1.53 The management interface will allow REMCo Members to trace messages that they have sent to the FRC Hub.
- 1.54 REMCo will monitor, analyse, and report performance levels as set out in Section 2 to REMCo Members' performance of the FRC Hub on a monthly basis.
- 1.55 REMCo will provide reports to REMCo Members about any abnormality that affects FRC Hub availability via the FRC relay reporting infrastructure.
- 1.56 REMCo will ensure that the FRC Hub environment will be under a controlled change management process. This process will ensure that proposed changes are communicated to REMCo Members and scheduled appropriately. Changes that require downtime will be scheduled with defined periods.
- 1.57 REMCo will make reasonable endeavours to ensure that the FRC Hub change management process will be designed to have maximum protection of FRC Hub availability and service quality.

Certification

- 1.58 REMCo will provide a certification gateway, to support the certification of REMCo Members' compliance with the relevant sections of the REMCo Specification Pack.
- 1.59 REMCo will ensure that the certification gateway will provide an automated environment whereby REMCo Members may perform an auditable suite of certification routines.
- 1.60 REMCo Members will ensure that the certification gateway will provide a REMCo Member with a management interface to allow the REMCo Member to schedule certification scripts that cause the certification gateway to send message sets to the transaction initiator appropriate to their industry role.
- 1.61 REMCo will upon successful certification by a REMCo Member issue a certificate indicating to all subscribers, certifying that the REMCo Member complies with the deployed protocols defined in the REMCo Specification Pack.

Help Desk

- 1.62 REMCo will provide 24 hours by seven days help desk services to manage REMCo Members' queries and problems. REMCo Members can use telephone, fax or email to send a helpdesk query, with telephone being the preferred method of contact.
- 1.63 The help desk will log all calls and refer calls to appropriate technical staff for resolution
- 1.64 The help desk will use reasonable endeavours to answer all telephone calls within 30 seconds.

The help desk will categorise calls into one of four priorities and respond in accordance with the following table—

Priority	Example	Response Time	Target Resolution Time
Priority 1	problems that cause total loss of service to one or more subscribers. Resolution activities will continue until the problem is resolved or a temporary solution implemented. An example of a priority one problem is the malfunctioning of network or communications infrastructure	20 Min	4 Hours
Priority 2	problems that cause partial loss of a critical service. For example, the loss of the VGIN network at the FRC Hub, causing subscribers to use the Internet as an alternative route to the FRC Hub.	1 Hour	8 Hours
Priority 3	problems that cause minimal loss of a critical service to one or more subscribers. Examples of this category may include hardware, software, or network problems	4 Hours	5 Days
Priority 4		Next Business Day	By Negotiation

Digital Certificate and Registration Authority

- 1.65 REMCo will register REMCo Members admitted to the system, verifying the bona fides of those parties.
- 1.66 REMCo will deliver and maintain a secure REMCo Certificate Authority (CA) root certificate.
- 1.67 As root CA, REMCo will deliver trusted digital certificates to REMCo Member.
- 1.68 As root CA, REMCo will satisfy digital certificate-signing requests for REMCo Member by the end of the next Business Day following the day on which the request was received.
- 1.69 REMCo will revoke and re-issue digital certificates to REMCo Members as appropriate.
- 1.70 Upon approval by each REMCo Member will receive three X.509 Certificates—a certificate that contains the subscriber public key, a certificate containing the FRC Hub public key, and the REMCo CA root certificate.
- 1.71 The system topology will mean REMCo Members do not have to take any measures to determine the validity of digital certificates. Upon the discovery of a compromised subscriber private key, digital certificate revocation will be immediately handled at the FRC Hub.
- 1.72 In the event of REMCo Member's digital certificate revocation, other subscribers will not be required to make system or configuration changes.
- 1.73 REMCo will keep confidential details of REMCo Members digital certification.

2 REMCo Member's Responsibilities

- 2.1 Each REMCo Member shall manage their gateway connected to the FRC Hub such that any service interruptions are identified and action initiated to rectify the problem within the timeframes set out in Table 3. The period commences from the time a notice is delivered via the FRC relay facility.

Table 3

Period	Response time (hours)
Business Hours Mon-Fri (excluding National Public Holidays)	1
Non-Business Hours Mon-Fri (excluding National Public Holidays)	2
Sat, Sun, (starting 7:00pm Fri and finishing 7:00am Mon) National Public Holidays	4

- 2.2 Where a REMCo member becomes aware of any service interruption associated with their gateway, the REMCo member must deliver a notice identifying the issue via the FRCrelay notification facility at the earliest opportunity but at least within the timeframes set out in Table 4.

Table 4

Period	Response time (hours)
Business Hours Mon-Fri (excluding National Public Holidays)	1
Non-Business Hours—within 1 hour of the commencement of the next business Day Mon -Fri	1
Non-Business Hours not within 1 hour of the commencement of the next business Day (i.e All times not covered in the two rows above)	4

For the avoidance of doubt Business hours refers to the business hours of the market jurisdiction in which the Subscriber is active and are the business hours specified in the market impacted by the service interruption. For example an issue in a market based on Central Standard Time (SA) would precede a market based in Western Standard Time (WA).

- 2.3 Each REMCo Member will use the ebXML Message Service Specification, and defined parameter settings thereto, to transport aseXML over HTTP/S.
- 2.4 Each REMCo member will ensure that their gateway is configured to respond to a "HUB ping" periodically initiated by the HUB Operator as a monitored connectivity health check. For the avoidance of doubt REMCo members should avoid routine and frequent use of Ping connectivity testing point to point between gateways and only use Ping testing to resolve specific connectivity issues.
- 2.5 Each REMCo Member will ensure that there will be no payload encryption within an ebXML message transmitted via the FRC HUB. All encryption is to be applied at the transport layer.
- 2.6 Each REMCo Member will provide to REMCo a communications profile defining the protocol of choice and physical address for themselves.
- 2.7 Each REMCo Member will be responsible for the contract to provide their own bandwidth management, either to the Internet or into the VGIN.
- 2.8 Each REMCo Member will be responsible for their contract and business relationship (including fault management) for their connectivity to the VGIN or the Internet.
- 2.9 Each REMCo Member will ensure as part of the messaging infrastructure that all messages are time-stamped on transmission in the gateways, providing complete data on transmission latencies directly to subscribers.
- 2.10 Each REMCo Member will assist the Hub Service provider (REMCo or its delegated provider) to co-ordinate and manage definition of any changes that are required by other parties to B2B transactions and processes.
- 3 Each REMCo Member will work with REMCo to allow REMCo to assess the impact and to design and implement the change to be implemented by an update to the REMCo Specification Pack.

Further details regarding this amendment, including marked-up changes to the rules, are available from REMCo (www.remco.net.au).

LYNDON G. ROWE, Chairman,
Economic Regulation Authority.

HEALTH

HE301*

Poisons Act 1964

Poisons Amendment Regulations (No. 6) 2009

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

1. Citation

These regulations are the *Poisons Amendment Regulations (No. 6) 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 *Poisons Regulations 1965*.

4. Regulation 37A inserted

After regulation 36B insert:

37A. H1N1 Pandemic Influenza Vaccine — exemption from specified provisions of the Act

- (1) Under section 21A of the Act, H1N1 Pandemic Influenza Vaccine is exempt from the operation of sections 23(1) and 32(c) of the Act and regulations 33 and 36 —
 - (a) if the vaccine is administered to a person by a registered nurse in the course of his or her employment —
 - (i) in the Department (as defined in the *Hospitals and Health Services Act 1927* section 2(1)); or
 - (ii) by a board (as defined in the *Hospitals and Health Services Act 1927* section 2(1));
 - and
 - (b) to the extent, and only to the extent, that those provisions relate to the supply of a poison.
- (2) A registered nurse is to make a record in a form approved by the CEO of every occasion on which he or she administers H1N1 Pandemic Influenza Vaccine to a person.
- (3) A record required to be made under subregulation (2) is to include —
 - (a) the name, quantity and batch number of the vaccine administered;
 - (b) the name, address, date of birth and gender of the person to whom the vaccine was administered;
 - (c) the date on which the vaccine was administered;
 - (d) the registered nurse's name and signature.
- (4) The records must be kept for at least 2 years from the date on which the vaccine was administered.

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

R. KENNEDY, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

Shire of Augusta-Margaret River

REPEAL LOCAL LAW 2009

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of Augusta-Margaret River resolved on 10 September 2009 to make the following local law.

1 Citation

This local law may be cited as the *Shire of Augusta-Margaret River Repeal Local Law 2009*.

2 Repeal

The following local laws are repealed—

By-laws relating to—

- (a) Pasting-in of the Minutes in Minute Book, published in the *Government Gazette* on 16 February 1934;
- (b) Hawking, published in the *Government Gazette* on 8 September 1939;
- (c) Deposit of Refuse and Litter, published in *Government Gazette* on 6 January 1966;
- (d) Motels, published in the *Government Gazette* on 1 May 1970;
- (e) Holiday Accommodation, published in the *Government Gazette* on 30 May 1975 and as amended and published in the *Government Gazette* on 6 February 1987;
- (f) Caravan Parks and Camping Grounds, published in the *Government Gazette* on 30 May 1975 and as amended and published in the *Government Gazette* on 4 January 1985 and 1 August 1986;
- (g) Margaret River and Karridale General Cemeteries, published in the *Government Gazette* on 30 May 1975 and as amended and published in the *Government Gazette* on 1 April 1977;
- (h) Control and Storage of Old and Disused Motor Vehicles and Machinery, published in the *Government Gazette* on 21 January 1977;
 - (i) Dogs, published in the *Government Gazette* on 11 April 1980;
 - (j) Prevention of Damage to Footpaths, Road Kerbing and Road Verges, published in the *Government Gazette* on 26 June 1981 and as amended and published in the *Government Gazette* on 15 November 1991;
- (k) Control and Management of Community Recreation Centres, Halls, Arts and Cultural Facilities, published in the *Government Gazette* on 16 September 1983;
- (l) Clearing of Land, published in the *Government Gazette* on 16 September 1983;
- (m) Forms and Fees, published in the *Government Gazette* on 16 September 1983;
- (n) Signs and Bill Posting, published in the *Government Gazette* on 7 October 1983 and as amended and published in the *Government Gazette* on 28 October 1983, 8 February 1985 and 28 September 1998;
- (o) Safety, Decency, Convenience and Comfort of Person Relating to Bathing, published in the *Government Gazette* on 19 April 1984;
- (p) Management and Use of Bridges and Jetties, published in the *Government Gazette* on 31 March 1989; and
- (q) Standing Orders, published in the *Government Gazette* on 29 January 1998.

Dated 21 September 2009.

The Common Seal of the Shire of Augusta-Margaret River was affixed by authority of a resolution of the Council in the presence of—

S. HARRISON, Shire President.

G. EVERSLED, Chief Executive Officer.

POLICE

PO301*

Witness Protection (Western Australia) Act 1996

**Witness Protection (Western Australia)
Amendment Regulations 2009**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Witness Protection (Western Australia) 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 *Witness Protection (Western Australia) Regulations 1996*.

4. Regulation 3 replaced

Delete regulation 3 and insert:

3. Prescribed authorities (s. 3)

These persons are prescribed authorities for the purposes of the Act —

- (a) the person who, under the *Curriculum Council Act 1997*, is empowered to issue a certificate to a student;
- (b) the person who, under the *Vocational Education and Training Act 1996*, is empowered to confer an approved VET qualification or a prescribed VET qualification;
- (c) the person who, under the *Road Traffic Act 1974*, is empowered to grant or renew a driver's licence, learner's permit or vehicle licence;

- (d) the person who, under an Act that establishes a University, is empowered to award, confer or grant a degree, diploma or other qualification.

By Command of the Governor,

R. KENNEDY, Clerk of the Executive Council.

RACING, GAMING & LIQUOR

RG301*

Liquor Control Act 1988

Liquor Control (Section 31) Notice (No. 2) 2009

Issued under the *Liquor Control Act 1988* section 31(6) and (7) by the Director of Liquor Licensing for the purpose of evidencing conditions imposed under section 64 of that Act.

1. Citation

This notice is the *Liquor Control (Section 31) Notice (No. 2) 2009*.

2. Terms used

- (1) In this notice —

Act means the *Liquor Control Act 1988*;

district means a district under the *Local Government Act 1995*;

relevant licence means any licence, other than a special facility licence, granted before or after this notice is published, for premises situated in the district of Laverton, Leonora or Menzies;

relevant liquor means a substance intended for human consumption that at 20°C contains more than 6% ethanol by volume.

- (2) If a term has a meaning in the Act, it has the same meaning in this notice, unless the contrary intention appears in this notice.

3. Interaction of this notice and other conditions on licences

- (1) A condition that is applicable to a relevant licence and that is evidenced by this notice is in addition to any other condition or requirement to which the licence is subject.

- (2) If there is an inconsistency between a condition that is applicable to a relevant licence and that is evidenced by this notice and any other condition to which the licence is subject under the Act, the condition that is more onerous for the licensee prevails.

4. Conditions applicable to relevant licences

As from and including 5 October 2009, each relevant licence that authorises the sale of packaged liquor is subject to a condition that the licence does not authorise the sale of packaged liquor —

- (a) between 9 p.m. and the following midday, except to a lodger; or
- (b) in an individual container that contains more than one litre of relevant liquor, except —
 - (i) to a lodger; or
 - (ii) to a liquor merchant; or
 - (iii) with the written permission of the Director;or
- (c) in an individual glass container that contains more than 400 millilitres of beer, except —
 - (i) to a lodger; or
 - (ii) to a liquor merchant; or
 - (iii) with the written permission of the Director.

Dated: 18 September 2009.

B. A. SARGEANT, Director of Liquor Licensing.

RG302*

Betting Control Act 1954

Betting Control Amendment Regulations (No. 3) 2009

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

1. Citation

These regulations are the *Betting Control Amendment Regulations (No. 3) 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 *Betting Control Regulations 1978*.

4. Regulation 3 amended

In regulation 3(1) insert in alphabetical order:

cash means bank notes or coins;

5. Regulation 37 amended

After regulation 37(1) insert:

(2A) For the purposes of subregulation (1)(j) —

- (a) if a person (agent) makes a bet for or on behalf of another person (principal), the principal is the person with whom the bet is made; and
- (b) if a bet is received by way of internet betting, the requirement to name the person with whom the bet was made is not satisfied by stating —
 - (i) that the bet was received via the internet; or
 - (ii) the name the internet betting system used to place that bet.

6. Appendix Part 2 amended

- (1) In the Appendix Part 2 delete item 3.
- (2) In the Appendix Part 2 item 5 delete “then any” and insert:

then, unless the betting on the outcome involves a points margin, any

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

R. KENNEDY, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE

AG401*

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

DECLARATION

Agriculture Protection Board,
South Perth.

Acting pursuant to sections 35 and 36 of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby declares that—

1. The declaration relating to the European House Borer (*Hylotrupes bajulus*) published in the *Gazette* on 19 September 2008 is revoked.
2. The European House Borer (*Hylotrupes bajulus*)—
 - (a) is a declared animal in respect of the whole of the State and every part of the State
 - (b) is declared generally;
 - (c) is assigned to categories A2 and A3 in the areas described below, each of which is designated as a Restricted Movement Zone (RMZ); and
 - (d) is assigned to categories A1 and A3 in the rest of the State.

RMZ Murdoch—The area of the state bordered by corner Leach Hwy / Winthrop Dr east to Karel Av, south to Roe Hwy, west to Kwinana Fwy, south to Shared path that goes west to Hope Rd, west along Hope Rd, south at Bibra Dr, west at Hope Rd, north along Progress Dr, follow parcel to connect to Gilbertson Rd, north to Kirk Rd, north to Somerville Bvd, east to Winthrop Dr, north to Leach Hwy.

RMZ Karnup—The area of the state bordered by corner Mandurah Rd / Sixty Eight Rd east to Eighty Rd, north to top of FPC Peel A pine plantation, west along top edge of plantation and south along eastern edge back to Sixty Eight Rd, east along Sixty Eight Rd to Baldivis Rd, north to Serpentine Rd, east and then south to Karnup Rd, east to Jarrah Rd, south-east to Yangedi Rd, south to Keysbrook Suburb Boundary, west then north to City of Rockingham Shire Boundary, west / south / west to Karnup Suburb Boundary, north to Vine Rd west to Amarillo Dr, west along Amarillo Dr / Paganoni Rd to Mandurah Rd, north to Sixty Eight Rd.

RMZ Southern River—The area of the state bordered by corner Warton Rd / Corfield St, south-east to Tonkin Hwy, south-west to Ranford Rd, north-west to Warton Rd, north-east to Corfield St

RMZ Oldbury—The area of the state bordered by corner of Thomas Rd and Johnson Rd, east to Modong Nature Reserve parcel boundary, north along south-west edge of Jandakot Regional Park, north along Serpentine—Jarrahdale Shire Boundary to Rowley Rd, north along City of Armadale Shire Boundary, south-east at Keane Rd to Armadale Rd, east to Tonkin Hwy, south to Rowley Rd, west to Kargotich Rd, south to Thomas Rd, east to Briggs Rd, south to Abernethy Rd, east to Soldiers Rd, south to Karbro Dr, west to Hopkinson Rd, north to Gossage Rd, west to Boomerang Rd, south west to King Rd, north to Coyle Rd, west to Casuarina Rd, south along Lydon Rd to Banksia Rd, south to Duckpond Rd, south-east to Mundijong Rd, west to Baldivis Rd, north to Millar Rd West, south-west to the Wellard Suburb Boundary, north to Railway Line, then north east along railway line to Wellard Rd / Homestead Dr intersection, north-east to Bertram Rd, north-east along Bertram Rd to Johnson Rd, north to Thomas Rd.

RMZ Roleystone—The area of the state bordered by Buchanan Rd / Canning Mills Rd intersection north/north east to Douglas Rd, north to Feldts Rd, east along Feldts Rd to eastern parcel boundary, north along parcel boundary to City of Gosnells Shire Boundary, east then south to Canning Mills Rd, north east to Springdale Rd, south to end of road then east along parcel boundary to Canning Rd, south to Brookton Hwy, east to Gardiner Rd, south to Croyden Rd, west to McNess Dr, east to parcel boundary, south, west then north-west along parcel boundaries (Araluen Golf Course) to Heritage Dr, south then west to Old Albany La, north-west to parcel that connects to Wymond Rd, west along this road to Soldiers Rd, north to Brookton Hwy, west to Roleystone Suburb Boundary, north, north-west, west, north-east to corner Buchanan Rd / Canning Mills Rd.

RMZ Gnangara—Area of the state bordered by Great Northern Highway / Sounness Dr, south to Upper Swan Suburb boundary, east to Brigadoon Suburb boundary follow east/south/west/south/west to Baskerville Suburb boundary, follow boundary to Great Northern Hwy, south Muriel St, west/south/west along Midland Suburb boundary, west along Woodbridge Suburb boundary north along Viveash Suburb boundary, west along Caversham Av to West Swan Rd, south to Harper St, east to eastern edge of Whiteman Park boundary and follow north/west/north to Benara Rd, west to Lord St, north / north-west to Reid Hwy, west to West Swan Suburb boundary, north to Marshall Rd, west to Beechboro Rd North, north to walking track gates (north of Baal St), west to Park St, west

along Kingsway to 'City of Wanneroo Structure Plan 7 Boundary', north to Gnangara Rd, west to proposed Ocean Reef Rd, west along proposed Ocean Reef Rd to Badgerup Rd, south-west to Motivation Drive, south west to Hartman Drive, south-east to Gnangara Rd, west Wanneroo Rd, north to Ocean Reef Rd, west to City of Wanneroo Shire Boundary, follow north to Joondalup Dr, east to Wanneroo Rd, north to Yanchep Beach Rd, north-west to proposed Mitchell Fwy, north to Yanchep Suburb boundary, follow boundary north to Caraban Rd, north-west to Wabling Rd, east to Military Rd, south to Redwood Rd, east to Nuytsia Rd, south-west then south-east to Casuarina Rd, south to Airforce Rd, east to Rosella Rd, south then east to Clover Rd, east to High Hill Rd, south to RAAF Boundary Rd, west to Rosella Rd, south then south-west to Perry Rd, south to 'Unnamed Roads', east to City of Swan Shire Boundary, east along boundary to Muchea South Rd, south to Morley Rd, go east along parcel boundaries (200m south of this road) to Great Northern Hwy, south to Souness Dr

RMZ Darling Scarp—The area of the state bordered by Tonkin Hwy / Welshpool Rd East intersection, north along Tonkin Hwy to just south of Stanton Rd overpass, east along Perth Airport Suburb Boundary to Great Eastern Hwy Bypass / Kalamunda Rd intersection, north-west to Highman St, north-east to Queens Rd, north-west to Great Eastern Hwy, north to South Guildford Suburb boundary follow north-east to Hazelmere Suburb Boundary, south/east/south/east to Whiteman Rd, north-east to Helena River, follow river east to Military Rd, south to Hazelmere Suburb Boundary, east to Helena Valley Suburb boundary, follow to Mundaring Shire Boundary, east to Scott St, north along Scott St to Great Eastern Hwy, east to Innamincka Rd, north to Woolloomooloo Rd/Amherst Rd, north to Morrison Rd, east to Viveash Rd, north to Mundaring Shire Boundary, follow shire boundary north to Toodyay Rd, north—east to ESL Boundary, north/north-east along Boundary to O'Brien Rd, follow parcel boundaries north for approx 1km then east for approx 2km, then south to Toodyay Rd, north-east to Stoneville Rd, south to Cameron Rd, east to Joseph Rd, north to Trimble Rd, east to Bunning Rd, south to Quail St, east along Mundaring Shire boundary to Lilydale Rd, north to Breeze Rd, east to Mayo Rd, north to Dinsdale Rd, east to Wooroloo Suburb Boundary, east to Mcnamara Rd, south then east to Chedaring Rd, south-east to Great Eastern Hwy, south-west to Shire of Mundaring Boundary, south along boundary to Cobb Rd, west to Flynn Rd, south along Flynn Rd, south-west following along Wariin Brook, south-west to Helena River, south following around 2km EHB Buffer survey arc to Nockine Rd, south to Grass Tree Rd, west to Taylor Rd, north to Fifteen Rd, west to 2km EHB Buffer survey arc, follow to Hairpin Bend Rd, west along various "unnamed" forest access roads to bottom of 2km EHB Buffer survey arc, west to Pickering Brook Rd, south to Canning Rd, west following various parcel boundaries to Kalamunda Shire boundary, follow boundary north-west to Kelvin Rd, north to Crystal Brook Rd, west to Welshpool Rd East, west to Tonkin Hwy intersection.

RMZ Serpentine—Area of the state bordered by Norman Rd / South Western Hwy intersection, south to Arnold Rd, west to Lefroy St, south/south-west to Hall Rd, south to Wattle Rd, west to Rapids Rd, north to Karnup Rd, west to Hopelands Rd, north to Rowe Rd/Shire boundary, follows Shire boundary west then north to just south of the Serpentine River, follows various parcel boundaries north/north east then east to Kargotich Rd, north to Gossage Rd, East to Hopkinson Rd, south to Karbro Dr, east to Soldiers Rd, south to Norman Rd, east to Norman Rd / South Western Hwy Intersection.

RMZ ALBANY—The area of the state bordered by Chester Pass Rd / Millbrook Rd intersection, south to Willyung Rd, west to Rocky Crossing Rd, south to Albany Hwy, north-west to Willyung Suburb Boundary, north to Hazzard Rd, west to Albany Hwy, north to King River, follow river east to Millbrook Suburb Boundary, north to Millbrook Rd, east then south to Millbrook Suburb Boundary, follow north-east, east, south, west, south, east, south until intersection with Chester Pass Rd, follow to Millbrook rd

Dated: 18 September 2009.

CHRIS RICHARDSON, Chairman.

AG402*

AGRICULTURAL PRODUCE COMMISSION ACT 1988

CHANGE IN POME, CITRUS AND STONE FRUIT FEE FOR SERVICE CHARGE

The Agricultural Produce Commission hereby notifies that the Fee for Service on pome, citrus and stone fruit is changed as follows—

Pome Fruits—Apples, Pears and Nashi

All pome fruit	\$0.015 per kilogram
All pome fruit (Processing) remains at	\$0.005 per kilogram

Citrus—Oranges, Lemons, Mandarins, Grapefruit, other citrus

All citrus	\$0.02 per kilogram
All citrus (Processing) remains at	\$0.01 per kilogram

Stone Fruit—Apricots, Cherries, Loquats, Nectarines, Peaches & Plums

All stone fruit	\$0.015 per kilogram.
All stone fruit (Processing) remains at	\$0.006 per kilogram

This change to be effective from 1 November 2009.

PETER WELLS, Chairman,
Agricultural Produce Commission.

AG403*

PLANT DISEASES ACT 1914**APPOINTMENTS**Department of Agriculture and Food,
South Perth WA 6151.

I, the undersigned Minister for Agriculture and Food, being the Minister responsible for the administration of the *Plant Diseases Act 1914* hereby appoint the following persons as authorised inspectors under section 7A of the *Plant Diseases Act 1914* to carry out all the functions that may be performed by an inspector under that Act—

Bridget Henshaw
Marissa Skeels

TERRY REDMAN MLA, Minister for Agriculture and Food.

FIRE AND EMERGENCY SERVICES

FE401

FIRE AND EMERGENCY SERVICES SUPERANNUATION ACT 1985**APPOINTMENTS**

The following have been appointed/elected to the Fire and Emergency Services Superannuation Board—

MEMBER

Mr D. W. Fulcher (Re-appointed)	19/8/2009 – 18/8/2012
Mr B. D. Longman (Elected)	19/8/2009 – 18/8/2012

ALTERNATE MEMBER

Mr M. F. Osborn (Elected)	19/8/2009 – 18/8/2010
Mr A. J. Brown (Elected)	19/8/2009 – 18/8/2010
Mr C. W. Wallace (Elected)	19/8/2009 – 18/8/2010
Mr F. Pasquale (Re-appointed)	19/8/2009 – 18/8/2012

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994**PROHIBITION ON RECREATIONAL FISHING (SHARK BAY MARINE PARK)
AMENDMENT ORDER 2009**

Order No. 5 of 2009

FD 1620/98 [911]

Made by the Minister under section 43.

1. Citation

This order is the *Prohibition on Recreational Fishing (Shark Bay Marine Park) Amendment Order 2009*.

2. Order amended

The amendment in this order is to the *Prohibition on Recreational Fishing (Shark Bay Marine Park) Order 2004*.

3. Schedule 2 replaced

Delete Schedule 2 and insert—

Schedule 2**Recreation Areas**

Monkey Mia Recreation Area—All the waters of the Indian Ocean within Shark Bay bounded by a line commencing at the intersection of 25°47.648' south latitude and 113°42.725' east longitude; thence extending north along the meridian to the intersection of 25°47.133' south latitude and 113°42.725' east longitude; thence east along the parallel to the intersection of 25°47.133' south latitude and 113°43.673' east longitude; thence south along the meridian to the

intersection of 25°47.865' south latitude and 113°43.673' east longitude; thence south west along the geodesic to the intersection of 25°47.977' south latitude and 113°43.345' east longitude; thence generally northerly and westerly along the high water mark to the commencement point.

Little Lagoon Recreation Area—All the waters of the Indian Ocean within Denham Sound and commonly know as Little Lagoon, bounded by a line commencing at the intersection of 25°54.243' south latitude and 113°31.400' east longitude; thence extending west along the parallel to the intersection of 25°54.243' south latitude and 113°31.251' east longitude; thence north along the meridian to the intersection of 25°53.948' south latitude and 113°31.251' east longitude; thence east along the parallel to the intersection of 25°53.948' south latitude and 113°31.416' east longitude; thence generally southerly, easterly, northerly, easterly, southerly, westerly, southerly, and westerly along the high water mark to the commencement point.

Dubaut Inlet Recreation Area—All the waters of the Indian Ocean within Shark Bay and commonly know as Dubaut Inlet, bounded by a line commencing at the intersection of 25°51.842' south latitude and 113°43.500' east longitude; thence extending south along the meridian to the intersection of 25°51.902' south latitude and 113°43.500' east longitude; thence generally north westerly, south westerly, south easterly, south westerly, westerly, north westerly, northerly, north westerly, north easterly and south easterly along the high water mark to the commencement point.

Dated this 14th day of September 2009.

NORMAN MOORE, Minister for Fisheries.

FI402*

FISH RESOURCES MANAGEMENT ACT 1994

PROHIBITION ON COMMERCIAL FISHING (SHARK BAY MARINE PARK) AMENDMENT ORDER 2009

Order No. 6 of 2009

FD 1620/98 [911]

Made by the Minister under section 43.

1. Citation

This order is the *Prohibition on Commercial Fishing (Shark Bay Marine Park) Amendment Order 2009*.

2. Order amended

The amendment in this order is to the *Prohibition on Commercial Fishing (Shark Bay Marine Park) Order 2004*.

3. Schedule 3 replaced

Delete Schedule 3 and insert—

Schedule 3

Recreation Areas

Monkey Mia Recreation Area—All the waters of the Indian Ocean within Shark Bay bounded by a line commencing at the intersection of 25°47.648' south latitude and 113°42.725' east longitude; thence extending north along the meridian to the intersection of 25°47.133' south latitude and 113°42.725' east longitude; thence east along the parallel to the intersection of 25°47.133' south latitude and 113°43.673' east longitude; thence south along the meridian to the intersection of 25°47.865' south latitude and 113°43.673' east longitude; thence south west along the geodesic to the intersection of 25°47.977' south latitude and 113°43.345' east longitude; thence generally northerly and westerly along the high water mark to the commencement point.

Little Lagoon Recreation Area—All the waters of the Indian Ocean within Denham Sound and commonly know as Little Lagoon, bounded by a line commencing at the intersection of 25°54.243' south latitude and 113°31.400' east longitude; thence extending west along the parallel to the intersection of 25°54.243' south latitude and 113°31.251' east longitude; thence north along the meridian to the intersection of 25°53.948' south latitude and 113°31.251' east longitude; thence east along the parallel to the intersection of 25°53.948' south latitude and 113°31.416' east longitude; thence generally southerly, easterly, northerly, easterly, southerly, westerly, southerly, and westerly along the high water mark to the commencement point.

Dubaut Inlet Recreation Area—All the waters of the Indian Ocean within Shark Bay and commonly know as Dubaut Inlet, bounded by a line commencing at the intersection of 25°51.842' south latitude and 113°43.500' east longitude; thence extending south along the meridian to the intersection of 25°51.902' south latitude and 113°43.500' east longitude; thence generally north westerly, south westerly, south easterly, south westerly, westerly, north westerly, northerly, north westerly, north easterly and south easterly along the high water mark to the commencement point.

Dated this 14th day of September 2009.

NORMAN MOORE, Minister for Fisheries.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990 CONSERVATION ORDER

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

Dated the 25th day of September 2009.

GRAEME GAMMIE, Executive Director,
Heritage Council of Western Australia.

Schedule 1—CONSERVATION ORDER

Heritage of Western Australia Act 1990

Part 6—Enforcement

Section 59

CONSERVATION ORDER

PITHARA HALL & SUPPER ROOM

Great Northern Hwy, Pithara

WHEREAS

In my opinion it is necessary and desirable to provide special protection in respect of those parcels of land comprising a ptn of Lot 36 DP 229929 being the whole of the land contained in CLT V 3008 F 84 & Lot 37 DP 229929 being the whole of the land Contained in CLT V 3008 F 85 (“the place”) and by reason of the likelihood of imminent damage to the place a specific prohibition is urgently necessary

now pursuant to section 59(1) of the *Heritage of Western Australia Act 1990*, I, The Hon. G. M. (John) Castrilli, MLA, Minister for Local Government; Heritage; Citizenship and Multicultural Interests, administering the *Heritage of Western Australia Act 1990*, HEREBY PROHIBIT, except with my authority—

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

Dated the 18th day of September 2009.

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

HR402*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

INTENTION TO AMEND AN ENTRY IN THE REGISTER OF HERITAGE PLACES

The entry in the Register of Heritage Places (“the Register”) relating to *P3241 Halls Creek Trackers Hut* located at Lot 68 Great Northern Highway, Halls Creek (“the Place”) is proposed to be amended pursuant to section 54 of the *Heritage of Western Australia Act 1990*.

The reason for the proposed amendment is to exclude Lot 501 on Deposited Plan 63361 as a consequence of its subdivision from Lot 68 on Deposited Plan 205582.

The amended land description of the Place is—

That portion of Lot 68 on Deposited Plan 205582 being Part of Reserve Numbered 22898 being part of the land contained in Crown Land Certificate of Title Volume 3098 Folio 948 shown as Lot 500 on Deposited Plan 63361

The Heritage Council invites submissions on the proposal. Submissions must be in writing and should be forwarded to the following address no later than 5pm on Monday 9th November 2009.

Dated: 25 September 2009.

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

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954
City of Kalgoorlie-Boulder 2009
BUSH FIRE CONTROL OFFICERS

It is hereby notified for public information that in accordance with Section 38 of the Act, the Council of the City of Kalgoorlie-Boulder have appointed the following Bush Fire Control Officers—

Name	Property	Business Phone	Fax	A/H
Murray Percasky	Chief Bushfire Control Officer Selcall 5517 VKW267 C/- City of Kalgoorlie-Boulder	(08) 9021 9615 0418 903 131	(08) 9091 9327	(08) 9021 5400
Darren Wallace	Deputy Chief Bushfire Control Officer C/- City of Kalgoorlie-Boulder	(08) 9021 9614 0417 707 478	(08) 9091 9327	0417 707 478
James Alexander	Deputy Chief bushfire control officer C/- City of Kalgoorlie-Boulder	9021 9600	9091 9327	
Murray Blum	Deputy Chief bushfire control officer C/- City of Kalgoorlie-Boulder	9021 96811 0407 212 526	9091 9327	0407 212 526
Garry O'Donnell	City of Kalgoorlie-Boulder Senior Ranger C/- City of Kalgoorlie-Boulder	9021 9833 0438 924 214	(08) 9021 6113	0439 924 214
Kimberley Harris	City of Kalgoorlie-Boulder Ranger C/- City of Kalgoorlie-Boulder	0418 934 497	(08) 9021 6113	
Jeff Hogan	City of Kalgoorlie-Boulder Ranger C/- City of Kalgoorlie-Boulder	9021 9697 0417 938 411	9021 9832	
Sarah McHugh	City of Kalgoorlie-Boulder Ranger C/- City of Kalgoorlie-Boulder	0418 937 769	(08) 9021 6113	
Brell McKenna	City of Kalgoorlie-Boulder Ranger C/- City of Kalgoorlie-Boulder	9021 9897 0418 934 495	(08) 9021 6113	
Nathan Duncan	City of Kalgoorlie-Boulder Ranger C/- City of Kalgoorlie-Boulder	0418 934 496	(08) 9021 6113	
Burchell Jones	Hampton Hill Station PO Box 140 KALGOORLIE WA 6430	(08) 9021 3706	(08) 9021 7455	(08) 9021 3706
Tony Thomas	Balgair Station Selcall 5522 C/- Post Office PO Box 5 RAWLINNA WA 6434	(08) 9022 6434	(08) 9022 6470	(08) 9022 6434
Kelly Carter	Mt Vettters Station Selcall 5507 PO Box 240 KALGOORLIE WA 6430	0417 964 397		
Mark & Karen Forrester	Kanandah Station Selcall 5506 Private Mail Bag KALGOORLIE WA 6430	(08) 9022 6422	(08) 9022 6447	(08) 9022 6422
Tim Funston	Credo Station PO Box 1140 KALGOORLIE WA 6430	(08) 9024 2063	(08) 9024 2043	(08) 9024 2063

Name	Property	Business Phone	Fax	A/H
Allan Evans Steve Bartlett	Cowarna Downs C/- PO Box 140 KALGOORLIE WA 6430	(08) 9022 6431	(08) 9022 6431	(08) 9022 6431
Burchell Jones	Yindi Station C/- PO Box 140 KALGOORLIE WA 6430	(08) 9024 2149	(08) 9024 2149	(08) 9024 2149
Brendon Jones	Mt Monger Station PO Box 620 KALGOORLIE WA 6430	(08) 9024 2133 0427 934 765	(08) 9024 2119	(08) 9022 2133 0427 934 765
Steve Tonkin	Gindalbie Station Po Box 576 KALGOORLIE WA 6430	(08) 9024 2070	(08) 9024 2098	(08) 9024 2070
Donald Hogg	Seemore Downs Station Kinclaven Station C/- Post Office RAWLINNA WA 6434	(08) 9022 6435	(08) 9022 6435	(08) 9022 6435
Rod Campbell	Kybo Station Private Mail Bag KALGOORLIE WA 6430	(08) 9022 6419 (08) 9022 6494 0417 919 338	(08) 9022 6419	(08) 9022 6419 (08) 9022 6494
Brett Day	Gunnadorah Station RAWLINNA WA 6434	(08) 9022 6432		(08) 9022 6432
Nat James	Woolibah Station PO Box 371 KALGOORLIE WA 6430	(08) 9020 8036	(08) 9020 8036	(08) 9020 8036
Ian Kealley Ryan Butler	CALM Kalgoorlie PO Box 10173 KALGOORLIE WA 6433	(08) 9021 2677	(08) 9021 7831	0417 917 612
Simon Murphy	Loonganna Lime PO Box 808 KALGOORLIE WA 6433	(08) 90 22 6495	(08) 9022 6497	0419 049 106

LG402***SHIRE OF TAMMIN****APPOINTMENTS**

It is hereby notified for public information that Stuart Hopwood and Shane Fewster have been appointed Authorised Officers under the *Local Government Act 1995* (Section 3.28, 3.29, 3.39, 9.10, 9.11, 9.13, 9.15, 9.16 & 9.17), Section 449 of the *Local Government (Miscellaneous Provisions) Act 1960*, *Dog Act 1976* & Regulations, *Control of Off-Road Vehicles Act 1978* & Regulations, *Litter Act 1979* & Regulations, Section 59 (2) (a) of the *Bush Fires Act 1954*, Section 64 (1) of the *Cemeteries Act 1986* and Shire of Tammin Local Laws.

Dated this 17 September 2009.

M. G. OLIVER, Chief Executive Officer.

LG403***BUSH FIRES ACT 1954***Shire of Corrigin***APPOINTMENT OF BUSH FIRE CONTROL OFFICERS**

The Following Persons have been appointed as Bush Fire Control Officers for the Shire of Corrigin in accordance with the *Bush Fires Act 1954*—

Chief Bush Fire Control Officer
Deputy Chief Bush Fire Control Officer

Wes Baker
Greg Evans

BILBARIN BRIGADE

Sadow Jacobs
David Bolt
Bruce Mills
Steven Bolt

BULLARING BRIGADE

Andrew Szczecinski
Trevor Elsegood
Greg Evans
Greg Doyle
Craig Jespersen
Charlie Bell

BULYEE BRIGADE

Wes Baker
Ray Hathaway
Clive Turner

KUNJIN BRIGADE

Tony Guinness
John Hewett

CORRIGIN EAST BRIGADE

Phil Pontifex
Tim George

GORGE ROCK BRIGADE

Bryce Nicholls
Bruce Talbot

CENTRAL BRIGADE

Don Stevens
Adam Rendell
Julian Murphy
Allen Price

The Following Persons have been appointed as Fire Weather Officers—

Wes Baker
Greg Evans (Deputy)
Sadow Jacobs (Deputy)

The Following Persons have been appointed as Dual Fire Control Officers with the Shire of Corrigin—

SHIRE OF PINGELLY

Jeff Edwards, Victor Lee, Kim Melvin, Rodney Shaddick and Neville Giles

SHIRE OF BROOKTON

Ian Eva, Darryl Turner and Paul Southam

JULIAN MURPHY, Chief Executive Officer.

LG404***BUSH FIRES ACT 1954**

Shire of Harvey

APPOINTMENT OF BUSH FIRE CONTROL OFFICERS

It is hereby notified for public information that in accordance with the provisions of the *Bush Fires Act 1954* the following persons have been appointed by Council as a Bush Fire Control Officer for the Shire of Harvey for the 2009/2010 fire season—

Donald Wayne Jackson
Colin Edmund Smith
Ian Roderick Dobson
Philip Royce Penny
Reginald Willmott Verrall
Fredrick Mark Talbot
Robert William George
Vaughn William Byrd
Bryan Mathew Crook
Gary Herbert Arthur
Council Rangers

MICHAEL PARKER, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954*Shire of Corrigin***FIRE BREAK ORDER**

Notice to all Owners and or Occupiers of land in the Shire of Corrigin

Pursuant to the powers contained in section 33 of the *Bush Fires Act 1954*, you are hereby required on or before 31 October 2009, to plough, scarify, cultivate, spray or otherwise clear and thereafter maintain free of all inflammable material until 15 April 2010 firebreaks in the following dimensions, on the land owned or occupied by you.

1. RURAL LAND

1.1 Firebreaks of not less than 2.44 metres (8 feet) in width must be constructed along and within 20 metres of all external boundaries of the property owned or occupied by you. If any portion of the land adjoins a public road or railway line, a firebreak must also be constructed along that boundary.

1.2 Property in excess of 250 hectares shall have fire breaks positioned as necessary to divide land into areas not exceeding 250 hectares each completely surrounded by a firebreak.

1.3 Clear and maintain firebreaks at least 2.44 metres (8 feet) wide within 20 metres of the perimeter of any building or group of buildings, fuel tanks or haystack, in such a manner as to fully encircle the structure/s.

1.4 During any period when harvesting operations are being conducted, there shall be provided an operational mobile firefighting unit with a minimum capacity of 500 litres of water located in or immediately adjacent to the paddock being harvested. The responsibility to supply the unit is that of the landowner/occupier.

2. TOWN SITES

2.1 Where the area of the land is 0.2 hectares (one half of one acre) or less, you shall clear all inflammable material on the land from the whole of the land.

2.2 Where the area of the land exceeds 0.2 hectares (one half of one acre), you shall clear of all inflammable material, firebreaks not less than 2.44 metres (8 feet) wide immediately inside all external boundaries of the land, and also immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and also immediately surrounding any drums or drums situated on the land which are normally used for the storage of fuel, whether they contain fuel or not.

3. GENERAL PROVISIONS

The term "*Inflammable Material*" for the purpose of this notice includes bush (as defined in the Bush Fires Act 1954), timber, boxes, cartons, paper, and the like inflammable materials, rubbish and any combustible matter, but does not include buildings, green standing trees and bushes or growing bushes or plants in gardens or lawns.

If it is considered to be impractical for any reason to provide firebreaks in the position or adhere to the provisions required by this notice, the written approval of Council or a duly authorised officer must be obtained to prepare such firebreaks in an alternative position. If permission is not granted by Council or a duly authorised officer you shall comply with the requirements of this order.

A "*Harvesting/Total Movement Ban*" includes harvesting and the movement of vehicles in paddocks, except vehicles carrying water to stock. Contractors carting lime, gypsum or fertilizer are allowed to enter into paddocks to unload at any time that there is a "*Harvest/Total Movement Ban*" in place on the condition that a manned fire unit with at least 500 litres of water is in attendance. *Harvesting is not permitted on Christmas Day and New Years Day.*

The penalty for failing to comply with this order is a fine of not more than one thousand dollars (\$1000) and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required by this notice.

JULIAN MURPHY, Chief Executive Officer.

MINERALS AND PETROLEUM

MP101*

CORRECTION

Commonwealth of Australia

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006**GRANT OF EXPLORATION PERMIT**

The notice at page 3282 of the *Government Gazette* dated 21 August 2009 for the grant of Exploration Permit No. WA-439-P is corrected as follows—

Exploration Permit No. WA-439-P has been granted to Chevron Services Australia Pty Ltd and Shell Development (Australia) Proprietary Limited to have effect for a period of six (6) years from 17 August 2009.

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

MP102**CORRECTION***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

The notices at pages 3113, 3114 and 3115 of the *Government Gazette* dated 4 August 2009, for the grants of Geothermal Exploration Permits GEP 1 to GEP 9 have been corrected as follows—

Geothermal Exploration Permit No. GEP 1 has been granted to Green Rock Energy Limited and The University of Western Australia to have effect for a period of six (6) years from 30 July 2009.

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

MP401*

Commonwealth of Australia

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006**GRANT OF PETROLEUM RETENTION LEASE WA-37-R**

Petroleum Retention Lease WA-37-R held by Inpex Browse Ltd and Total E&P Australia has been granted to have effect for a period of five (5) years from the 21 September 2009.

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

MP402***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 2 has been granted to Green Rock Energy Limited to have effect for a period of six (6) years from 30 July 2009.

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

MP403***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 3 has been granted to Green Rock Energy Limited to have effect for a period of six (6) years from 30 July 2009.

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

MP404***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 4 has been granted to Green Rock Energy Limited to have effect for a period of six (6) years from 30 July 2009.

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

MP405***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 5 has been granted to Granite Power Limited to have effect for a period of six (6) years from 30 July 2009.

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

MP406***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 6 has been granted to Granite Power Limited to have effect for a period of six (6) years from 30 July 2009.

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

MP407***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 7 has been granted to Geothermal Power Pty Ltd to have effect for a period of six (6) years from 30 July 2009.

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

MP408***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 8 has been granted to Geothermal Power Pty Ltd to have effect for a period of six (6) years from 30 July 2009.

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

MP409***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT**

Geothermal Exploration Permit No. GEP 9 has been granted to Geothermal Power Pty Ltd to have effect for a period of six (6) years from 30 July 2009.

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

MP410***DANGEROUS GOODS SAFETY ACT 2004****DANGEROUS GOODS SAFETY APPOINTMENT NOTICE 2009**

Made by the Chief Dangerous Goods Officer, namely the Executive Director of the Resources Safety Division of the Department of Mines and Petroleum, under section 27(1) of the *Dangerous Goods Safety Act 2004*.

1. Citation

This notice may be cited as the *Dangerous Goods Safety Appointment Notice 2009*.

2. Dangerous goods officers appointed

(1) I appoint each person listed below who is employed in the Resources Safety Division of the Department of Mines and Petroleum, to be a dangerous goods officer while the person is so employed.

Daphne Mary Barbara Lobo

Mariola Cunningham

Pranjal Bora

Kathy Mai Nguyen

Daryl John Colgan

Gerardo Oscar Osorio

MALCOLM PAUL RUSSELL, Chief Dangerous Goods Officer.
(Executive Director of the Resources Safety Division of the
Department of Mines and Petroleum, Western Australia)

MP411***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 22**

Geothermal Exploration Permit GEP 22 has been granted to AAA Energy Pty Ltd to have effect for a period of six (6) years from and including 22 September 2009.

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

MP412***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 23**

Geothermal Exploration Permit GEP 23 has been granted to Green Rock Energy Limited and ARC Energy Limited to have effect for a period of six (6) years from and including 22 September 2009.

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

MP413***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 24**

Geothermal Exploration Permit GEP 24 has been granted to Green Rock Energy Limited and ARC Energy Limited to have effect for a period of six (6) years from and including 22 September 2009.

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

MP414***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 25**

Geothermal Exploration Permit GEP 25 has been granted to Green Rock Energy Limited and ARC Energy Limited to have effect for a period of six (6) years from and including 22 September 2009.

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

MP415***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 26**

Geothermal Exploration Permit GEP 26 has been granted to Green Rock Energy Limited and ARC Energy Limited to have effect for a period of six (6) years from and including 22 September 2009.

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

MP416***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 27**

Geothermal Exploration Permit GEP 27 has been granted to Green Rock Energy Limited and ARC Energy Limited to have effect for a period of six (6) years from and including 22 September 2009.

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

MP417***PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967****GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 28**

Geothermal Exploration Permit GEP 28 has been granted to Green Rock Energy Limited and ARC Energy Limited to have effect for a period of six (6) years from and including 22 September 2009.

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

MP418***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 tenements are forfeited for breach of covenant, being non payment of rent.

NORMAN MOORE, MLC, Minister for Mines and Petroleum.

NUMBER	HOLDER	MINERAL FIELD
	EXPLORATION LICENCE	
16/351	Morganti; Romano Natale	Coolgardie
16/352	Morganti; Romano Natale	Coolgardie
30/325	Bluekebble Pty Ltd	North Coolgardie
	Zircon International Pty Ltd	
30/345	Devonport Pty Ltd	North Coolgardie
70/2424	Geotech International Pty Ltd	South West
70/3350	Bishop Exploration Pty Ltd	South West
	All Classic Enterprises Pty Ltd	

MP419***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum
SOUTHERN CROSS WA 6426.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining act, 1978 for non payment of rent.

WARDEN.

To be heard by the Warden at Southern Cross on 25 November 2009.

YILGARN MINERAL FIELD**PROSPECTING LICENCES**

P77/3384	Sutherland Mining Pty Ltd
P77/3464	Dusky Holdings Pty Ltd
	Lithos Exploration Services Pty Ltd
P77/3578	Ferris; David John

MP420***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum
SOUTHERN CROSS WA 6426.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining act, 1978 for non-lodgement of the Operations Report Form 5 within the prescribed period.

WARDEN,

To be heard by the Warden at Southern Cross on 25 November 2009.

YILGARN MINERAL FIELD
PROSPECTING LICENCES

P77/3384	Sutherland Mining Pty Ltd
P77/3545	Matthews; Alfred Benjamin Powell; Clyde Charles

MP421***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum
SOUTHERN CROSS WA 6426.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining act, 1978 for failure to comply with the prescribed expenditure conditions.

WARDEN.

To be heard by the Warden at Southern Cross on 25 November 2009.

YILGARN MINERAL FIELD
PROSPECTING LICENCES

P77/3357	St Barbara Ltd
P77/3597	St Barbara Ltd

MP422***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum
MT MAGNET WA 6638.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining Act, 1978 for non payment of rent.

WARDEN.

To be heard by the Warden at Mt Magnet on 26 November 2009.

MURCHISON MINERAL FIELD
PROSPECTING LICENCES

P20/1588	Telfer; John Edward
P20/1952	Little; Terrance Harold
P21/621	Kay Nominees Pty Ltd
P58/1051	Aarax Resources NL
P58/1204	Fleetdale Pty Ltd

EAST MURCHISON MINERAL FIELD
PROSPECTING LICENCES

P57/1011 Troy Resources NL

YALGOO MINERAL FIELD
PROSPECTING LICENCESP59/1814 Attwood; Graham Charles
Markham; Kenneth Anthony**MP423*****MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Mines and Petroleum
MT MAGNET WA 66638.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining Act, 1978 for non-lodgement of the Operations Report Form 5 within the prescribed period.

WARDEN.

To be heard by the Warden at Mr Magnet on 26 November 2009.

MURCHISON MINERAL FIELD
PROSPECTING LICENCESP58/1051 Aarax Resources NL
P58/1204 Fleetdale Pty Ltd
P58/1216 Ford; Robert Arthur**MURCHISON MINERAL FIELD**
PROSPECTING LICENCESP59/1751 Sequerah; Desmond Michael
P59/1769 Athorn; Harold Arthur
Jeffery; Sylvester John**MP424*****MINING ACT 1978**
APPLICATION FOR AN ORDER FOR FORFEITUREDepartment of Mines and Petroleum
MT MAGNET WA 6638.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of section 96(1)(a) of the Mining Act, 1978 for failure to comply with the prescribed expenditure conditions.

WARDEN.

To be heard by the Warden at Mt Magnet on 26 November 2009.

YALGOO MINERAL FIELD
PROSPECTING LICENCESP59/1555 Minjar Gold Pty Ltd
P59/1556 Minjar Gold Pty Ltd
P59/1557 Minjar Gold Pty Ltd
P59/1558 Minjar Gold Pty Ltd

MP425*

MINING ACT 1978
RESTORATION OF A MINING LEASE

Dept of Mines and Petroleum
PERTH WA 6000.

In accordance with section 97A(8) of the *Mining Act 1978*, I hereby cancel the forfeiture on the undermentioned mining lease previously declared forfeited for failure to comply with the prescribed expenditure condition, and restore the lease to the former holder.

NORMAN MOORE, MLC, Minister for Mines and Petroleum.

NUMBER	HOLDER	MINERAL FIELD
16/164	Paddington Gold Pty Ltd	Coolgardie

MP426*

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND—EXTENSION OF PERIOD

The Minister for Mines and Petroleum, pursuant to the powers conferred by Section 19 of the *Mining Act 1978*, hereby extends for a period of two years expiring on 17 September 2011, the exemption granted on 18 September 2007 and published in the *Government Gazette* dated 28 September 2007, of that portion of the exemption area described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Description of Land

Land designated S19/305 in the Tengraph electronic plan of the Department of Mines and Petroleum. A geospatial description is filed at page 10 of Department of Mines and Petroleum File No. A0747/200701

Area of Land

187215.07 hectares

Locality

90 km West of Kalgoorlie

Dated at Perth this 14th day of September 2009.

NORMAN MOORE, MLC, Minister for Mines and Petroleum.

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA
ROYAL ASSENT TO BILLS

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

Title of Act	Date of Assent	Act No.
Major Events (Aerial Advertising) Act 2009	21 September 2009	20 of 2009
Criminal Code Amendment Act 2009	21 September 2009	21 of 2009

Dated: 22 September 2009.

MALCOLM PEACOCK, Clerk of the Parliaments.

PLANNING

PI401*

PLANNING AND DEVELOPMENT ACT 2005 APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Armadale

Town Planning Scheme No. 4—Amendment No. 5

Ref: 853/2/22/7 Pt 5

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 Armadale local planning scheme amendment on 7 September 2009 for the purpose of—

1. Amending the Scheme Map to show Lot 62 Croyden Road, Roleystone as 'Restricted Use—Holiday Accommodation Resort'.
2. Modifying the amending documents to exclude Lot 2, 185 Croyden Road from the area subject to the Restricted Use provisions.
3. Amending the Scheme Text by inserting a new entry in appropriate numerical order into the Schedule 3—Restricted Use Table as follows—

No.	Description of land	Restricted Use	Conditions
6	Lot 62 Croyden Road, Roleystone	<p>The Rural Living zone (Restricted) acknowledges that the subject lot is to be used solely for a Holiday Accommodation Resort.</p> <p>The following uses potentially permissible in the Rural Living zone shall be uses that are Not Permitted (X) in the Restricted Use Area—</p> <ul style="list-style-type: none"> • Agriculture—Extensive • Agriculture—Intensive • Agroforestry • Ancillary Accommodation • Animal Husbandry—Intensive • Bed and Breakfast • Child Care Premises • Civic Use • Club Premises • Commercial Vehicle Parking • Community Purpose • Consulting Rooms • Display Home Centre • Educational Establishment • Family Day Care • Fuel Depot • Garden Centre—Retail • Home Business • Home Occupation • Home Office • Hospital • Industry—Cottage • Industry—Rural • Occasional Uses • Place of Worship • Plantation • Recreation—Domestic 	<ol style="list-style-type: none"> 1. The only use classes in the base Rural Living zone that may be permitted in the Restricted Use Area are— <ul style="list-style-type: none"> - Holiday Accommodation "A"; - Dam Construction "D"; - Exhibition Centre "A"; - Reception Centre "A"; - Recreation Private "A"; - Restaurant "A"; and - Single House "P". 2. An ancillary structure to house the reception area and communal facilities for the resort may be permitted. 3. That the City requires the development of at least 20 chalets in the vicinity of the Golf Club house prior to or at the first stage of the development of the Holiday Accommodation Resort. 4. The City shall impose conditions and require proposed developments to specifically address the following issues— <ul style="list-style-type: none"> • The ceding of a minimum 30 metres wide foreshore reserve to the Crown, free of cost, along both sides of the Canning River (measured from the outer edge of the water course) within the lot and to include all the land between the Canning River and the Croyden Road reserve. The ceding of the foreshore reserve is to take place prior to the first occupation of any portion of the development. • Approval from the Department of Health Western Australia and Department of Environment and Conservation in respect of the use of an on-site wastewater treatment plant. • A Foreshore Management Plan for the foreshore reserve shall be prepared and implemented to the satisfaction of the City upon the advice of the Swan River Trust prior to the first occupation of any portion of the development. The Plan shall provide for the developer to fully construct (or fund to enable Council to fully

No.	Description of land	Restricted Use	Conditions
		<ul style="list-style-type: none"> • Recreation—Public • Residential Building • Rural Pursuit • Storage • Telecommunications Infrastructure • Veterinary Centre • Winery 	<p>construct) the section of the proposed path which will be located on the reserve ceded from Lot 62.</p> <ul style="list-style-type: none"> • A Fire Risk Management Plan shall be prepared and implemented prior to the first occupation of any portion of the development. • A Nutrient and Irrigation Management Plan shall be prepared and implemented to the satisfaction of City on advice of the Swan River Trust, such that during and following development of the site there is no increase in the level of pollutants (including nitrogen and phosphorus) entering the Canning River from the site. • A Sedimentation and Erosion Management Plan shall be prepared and implemented to the satisfaction of City on advice of the Swan River Trust, such that no increase in the level of sediments entering the Canning River shall occur during either construction or operation of the development. • There is to be no direct discharge of stormwater into the designated watercourses. • Prior to commencement of development a Construction Management Plan shall be prepared to the satisfaction of the City on advice from the Swan River Trust to minimise the impacts of construction on and off the site including the Canning River. • The following works be undertaken to the satisfaction of the Executive Director Technical Services— <ul style="list-style-type: none"> - The widening and channelisation treatment to the intersection of Heritage Drive and Croyden Road; - Works to properties on Croyden Road where the crossovers have clearly demonstrated visibility issues when being accessed from Croyden Road; - The clearing of vegetation to improve site lines; - The upgrading of the bridge on Heritage Drive to accommodate pedestrians. • Car parking areas shall be landscaped and screened from public vantage points to the satisfaction of City. • A Landscaping Management and Planting Plan, maximising the use of local native species, maximising retention of existing trees and maximising use of local species, shall be prepared and implemented to the satisfaction of the City. • Revegetation is required, with indigenous species, along drainage lines and areas of remnant vegetation disturbed during construction.

No.	Description of land	Restricted Use	Conditions
			<ul style="list-style-type: none"> • The design, in particular height, colour and texture, and positioning of the buildings shall have regard to the natural landscape and views from public vantage points. • The maximum number of accommodation units on the site shall be one hundred and twenty (120) in addition to ten (10) self contained chalets. • If the Holiday Accommodation Resort is to be developed in stages, all facilities such as reception, pool, restaurant and caretaker's residence are to be constructed as part of the first stage and completed prior to occupation of any accommodation. • A Noise Management Plan shall be prepared and implemented to demonstrate compliance with the Environmental Protection (Noise) Regulations 1997. • The development shall at all times operate and be managed as a cohesive tourist accommodation facility, with a minimum requirement that at all times there shall be an appropriate management agreement to cover, but not be limited to resort reception, security, maintenance, caretaking, refurbishment, marketing and other services. • No buildings capable of occupation be permitted within 30 metres of a designated watercourse (as shown on TPS No.4 Special Control Area Map 2). • The provision of an independent detailed geotechnical investigation that supports the design, construction and location of the proposed development and water treatment features to the satisfaction of the City.

L. REYNOLDS, Mayor.
R. S. TAME, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Augusta-Margaret River
Town Planning Scheme No. 17—Amendment No. 32

Ref: 853/6/3/17 Pt32

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 Augusta-Margaret River local planning scheme amendment on 7 September 2008 for the purpose of—

1. Rezoning Lot 40 and 41, Wallcliffe Road, Margaret River from "Parks and Recreation" to "Public Purposes—Shire Purposes" zone and amending the Scheme map accordingly.
2. Rezoning Lot 66 Townview Terrace, Margaret River from "Public Purposes—Shire Purposes" to "Town Centre" zone and amending the Scheme map accordingly.

S. HARRISON, Shire President
G. EVERSLED, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Town of Kwinana

Town Planning Scheme No. 2—Amendment No. 103

Ref: 853/2/26/3 Pt 103

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 Town of Kwinana local planning scheme amendment on 8 July 2009 for the purpose of—

1. Rezoning Lot 257 Wellard Road, Calista from ‘Park, Recreation and Drainage’ reserve to ‘Residential’ within Development Area No 4.
2. Modifying the Fourth Schedule of the Scheme Text to add ‘Development Area No 4’ and associated Special Provisions as follows—

Lot 257 Wellard
Road, Calista

1. The Council, in considering any application for development or making recommendations to the Commission on any application for subdivision of the land, shall have regard to a Structure Plan which has first been prepared and adopted in accordance with Clauses 4.20.2.4 and 4.20.2.5 of the Scheme and the following Special Provisions.
2. The Structure Plan shall conform with Network City and Liveable Neighbourhoods Design Code requirements. A density of R30 applies to the land. Should aged or dependent persons dwellings be proposed, the normal density bonus available under Section 6.1.3A3i of the Residential Design Codes may also be applied.
3. The Structure Plan shall be prepared having respect for protection of the natural environment, appropriate built form, landscape elements and maintaining the character of the surrounding residential area.
4. The Structure Plan shall provide an appropriate high quality design interface with the existing residential development located on the north side of Wellard Road (north alignment) and the Wellard Road/Gilmore Avenue roundabout.
5. The Structure Plan shall identify areas for advanced landscaping to be undertaken as part of subdivision and/or development, in order to conform with the surrounding streetscape.
6. Council may vary the provisions of the Residential Design Codes of Western Australia and any other Scheme provisions, where in the opinion of Council the variation promotes Liveable Neighbourhoods design and is in accordance with the adopted Structure Plan.

C. E. ADAMS, Mayor.
N. P. HARTLEY, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Town of Port Hedland

Local Planning Scheme No. 5—Amendment No. 21

Ref: 853/8/4/6 Pt 21

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 Town of Port Hedland local planning scheme amendment on 10 September 2009 for the purpose of—

1. Recoding portion of Lots 250, 251 & 252 Rutherford Road, South Hedland from “Residential R20” to “Residential R30”.
2. Amending the Scheme Amendment Map accordingly.

S. MARTIN, Mayor.
C. ADAMS, Chief Executive Officer.

PI405*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Waroona

Town Planning Scheme No. 7—Amendment No. 23

Ref: 853/6/10/10 Pt 23

It is hereby notified for public information, that in accordance with Section 87 of the *Planning and Development Act 2005*, the Minister for Planning approved the Shire of Waroona local planning scheme amendment on 27 August 2009, for the purpose of—

1. Modifying clause 4.1.1 to introduce a “Rural 7 Rural Small Holdings Zone.”
2. Inserting a new clause 4.16—

4.16 Rural Small Holdings Zone

4.16.1 Objectives

Council’s objective of the Rural Small Holding Zone is to select areas within the rural areas wherein closer subdivision will be permitted to provide for a rural lifestyle on a small rural lot where uses such as hobby farms, minor rural pursuits, rural retreats and keeping of animals can be carried out.

4.16.2 Subdivision, Land Use and Development Control

In addition to clause 4.16 further provisions for controlling subdivision, land uses and development relating to specific areas will be as laid down in Schedule VII to the Scheme. Before making provision for a Rural Small Holding Zone, the local government will prepare or require the proponent to prepare a submission supporting the creation of the Rural Small Holding Zone and such submission shall be in accordance with the Western Australian Planning Commission’s Rural Land Use Planning Policy and consistent with Council’s Local Planning Strategy.

4.16.3 Subdivision Guide Plan

A Subdivision Guide Plan shall be prepared and shall include the following—

- (i) The proposed ultimate subdivision including approximate lot sizes and dimensions and building envelopes as necessary.
- (ii) Areas to be set aside for Public Open Space, pedestrian accessways, horse trails, community facilities, etc as may be considered appropriate.
- (iii) Physical features that are intended to be conserved.
- (iv) Any other features relevant from the Local Planning Strategy.

4.16.4 Dwellings

No more than one single dwelling shall be constructed on any lot in the zone.

4.16.5 Lot Sizes

The minimum lot size shall be 2 hectares unless a higher minimum lot size is specified for an estate within Schedule VII.

4.16.6 Building Envelopes, Setbacks and Variations

- (a) All building envelope boundaries are to be setback a minimum of 20 metres from any street frontage and 10 metres from a rear or side boundary unless alternate setbacks are specified for a particular estate under Schedule VII.
- (b) Where a building envelope is defined for a lot on a subdivision guide plan, the dwelling and any outbuilding(s) shall be confined to that envelope.
- (c) Notwithstanding the provisions of the preceding sub-clauses, Council may permit variation of the location of the building envelope if it is satisfied that such variation is desirable and will not detrimentally affect the objective for the zone or the amenity of the area.
- (d) If no building envelope is specified the setbacks of any development is to comply with the 20 metre street frontage and 10 metre rear/side setbacks unless alternate setbacks are specified for a particular estate under Schedule VII.

4.16.7 Clearing Restrictions

The prior consent of Council is required should the clearing of vegetation be proposed outside the allocated building envelopes, except for the construction of access ways, fences, effluent disposal systems and firebreaks

4.16.8 Fencing

Fencing shall generally be of open post and rail or post and wire construction to the satisfaction of Council.

4.16.9 Fire Management

The subdivider shall prepare and implement a Fire Management Plan as part of any application to subdivide the land, with the plan being to the satisfaction of Council and Fire and Emergency Service Authority (FESA).

4.16.10 Effluent Disposal

Standard on-site septic systems only to be provided where there is compliance with the minimum setbacks prescribed in Statement of Planning Policy No. 2.1 The Peel-Harvey Coastal Plain Catchment, being a minimum of 100 metres from any watercourse or wetland and a 2 metre minimum vertical separation from the highest known groundwater level. Alternative Treatment Units to be provided where the setback is less than 100 metres from a watercourse or wetland and/or the vertical separation to the highest known ground water level is less than 2 metres.

4.16.11 Water Supply

A minimum 92,000 litre capacity rainwater tank(s) is required to contain a domestic water supply unless varied by Schedule VII.

4.16.12 Drainage

The drainage system shall not be altered without the prior approval of the Council in writing. In considering any proposal to obstruct or dam any part of the drainage system the Council shall have regard to the effect of the drainage system and the impact on the land and the environment in general, and shall consult with any appropriate authority prior to granting approval.

4.16.13 Stocking of Animals

The number of livestock on a property shall not exceed the stocking rates as provided in the Department of Agriculture's, "Stocking Rate guidelines for rural small holdings." Such assessment is to only include cleared land and not the total lot area.

3. Renumbering existing clauses 4.16 and 4.17 to 4.17 and 4.18 respectively.
4. Modifying Table 1—Zoning Table to introduce "18 Rural Small Holdings" and applying the following Use Classes—
 - Permitted—P: Single House; Public Utility
 - Discretionary—AA: Home Occupation; Rural Pursuit;
 - Discretionary with Advertising—SA: Agricultural-Intensive; Nursery; Industry- Cottage; Equestrian Activity; Horse Stables; Horticulture; Chalets; Bed and Breakfast; Farm Stay Accommodation; Nursery; Restaurant; Industry-Rural;
 - Not Permitted—X (or blank): All other uses
5. Modifying the Scheme Map Legend to introduce under Zones the "Rural 7 Rural Small Holdings"
6. Modifying the Scheme Map Legend to introduce under "Other", "RSH 1 Rural Small Holdings Area (See Scheme Text)"
7. Modifying the Scheme Map to rezone portion of Lots 84 & 85 Riley Road, Hamel from "Rural Irrigated Agriculture" to "Rural Small Holdings".
8. Modifying the Scheme Text by inserting a new Schedule VII—

Schedule VII—Rural Small Holdings Zones

Area No.	(a) Locality of Zone	(b) Permitted Uses and Conditions of Use
SRH 1	Lots 84 & 85 Riley Road Hamel	<ol style="list-style-type: none"> 1. The subdivision of Lots 84 and 85 Riley Road, Hamel shall be in accordance with the approved Subdivision Guide Plan, or any variation to that plan approved by the Western Australian Planning Commission. 2. The design of dwellings is to be to a standard, and to use colours and materials, which will complement and enhance the rural setting.

N. DEW, Shire President.

I. CURLEY, Chief Executive Officer.

PI406*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Fremantle
 Local Planning Scheme No. 4—Amendment No. 18

Ref: 853/2/5/8 Pt 18 &TPS/

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 Fremantle local planning scheme amendment on 9 September 2009 for the purpose of—

1. Amending the Scheme Map to apply a residential density coding of R60 to the land zoned Residential at Lot 217 Mathieson Avenue, North Fremantle.
2. Amending the Scheme map to apply Local Reserve—Open Space Reserve to two parcels zoned Residential.

3. Amending the text of clause 12.12 Schedule 12—Local Planning Areas (Height Requirements) Local Planning Area 3—North Fremantle; Sub Area: 3.3.1 Rocky Bay, to apply a maximum building height of 10 metres (external wall height or roof ridge height) to any development on Lot 217 Mathieson Avenue, and a maximum building height of 7 metres external wall height/ 10 metres to roof ridge as measured from ground level to the remainder of sub area: 3.3.1 Rocky Bay.

P. TAGLIAFERRI, Mayor.
G. MacKENZIE, Chief Executive Officer.

PI407*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Fremantle

Local Planning Scheme No. 4—Amendment No. 19

Ref: 853/2/5/8 Pt 19 &TPS/

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 Fremantle local planning scheme amendment on 9 September 2009 for the purpose of amending clause 12.2 Schedule 2—Additional Uses as follows—

No.	Description of Land	Additional Use	Conditions
2	120 (Lot 13 on Plan 4335 Certificate of Title 1072-743) Hampton Road, Fremantle	Office	<ol style="list-style-type: none"> 1. The additional use of 'Office' is an 'A' use. 2. No office use shall be undertaken on the land which entails clients or customers traveling to and from the land. 3. Any office use undertaken on the land shall not occupy more than 100 square metres of gross floorspace

P. TAGLIAFERRI, Mayor.
G. MacKENZIE, Chief Executive Officer.

PI408*

PERRY LAKES REDEVELOPMENT ACT 2005
Town of Cambridge and City of Nedlands
NOTICE OF PUBLIC COMMENT
DRAFT AMENDED AK RESERVE REDEVELOPMENT PLAN

General Description

In December 2005, State Parliament passed the *Perry Lakes Redevelopment Act 2005* (hereafter referred to as the "*PLRA*") transferring responsibility for the replacement of the Perry Lakes sporting facilities in the AK redevelopment area from the Town of Cambridge to the AK Minister (Minister for Sport and Recreation).

The AK Reserve Redevelopment Plan was approved by the Minister for Planning on the 10 August 2007 and sets out the planning provisions for the AK redevelopment area. With the WA Athletics Stadium open to the public and the State Basketball Centre nearing completion, this planning context remains unchanged. The Draft Amended AK Reserve Redevelopment Plan (the "Amended Redevelopment Plan") refers specifically to a change in location of the proposed rugby facility to an alternative site within the AK redevelopment area.

The WA Planning Commission has consented to the public notification of the Amended Redevelopment Plan in accordance with *Section 24* of the *PLRA* (for a period of sixty [60] days, ending on 24 November 2009). *Section 25* of the *PLRA* enables any person to make a written submission about the Amended Redevelopment Plan to the Department of Sport and Recreation. Submissions should be made by close of business on Tuesday 24 November 2009 preferably via the online feedback form at www.akreserve.com.au or by mail to:

Draft Amended AK Reserve Redevelopment Plan
Department of Sport and Recreation
PO Box 329
LEEDERVILLE WA 6903
Or electronically to akreserve@dsr.wa.gov.au

Where the Amended Redevelopment Plan is available for Public Inspection

Department of Planning
1st Floor 469 Wellington Street
PERTH WA 6000

Municipal Office of City of Nedlands
71 Stirling Highway
NEDLANDS WA 6009

Collection Development
State Library of Western Australia
Perth Cultural Centre
PERTH WA 6000
DOCUMENTS FOR DISPLAY

Town of Cambridge Library
Floreat Forum Shopping Centre
99 The Boulevard
FLOREAT WA 6014

Department of Sport and Recreation
246 Vincent Street
LEEDERVILLE WA 6007
www.dsr.wa.gov.au

Mount Claremont Library
105 Montgomery Avenue
MT CLAREMONT WA 6010

Municipal Office of Town of Cambridge
Bold Park Drive
FLOREAT WA 6014

AK Reserve website
www.akreserve.com.au

RON ALEXANDER, Director General, Department of Sport and Recreation.

PUBLIC SECTOR MANAGEMENT

PS401

PUBLIC SECTOR MANAGEMENT ACT 1994**EXEMPTION ORDER**

An exemption specifically exempting the Department of Premier and Cabinet from undertaking a competitive merit selection process is hereby made under section 25 (1)(a) of the *Public Sector Management Act 1994*. The exemption relates to the two year appointment of Mr Panka Savara to the position of Regional Director, Western Australian Trade Office, Dubai.

This exemption is provided to facilitate employment into a highly specialised area requiring maintaining and expanding networks and business partnerships.

This order has effect on and from the date of the publication.

Dr RUTH SHEAN, Commissioner for Public Sector Standards.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988**LIQUOR APPLICATIONS**

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

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
12966	Shentons Club Pty Ltd	Application for the grant of a Special Facility Sports Arena licence in respect of premises situated in Shenton Park and known as Shentons Club Pty Ltd	18/10/09
13051	Outrage Pty Ltd	Application for the grant of a Small Bar licence in respect of premises situated in Geraldton and known as The Provincial Cafe and Bar	19/10/09
13043	Felicity Claire Cockburn & David Andrew Cockburn	Application for the grant of a Wholesalers licence in respect of premises situated in East Fremantle and known as Yallingup Creek	4/10/09

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE—<i>continued</i>			
13053	Busswater Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Busselton and known as Broadwater Liquor	25/10/09
13054	Shoalwater Bay Cricket and Sporting Club Incorporated	Application for the grant of a Club Restricted licence in respect of premises situated in Rockingham and known as Shoalwater Bay Cricket Club Inc	4/10/09
13057	Flinders Estate Pty Ltd	Application for the grant of a Special Facility Tourism licence in respect of premises situated in Albany and known as Maitraya Private Retreat	20/10/09
13061	David McGeough & Paul Downie Ozanne	Application for the grant of a Liquor Store licence in respect of premises situated in Lesmurdie and known as Lesmurdie Liquor	27/10/09
13068	Devonside Pty Ltd	Application for the grant of a Tavern licence in respect of premises situated in South Yunderup and known as The Clansman	28/10/09
13062	ESS Gumala Pty Ltd	Application for the grant of a Special Facility Canteen licence in respect of premises situated in Shire of Ashburton and known as Spinifex Village	5/10/09
13072	Range Valley Pty Ltd	Application for the grant of a Special Facility Bed & Breakfast licence in respect of premises situated in Quininup and known as Stonebarn	22/10/09

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

Dated: 23 September 2009.

B. A. SARGEANT, Director of Liquor Licensing.

WORKCOVER

WC401

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981

APPROVED MEDICAL SPECIALISTS ORDER (No. 4) 2009

Made by WorkCover WA under sections 146F(1) and 146F(4) of the Act.

1. Citation

This order is the *Approved Medical Specialists Order (No. 4) 2009*.

2. Approved medical specialists

The following medical practitioner is designated as an approved medical specialist under section 146F(1) of the Act—

Dr Frederick Phillips

MICHELLE REYNOLDS, Acting Chief Executive Officer, WorkCover WA.

PUBLIC NOTICES

ZZ401

LOST WILL

Anyone having knowledge of any Will made by Godfrey Kuo-Huei Nah, late of 40 Barang Circuit, Karawara, Western Australia, Company Director, is requested to contact—

Rick Fletcher
Butlers, Barristers & Solicitors
83-85 Stirling Highway, Nedlands
Tel: (08) 9386 5200
Email: legal@butlers.com.au

DECEASED ESTATES

ZX401**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Bertram James Stephens, formerly of 15/33 Sackville Terrace, Scarborough, in the State of Western Australia, Clerk, 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 16 July 2009, are required by the Executor, David James Stephens care of Talbot Olivier, Level 8, Wesfarmers House, 40 The Esplanade, Perth in the said State to send the particulars of their claims to him by 30 October 2009, after which date the Executor 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

In the matter of the Estate of Olive Louise Parkinson, of 2/10 Heath Road, Kalamunda in the State of Western Australia, Business Proprietor, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the deceased, who died on the 30th day of August 2009, are required by the Executor, Tony Murphy to send the particulars of their claims addressed to the Executor of the Estate of Olive Louise Parkinson, C/- Thornton Partners, PO Box 6833, East Perth WA 6892, within one (1) month of the date of publication, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

ZX403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Klaas Mostert, late of 56 Westcott Road, Keysbrook, 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 the 16th day of March 2009, are required by the trustees Barry Douglas Hibben, Irene Annette Grinfelds and Robert Cornelius Mostert of care of Norton & Smailes, Ground Floor, 38 Colin Street, West Perth, to send particulars of their claims to them within thirty (30) days of the date of publication of this advertisement, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

CRAIG GERARD McKIE.

ZX404***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 One calendar month from advertisement after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Catterall, Elizabeth Emma, late of St Luke's Nursing Home, 429 Rokeby Road, Subiaco, died 26.08.2009 (DE33025965EM17)

Cheek, Nancy Ann, late of Bethanie Waters Aged Care Facility, 18 Olivenza Crescent, Port Kennedy, died 08.08.2009 (DE19733815EM36)

Chaney, Francis Frederick, late of 26 Mereworth Way, Girrawheen, died 13.03.2007 (DE33073864EM38)

Hall, Phyllis Frances, late of Lady Brand Lifestyle Village, 14 Forrest Way, Greenfields, died 23.07.2009 (DE19871874EM38)
 Harvey, Horace Leslie, late of 1 Gentilli Way, Salter Point, died 16.08.2009 (DE19812086EM16)
 Hovey, Eric Alan, late of 3A Calgary Street, Ardross, died 14.05.2009 (DE19571081EM16)
 Longhorn, Gwynneth, late of 3 Jury Close, Ocean Reef, died 27.07.2009 (DE19921875EM26)
 Marshall, Bernice Dina Elizabeth, late of 1B Blackadder Road, Swan View, died 23.08.2009 (DE19661913EM38)
 McKone, John Sydney, late of 4 Toronto Place, Wanneroo, died 13.08.2009 (DE33073214EM110)
 Morgan, June, late of 12 Munday Way, Medina, died 08.08.2009 (DE33074802EM22)
 Rice, Nancy, late of 70 Mabel Street, North Perth, died 02.08.2009 (DE19670469EM27)
 Shepherd, Alice, late of Brightwater Care Group, The Cove, 35 Hudson Drive, Mandurah, died 31.08.2009 (DE19913257EM24)
 Thompson, Jean McLeod, late of 15 Raymond Street, Collie, died 27.06.2009 (DE31050326EM35)
 Thompson, Rita Margaret, late of Kimberley Nursing Home, Kimberley Street, Leederville, died 18.07.2009 (DE19860167EM37)
 Worth, Joyce Melva, late of Craigwood Green, Gardner Street, Como, died 02.09.2009 (DE19703841EM26)

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

ZX405*

PUBLIC TRUSTEE ACT 1941

ADMINISTERING OF ESTATES

Notice is hereby given that pursuant to Section 14 of the *Public Trustee Act 1941* and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 25th day of September 2009.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Carr Alan John DE19971358EM17	9/2 Moo 2 Phrabaramree Road, Patong, Kajhn, Phuket, Thailand	28 June 2008	22 September 2009
Horatio Kenny Beveridge DE19853342EM17	Silver Chain Cottage Homes, 21 Wright Street, Highgate	23 May 2009	16 September 2009
Fiona Jankes DE30272122EM17	39 Hamersley Road, Subiaco	21 April 2008	1 September 2009
Longhorn Gwynneth DE19921875EM26	3 Jury Close, Ocean Reef	27 July 2009	22 September 2009
Walter Lewis Jay DE19752610EM27	8 Thompson Place, Kewdale	1 August 2009	3 September 2009
Vivian Marjorie Kirby DE19723814EM16	19 Hughie Edwards Drive, Merriwa	23 June 2009	8 September 2009

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