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Nil

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ADVERTISING RATES AND PAYMENTS

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Deceased Estate notices, (per estate)—\$27.15

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— PART 2 —

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Ashami	Adil	CS8-079	23/02/2011
Beckett	Jennifer Ann	CS9-321	23/02/2011
Falconer	Duane Daniel	CS10-595	23/02/2011
McCloy	Ralph Noel	CS9-133	23/02/2011
Thanabah	Gunasegaran	CS10-536	23/02/2011

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

COLIN BRANDIS, Manager Court Security and
Custodial Services Contract.

EDUCATION

ED401*

MURDOCH UNIVERSITY ACT 1973

MURDOCH UNIVERSITY SENATE (APPOINTMENT OF MEMBER) INSTRUMENT 2011

Made by the Governor in Executive Council under section 12(1)(f) of the *Murdoch University Act 1973*.

Citation

1. This is the *Murdoch University Senate (Appointment of Member) Instrument 2011*.

Appointment of member

2. Ms Eva Skira is appointed to be a member of the Senate of Murdoch University for a second term of 3 years commencing on 26 February 2011 and expiring on 25 February 2014.

Dated this 22nd day of February 2011.

PETER CONRAN, Clerk of the Executive Council.

ENERGY

EN401*

ELECTRICITY INDUSTRY ACT 2004

AMENDED LICENCE

Notice is given that the following generation licence has been amended—

Licensee:	Electricity Generation Corporation (t/a Verve Energy)
Amendment Date:	01 March 2011
Issue Date:	30 March 2006
Address of Licensee:	Level 11, Australia Place 15-17 William Street Perth WA 6000
Classification:	Generation (EGL7)
Term of Licence:	Up to and including 29 March 2036
Amendment:	Remove Tiwest Electricity Licence Area (ERA-EL-048) from the licence.
Area Covered:	The area as set out in plan ERA-EL-041, ERA-EL-042, ERA-EL-043, ERA-EL-044, ERA-EL-045, ERA-EL-046, ERA-EL-047, ERA-EL-049, ERA-EL-054, ERA-EL-055, ERA-EL-057, ERA-EL-058, ERA-EL-059, ERA-EL-060, ERA-EL-061, ERA-EL-062, ERA-EL-063, ERA-EL-064, ERA-EL-065 and ERA-EL-091.
Inspection of Licence:	Economic Regulation Authority 6th Floor 197 St Georges Terrace Perth WA 6000 http://www.erawa.com.au

LYNDON G. ROWE, Chairman,
Economic Regulation Authority.

FIRE AND EMERGENCY SERVICES

FE401*

**FIRE AND EMERGENCY SERVICES AUTHORITY OF WESTERN
AUSTRALIA ACT 1998**

APPROVAL OF VMRS GROUPS

Correspondence No. 13133

Fire and Emergency Services Authority
of Western Australia.

The Fire and Emergency Services Authority of Western Australia hereby declare under section 18H(1) of the *Fire and Emergency Services Authority of Western Australia Act 1998*, that the following groups of persons are approved as VMRS Groups for the purposes of the Act—

Bardi Jawi Volunteer Marine Rescue Group Inc
Christmas Island Volunteer Marine Search and Rescue Association Inc
Volunteer Marine Rescue Service Cocos (K) Islands

JO HARRISON-WARD, Chief Executive Officer,
Fire and Emergency Services Authority.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST ROCK LOBSTER MANAGEMENT PLAN AMENDMENT 2011

FD 1064/01 [1008]

Made by the Minister under section 54.

1. Citation

This instrument is the *West Coast Rock Lobster Management Plan Amendment 2011*.

2. Management plan amended

The amendments in this instrument are to the *West Coast Rock Lobster Management Plan 1993*.

3. Clause 2 amended

(1) Delete the definitions of “ holding over book ” and “ operate ” and insert in the correct alphabetical position—

holding over book means a book which contains holding over forms, issued in respect of a licence by the Department on request;

operate means operate in connection with the taking of rock lobster and includes—

(a) carrying, soaking, baiting, setting or pulling a pot; and

(b) leaving or allowing a pot to remain in the waters of the Fishery,

but does not include—

(i) carrying no more than two unbaited and unrigged pots; or

(ii) transporting unbaited and unrigged pots to or from the Abrolhos Islands by a boat being used as a licensed carrier boat, between 25 February and 15 September in any year;

(2) Insert in the correct alphabetical position—

Abrolhos Islands holding area means an area of waters specified in Schedule 10 where rock lobster may be held in accordance with this plan;

designated holding area means the waters within a radius of 15 metres from a point determined by reference to points of latitude and longitude (in degrees, minutes and decimal minutes, to three decimal places) in an Abrolhos Islands holding area, as nominated by a licence holder to the Department, and which is approved by a regional manager, compliance manager or fisheries officer;

gross weight means the weight of rock lobster and the container in which it is held, determined in kilograms to one decimal point (with an amount of 0.05 kilograms or more being rounded upwards to the next 0.1 of a kilogram);

holding tag means a tag issued by the Department in respect of a licence, for the purpose of holding or storing rock lobster;

landing tag means a tag issued by the Department in respect of a licence, for the purpose of landing or consigning rock lobster;

net weight means the weight of rock lobster only, excluding the weight of the container in which it is held and the weight of any other thing in or attached to that container, determined in kilograms to one decimal point (with an amount of 0.05 kilograms or more being rounded upwards to the next 0.1 of a kilogram);

4. Clause 4 amended

After subclause (2) insert—

(3) A person must not fish for the period 15 March 2011 to 14 March 2016 in the area described in Schedule 12.

5. Clause 4A amended

After subclause (2) insert—

(3) Subclause (2) does not apply in respect of rock lobster being transferred to a boat that is licensed to be used as a carrier boat in the Abrolhos Islands area.

6. Clause 5C amended

After subclause (3) insert—

(4) A person must not bring any rock lobster onto land in the Abrolhos Islands area unless the rock lobster is consigned for personal consumption in accordance with this plan.

7. Clause 9F replaced

Delete Clause 9F and insert—

Exceptions to restrictions on the use of boats—unloading rock lobster

9F.(1) Subclauses 9C and 9E(3)(b) and (c) do not apply in respect of a Zone A boat during the first 10 hours of any period to which clause 9A(1)(a) applies where the master notifies the Department prior to 1930 hours on the Friday immediately preceding the period to which clause 9A(1)(a) applies that the rock lobster will be landed.

(2) Subclauses 9E(1), 9E(3)(b) and 9E(3)(c) do not apply in respect of a zone A boat during any period to which clause 9A(1)(a) applies where the boat is being used solely for the purpose of unloading rock lobster onto a licensed carrier boat that is authorised to carry rock lobster.

8. Clause 9L replaced

Delete clause 9L and insert—

Rock lobster landing areas

9L.(1) For the purposes of this plan, an approved landing area is an area described in Schedule 9.

(2) A person must not—

(a) bring onto land, or attempt to bring onto land; or

(b) remove from an authorised boat,

any rock lobster, unless it is brought onto land in an approved landing area.

- (3) Subclause (2)(b) does not apply in respect of a person operating in the Abrolhos Islands area—
- (a) unloading rock lobster into a designated holding area; or
 - (b) unloading rock lobster onto a licensed carrier boat; or
 - (c) consigning rock lobster for personal consumption in accordance with this plan.
- (4) The master of an authorised boat, prior to entering into an area that is an approved landing area, must—
- (a) accurately determine the number of rock lobster on board that boat; or
 - (b) store rock lobster on that boat in a sealed container with a landing tag attached in respect of that container, in accordance with clause 9M, and determine the number of those containers of rock lobster on board that boat.
- (5) The master of an authorised boat must ensure that all rock lobster are removed from the boat immediately upon bringing that rock lobster into an area that is an approved landing area.
- (6) The master of an authorised boat must not remove, or permit to be removed, any rock lobster from an approved landing area unless clause 15G has been complied with.
- (7) Subclauses (4), (5), and (6) do not apply in respect of a person using an authorised boat as a licensed carrier boat in accordance with clauses 16A and 16B.

9. Clause 9LA inserted

After Clause 9L insert—

Removing rock lobster from boats—Abrolhos Islands Area

9LA.(1) A person must not remove any rock lobster from an authorised boat in the Abrolhos Islands area unless the rock lobster is immediately—

- (a) placed in a designated holding area; or
 - (b) delivered to a licensed carrier boat; or
 - (c) consigned for personal consumption in accordance with this plan.
- (2) The master of an authorised boat must not—
- (a) remove, or permit to be removed, rock lobster from—
 - (i) a designated holding area; or
 - (ii) an authorised boat, or
 - (b) consign rock lobster for personal consumption in accordance with this plan, unless clause 15G has been complied with immediately prior to those rock lobster being delivered to a carrier boat or consigned.

10. Clause 9M replaced

Delete clause 9M and insert—

Landing containers and tags

9M.(1) The master of an authorised boat must ensure that rock lobster are held in sealed containers with landing tags attached in respect of those containers, in accordance with this clause, before the rock lobster is—

- (a) removed from the boat; or
 - (b) delivered to a carrier boat.
- (2) A person must not use more than 4 landing tags in respect of a container.
- (3) A person must not remove rock lobster from an authorised boat unless that rock lobster is held in a sealed container with a landing tag attached in respect of that container in accordance with this clause.
- (4) A person must not—
- (a) transport rock lobster; or
 - (b) hold rock lobster at a place that is not a registered receiver's premises, other than rock lobster in sealed containers with landing tags attached in respect of those containers in accordance with this clause.
- (5) A person must not—
- (a) remove a landing tag referred to in this clause; or
 - (b) open the container to which a landing tag is attached, unless that container is at a registered receiver's premises.
- (6) Subclauses 4(b) and (5) do not apply to containers of rock lobster retained for personal consumption where a person currently recorded on the Crew List-Log Sheet form in the CDR book removes a landing tag or opens a container to which a landing tag is attached at the address specified at Part 1D of the triplicate form in a CDR book in respect of that consignment.
- (7) Subclauses (1), (3) and (4) do not apply in respect of rock lobster held in a designated holding area in accordance with this plan.
- (8) The master of an authorised boat must at all times keep safe and secure all landing tags and produce the landing tags to a Fisheries Officer on demand.
- (9) A landing tag required to be used under this plan must be attached to any container holding rock lobster by passing the tag through the lid of that container and the container itself, and

securing the tag through its locking device in such a manner that the tag is locked and intact and no rock lobster can be added to or removed from that container without breaking one or more landing tags.

11. Clause 9N replaced

Delete clause 9N and insert—

Weighing rock lobster

9N.(1) Where rock lobster are brought into an approved landing area the master of the authorised boat must—

- (a) immediately and accurately weigh and determine the gross weight and net weight of rock lobster; and
 - (b) ensure that any rock lobster that has been consigned or retained for personal consumption is removed from the boat and weighed before the remainder of the rock lobster is weighed; and
 - (c) ensure that the weights referred to in paragraph (a) are determined—
 - (i) within 15 metres of the boat; or
 - (ii) at a weighing point specified in Schedule 11 bearing the same designation as an approved landing area specified in Schedule 9, and in either case the place of weighing is not a registered receiver's premises.
- (2) Subject to subclause (3), the master of an authorised boat being operated in the Arolhos Islands area must, immediately prior to—
- (a) delivering rock lobster to a licensed carrier boat; or
 - (b) removing rock lobster from a designated holding area—
 - (i) accurately weigh and determine the gross weight and net weight of the rock lobster; and
 - (ii) ensure that any rock lobster that is to be consigned or retained for personal consumption is weighed before the remainder are weighed.
- (3) The weight of rock lobster to be determined in accordance with subclause (2) must not be determined other than—
- (a) in a designated holding area; or
 - (b) on a jetty within an Arolhos Islands holding area; or
 - (c) on board an authorised boat in an Arolhos Islands holding area; or
 - (d) on board an authorised boat or a licensed carrier boat at the time the rock lobster are transferred to the licensed carrier boat.
- (4) For the purposes of subclause (1), where rock lobster is brought onto the Seabird, Ledge Point, or Wedge Island approved landing area, the master of the authorised boat must also immediately complete Part 1D of the form in a CDR book in respect of that rock lobster and which relates to the registered receiver's name and identification number.
- (5) For the purposes of clause 14K, where the weights recorded under clauses 15G(4) and 15I(3) are not the same, the higher weight is to be taken to be a quantity of rock lobster that was taken under the authority of the licence.

12. Clause 9O replaced

Delete clause 9O and insert—

Holding rock lobster

9O.(1) The master of an authorised boat must not cause or permit any rock lobster to be on board that boat after 1930 hours on any day unless that boat—

- (a) is not in an approved landing area; or
 - (b) is in an Arolhos Islands holding area, and the master of the authorised boat—
 - (i) accurately records all the information required in the original copy of a holding over form no later than 1930 hours on each day rock lobster is on board that boat; or
 - (ii) has provided verbal notice to the Department by means of a telephone call specifying the location and intended time at which rock lobster will be brought onto land.
- (2) A person must not—
- (a) hold rock lobster in the waters of the Fishery; or
 - (b) be in possession of any rock lobster that has been held in the waters of the Fishery; or
 - (c) bring onto any boat or land any rock lobster that has been held in the waters of the Fishery.
- (3) Subject to clause 5C(4), subclause (2) does not apply in respect of removing rock lobster from a designated holding area in the Arolhos Islands area in accordance with the requirements of the plan.
- (4) A person must not hold rock lobster on board a boat in the waters of the Fishery other than in accordance with this plan.

- (5) The master of an authorised boat must ensure that no rock lobster is on board that boat at any time unless the boat was used to take that rock lobster.
- (6) Subclause (5) does not apply in regard to an authorised boat that is being used as a licensed carrier boat transporting rock lobster held in sealed containers secured with landing tags to a licensed carrier boat for consignment.
- (7) The master of an authorised boat must, immediately after weighing any rock lobster, forward the original copy of the completed holding over form to the Department.
- (8) A person must not record information that is false or misleading in a holding over form.
- (9) The master of an authorised boat must retain the duplicate copy of the completed holding over form, and at all times keep safe and secure the holding over book and all forms (used or unused inside it), and produce the holding over book to a fisheries officer on demand.

13. Clauses 9P to 9S inserted

After clause 9O insert—

Holding rock lobster on a boat in an Arolhos Islands holding area

9P.(1) The master of an authorised boat being used to hold rock lobster in an Arolhos Islands holding area must not cause or permit any rock lobster to be on board that boat after 1930 hours on any day unless the master has completed the relevant form in a holding over book by 1930 hours on that day, by accurately recording—

- (a) the date on which lobster were held; and
- (b) the time that the entry was made in the holding over book; and
- (c) the block number of the authorised boat; and
- (d) the number of rock lobster added to the holding area; and
- (e) the number of dead rock lobster removed from the holding area; and
- (f) the total number of rock lobster; and
- (g) the total number of containers currently in use; and
- (h) the holding tag numbers; and
- (i) the master's signature.

(2) At any time that the master of the authorised boat referred to in subclause (1) is not on board that boat, all rock lobster on board must be held in—

- (a) containers; or
- (b) holding tanks,

secured with not more than four holding tags affixed in such a manner that the tag is locked and intact and no rock lobster can be removed or added.

(3) A person must not use more than four holding tags in respect of a container or any other storage facility in which rock lobster are held.

(4) A holding tag required to be used under this plan must be attached to a container or any other storage facility used to hold rock lobster in accordance with this plan by passing the tag through the lid of that container and the container itself, or in a manner that secures any cover or opening to any storage facility, and securing the tag through its locking device in such a manner that the tag is locked and intact and no rock lobster can be added to or removed from that container or storage facility without breaking one or more holding tags.

Holding rock lobster in a designated holding area

9Q.(1) For the purposes of this clause—

immediately adjacent means within 30 metres of another designated holding area;

pontoon means a floating platform within a designated holding area and in which rock lobster are held.

(2) Where the holder of a licence, or a person acting on behalf of a licence holder, seeks to hold rock lobster in a designated holding area, the licence holder must nominate a designated holding area, by forwarding the original page of a holding over book to the Department, prior to storing any rock lobster in that area.

(3) The holder of a licence may vary the designated holding area nominated in accordance with subclause (2) by advising the Department in writing of the required details as specified on the original page of a holding over book.

(4) A regional manager, compliance manager or fisheries officer may approve a nomination made under subclause (2) or (3), and must notify the licence holder.

(5) Where rock lobster are to be held in a designated holding area the master of an authorised boat must—

- (a) complete the relevant form in a holding over book in respect of rock lobster held in, or added to, the designated holding area by accurately recording—
 - (i) the date on which lobster were held or added; and
 - (ii) the times at which rock lobster were added to the designated holding area; and
 - (iii) the number of rock lobster added to the holding area; and
 - (iv) the number of dead rock lobster removed from the holding area; and

- (v) the total number of rock lobster; and
 - (vi) the total number of containers currently in use; and
 - (vii) the holding tag numbers; and
 - (viii) the master's signature, and
- (b) ensure that an entry is made in a holding over form no later than 1930 hours on each day that rock lobster are being held in a designated holding area.
- (6) Where a designated holding area is in waters adjacent to a jetty, or consists of a pontoon that is not immediately adjacent to another designated holding area, the master of an authorised boat must—
- (a) in the case of a designated holding area adjacent to a jetty, hold rock lobster in containers secured with not more than four holding tags; or
 - (b) in the case of a pontoon, hold rock lobster within the pontoon—
 - (i) in containers secured with not more than four holding tags securely attached in respect of each container; or
 - (ii) by ensuring that the pontoon is secured.
- (7) Where—
- (a) designated holding areas are immediately adjacent and rock lobster are held in a pontoon; and
 - (b) two or more licence holders, or persons acting on behalf of those licence holders, hold rock lobster in that same pontoon,
- the persons referred to in paragraph (b) must ensure that—
- (i) the pontoon is divided into compartments equivalent to the number of persons referred to in paragraph (b); and
 - (ii) the rock lobster held in that pontoon are separated accordingly and clearly identified as having been taken under the authority of a particular licence; and
 - (iii) the pontoon lid is secured with holding tags affixed in such a way that the lid cannot be opened.

Holding rock lobster on a boat and a designated holding area simultaneously

9R.(1) Rock lobster must not be held simultaneously on a boat and in a designated holding area unless the master of the authorised boat—

- (a) completes the relevant form in a holding over book in respect of both the rock lobster held on the boat and the rock lobster held in the designated holding area; and
- (b) complies with all the requirements specified in this plan in respect of holding rock lobster.

Licence holder or master must not operate in the Abrolhos Islands area unless holding over book issued

9S.(1) The holder of a licence must not operate, or permit a person to operate, in the Abrolhos Islands area unless a holding over book has been issued in respect of that licence.

(2) The master of an authorised boat must not operate in the Abrolhos Islands area unless the master can immediately produce on demand the holding over book issued in respect of the licence specifying that authorised boat.

14. Clause 15C amended

Delete subclause (2) and insert—

(2) The master of an authorised boat must not operate unless the master can immediately produce on demand the CDR book issued in respect of the licence specifying that authorised boat.

15. Clause 15G replaced

Delete clause 15G and insert—

Records required to be made by master

15G.(1) Subject to subclause (3), the master of an authorised boat must, prior to unloading or landing any rock lobster from an authorised boat, complete Part 1B of the form in a CDR book in respect of all the rock lobster on board that boat by accurately recording—

- (a) the Zones of the Fishery in which the rock lobster were taken; and
- (b) the fishing block numbers in which most of the fishing for rock lobster occurred; and
- (c) the maximum and minimum depths from which rock lobster were taken; and
- (d) the cumulative total of pots pulled in which rock lobster were taken; and
- (e) the number of days on which pots were pulled; and
- (f) the number of crew on board the authorised boat, including the master; and
- (g) details of any interaction with a protected species as a result of any activity connected with fishing, and whether the organism was alive or dead; and
- (h) the number and estimated weight of any fish other than rock lobster taken and retained.

- (2) Subject to subclause (3), the master of an authorised boat must, prior to—
- (a) entering an approved landing area; or
 - (b) transporting rock lobster to a licensed carrier boat,
- and immediately prior to the rock lobster being weighed, complete Part 1C of the form in a CDR book in respect of all the rock lobster to be consigned by accurately recording—
- (i) the landing area; and
 - (ii) the date; and
 - (iii) the number of rock lobsters or containers of rock lobster on the boat.
- (3) The master of an authorised boat that is being operated in the Abrolhos Islands area must, prior to entering an approved landing area, or transporting rock lobster to a licensed carrier boat, complete Part 1C of the form in a CDR book in respect of all the rock lobster to be consigned—
- (a) where rock lobster are being held on board an authorised boat in the Abrolhos Islands area prior to being transported by licensed carrier boat, immediately prior to the weight of the rock lobster being determined in accordance with clause 9N(3); or
 - (b) where rock lobster are being held on board an authorised boat within an Abrolhos Islands holding area, immediately prior to the authorised boat being moved; or
 - (c) where rock lobster are being held in a designated holding area, immediately upon all rock lobster being removed from the designated holding area for consignment,
- and in each case specifying—
- (i) the date; and
 - (ii) the number of rock lobsters or containers of rock lobster on the boat or in the designated holding area.
- (4) The master of an authorised boat must, immediately after weighing rock lobster in accordance with this plan, complete Parts 1D and 1E of the form in a CDR book in respect of all the rock lobster to be consigned, by accurately recording in respect of each consignment—
- (a) the number of the licence under the authority of which the rock lobster were taken; and
 - (b) the master's commercial fishing licence number; and
 - (c) the master's full name; and
 - (d) where consignments are made to more than one entity, a sequential consignment number for each consignment; and
 - (e) the number of containers of rock lobster in each consignment; and
 - (f) the serial numbers of the landing tags attached to the containers in a consignment; and
 - (g) the gross and net weights of each consignment; and
 - (h) the time and date the consignments were weighed; and
 - (i) where the rock lobster are to be consigned to registered receivers, the name and registration number of the registered receivers; and
 - (j) whether the master or a crew member will be transporting consignments to the premises of a registered receiver; and
 - (k) whether rock lobster in a consignment are for personal consumption; and
 - (l) where rock lobster have been consigned for personal consumption, the name and residential address of the persons to whom the rock have been consigned; and
- in Part 1E—
- (i) the name and licensed fishing boat number of the authorised boat used to take the rock lobster; and
 - (ii) the master's current telephone number; and
 - (iii) the master's signature.
- (5) The master of an authorised boat must complete Parts 1D and 1E of the form in a CDR book in respect of each consignment of rock lobster.
- (6) Where rock lobster are to be consigned to a registered receiver, or delivered to a registered receiver by carrier boat, the master of an authorised boat must—
- (a) forward to the Department the original copy of the form in a CDR book in respect of all the rock lobster to be consigned; and
 - (b) provide the triplicate of the form referred to in paragraph (a) to—
 - (i) the registered receiver, prior to allowing the registered receiver to take possession of the rock lobster; or
 - (ii) the master of a carrier boat at the time the rock lobster is delivered to a carrier boat.
- (7) Where rock lobster are brought onto land, and—
- (a) are to be transported by the master of the authorised boat to a registered receiver; or
 - (b) have been consigned for personal consumption,
- the master of the authorised boat must place the triplicate of the form in a CDR book in respect of all the rock lobster to be transported or consigned, in a waterproof bag securely attached to a container in that consignment.

(8) Where rock lobster are consigned for personal consumption to a person nominated at Part 1D of the form in a CDR book in respect of that consignment, the nominated person must forward the triplicate of that form to the Department at the address specified on the form within 24 hours of the rock lobster reaching the address of the nominated person.

16. Clause 15I amended

Delete subclauses (2) and (3) and insert—

- (2) Where a consignment of rock lobster is to be transported by a registered receiver, the registered receiver must—
- (a) accurately weigh and determine the gross weight of the rock lobster to be transported immediately upon taking possession of the rock lobster; and
 - (b) subject to paragraph (a), immediately complete Part 2B of the triplicate form in a CDR book in respect of that consignment, and accurately record—
 - (i) whether each container of rock lobster in the consignment was tagged and sealed as required under the plan; and
 - (ii) the number of containers of rock lobster in the consignment; and
 - (iii) the gross weight of the consignment; and
 - (iv) the date and time the consignment was weighed; and
 - (v) the printed full name and signature of the natural person receiving the consignment; and
 - (vi) the date; and
 - (vii) where the registered receiver has provided a receipt for the consignment to the master of the authorised boat, the receipt number.
- (3) Where any rock lobster are brought onto a registered receiver's premises, the registered receiver must—
- (a) where a determination has not been made under subclause 15I(2)(a), immediately and accurately weigh and determine the gross weight of the rock lobster; and
 - (b) not less than 10 minutes after determining the gross weight of the consignment under subclause 15I(2)(a) or 15I(3)(a), and immediately upon removing landing tags from the containers of rock lobster, accurately weigh and determine the net weight of the rock lobster; and
 - (c) subject to paragraph (b), immediately complete Part 2C of the triplicate form in a CDR book in respect of that consignment, and accurately record—
 - (i) whether all containers in the consignment are tagged and sealed as required under the plan; and
 - (ii) the number of containers in the consignment; and
 - (iii) subject to subclause (2)(b)(iii), the gross weight of the consignment; and
 - (iv) the net weight of the consignment; and
 - (v) the date and time the consignment was weighed; and
 - (vi) the printed full name and signature of the person receiving the consignment; and
 - (vii) where the registered receiver has provided a receipt to the person who delivered the consignment, the receipt number.

17. Clause 15J replaced

Delete clause 15J and insert—

Offences in respect of the forms in a CDR book or a holding over book

15J. Any person required under this plan to complete a form, or part of a form, in—

- (a) a CDR book; or
- (b) a holding over book,

must not—

- (i) fail to complete the forms or parts of a form required to be completed; or
- (ii) provide false or misleading information in a form or part of a form; or
- (iii) fail to forward any form or part of a form required to be forwarded to the Department.

18. Clauses 16A and 16B inserted

After clause 16 insert—

Authorised boats licensed as carrier boats

16A. Where an authorised boat is to be used as a licensed carrier boat the master must ensure that—

- (a) the requirements of the plan in respect of rock lobster taken under the authority of the licence are completed prior to any other rock lobster being brought on board; and
- (b) the original and triplicate copies of the forms of the CDR book applying to the rock lobster on board the boat taken under the authority of the licence are removed from the CDR book, and the original enclosed and sealed in the envelope provided by the Department; and
- (c) all requirements of this plan pertaining to licensed carrier boats are complied with.

Obligations on master of carrier boat

16B.(1) The master of a licensed carrier boat, or a boat being used as a licensed carrier boat, must not cause or permit any rock lobster to be carried on the boat at any time unless the rock lobster—

- (a) is held in sealed containers with not more than four landing tags securely attached in respect of those containers; and
- (b) is accompanied by the triplicate copy of the CDR form in respect of the rock lobster referred to in paragraph (a).

(2) The master of a licensed carrier boat, or a boat being used as a licensed carrier boat, must not cause or permit any person on board the boat to set or pull a rock lobster pot.

(3) Subclause (2) does not apply in respect of an authorised boat being used as a licensed carrier boat where—

- (a) the boat is being used to take rock lobster under the authority of the licence on which it is specified; and
- (b) no rock lobster other than rock lobster taken under the authority of the licence are on board the authorised boat.

19. Clause 20A amended

Delete subclause (1) and insert—

(1) A person who intends to receive rock lobster other than as a fish processing licence holder must—

- (a) notify the CEO in writing of that intent; and
- (b) specify a registered receiver's premises.

20. Clause 20E inserted

After clause 20D insert—

All rock lobster are to be consigned

20E. All rock lobster that may be held in accordance with this plan in—

- (a) an authorised boat in the Abrolhos Islands area; or
- (b) a designated holding area; or
- (c) both,

must be consigned simultaneously.

21. Clause 21A replaced

Delete clause 21A and insert—

Offences and major provisions

21A. A person who contravenes a provision of—

- (a) clause 4, 4A, 4B, 5, 5A, 5B(1), 5C(2), 5C(4), 6, 7, 8, 9, 9A, 9C, 9E, 9L, 9LA, 9M, 9N, 9O, 9P, 9Q, 9R, 9S, 10, 12, 12A, 14I, 14K, 15C, 15D, 15E, 15F, 15G(2), 15G(3), 15G(4), 15G(5), 15G(6), 15G(7), 15G(8), 15H, 15I, 15J, 16A, 16B, 19(4), 20A, 20B, 20C, 20D or 20E; or
- (b) clause 5B, 5C(1), 15G(1) or 16,

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

22. Schedule 9 amended

(1) Delete the description of the Schedule and insert—

Approved Landing Areas

(2) In Area 6: Little Bay delete coordinate “ 114°24.000’ ” in each place that it occurs and insert—
114°24.343’

(3) In Area 22: Big and Little Freshwater delete coordinate “ 114°58.203’ ” and insert—
114°58.023’

(4) Delete Areas 10, 11, 12, 13, 14, 15, 16, and 17.

23. Schedule 10 replaced, and Schedules 11 and 12 inserted

After Schedule 9 insert—

Schedule 10**Abrolhos Islands holding areas****Area 1: North Island**

All waters bounded by a line commencing at 28°18.136’ south latitude and 113°36.158’ east longitude, thence to a point at 28°18.177’ south latitude and 113°36.446’ east longitude, thence to a point at 28°18.370’ south latitude and 113°36.519’ east longitude, thence to a point at 28°18.776’

south latitude and 113°36.478' east longitude, thence to a point at 28°18.774' south latitude and 113°36.177' east longitude, thence to a point at 28°18.485' south latitude and 113°35.993' east longitude, thence to a point at 28°18.294' south latitude and 113°36.071' east longitude, thence along a line to the commencement point.

Area 2: West Wallabi Island

All waters bounded by a line commencing at 28°27.54 south latitude and 113°41.111 east longitude, thence to a point at 28°27.54 south latitude and 113°40.677 east longitude, thence to a point 28°26.43 south latitude and 113°40.677 east longitude, thence to a point 28°26.43 south latitude and 113°41.185 east longitude, thence to a point 28°27.289 south latitude and 113°41.185 east longitude.

Area 3: Pigeon Island

All waters bounded by a line commencing at 28°27.005' south latitude and 113°43.498' east longitude, thence to a point at 28°27.154' south latitude and 113°43.781' east longitude, thence to a point at 28°27.836' south latitude and 113°43.497' east longitude, thence to a point at 28°27.739' south latitude and 113°43.022' east longitude, thence to a point at 28°27.378' south latitude and 113°43.199' east longitude, thence along a line to the commencement point.

Area 4: Beacon Island

All waters bounded by a line commencing at 28°28.497' south latitude and 113°47.320' east longitude, thence to a point at 28°28.436' south latitude and 113°47.145' east longitude, thence to a point at 28°28.436' south latitude and 113°47.069' east longitude, thence to a point at 28°28.081' south latitude and 113°47.350' east longitude, thence along a line to the commencement point.

Area 5: Easter Group

All waters bounded by a line commencing at 28°42.563' south latitude and 113°47.152' east longitude, thence to a point at 28°42.540' south latitude and 113°47.238' east longitude, thence to a point at 28°42.706' south latitude and 113°47.346' east longitude, thence to a point at 28°42.964' south latitude and 113°47.381' east longitude, thence to a point at 28°43.587' south latitude and 113°47.390' east longitude, thence to a point at 28°43.985' south latitude and 113°47.336' east longitude, thence to a point at 28°43.977' south latitude and 113°47.222' east longitude, thence to a point at 28°43.755' south latitude and 113°47.263' east longitude, thence to a point at 28°43.490' south latitude and 113°47.246' east longitude, thence to a point at 28°43.156' south latitude and 113°47.178' east longitude, thence to a point at 28°42.997' south latitude and 113°47.229' east longitude, thence to a point at 28°42.924' south latitude and 113°47.269' east longitude, thence to a point at 28°42.722' south latitude and 113°47.233' east longitude, thence along a line to the commencement point.

Area 6: Leo Island

All waters bounded by a line commencing at 28°40.851' south latitude and 113°51.571' east longitude, thence to a point at 28°40.672' south latitude and 113°51.787' east longitude, thence to a point at 28°41.173' south latitude and 113°52.052' east longitude, thence to a point at 28°41.287' south latitude and 113°51.693' east longitude, thence to a point at 28°41.175' south latitude and 113°51.563' east longitude, thence along a line to the commencement point.

Area 7: Southern Group West

All waters bounded by a line commencing at 28°51.694' south latitude and 113°58.591' east longitude, thence to a point at 28°51.979' south latitude and 113°58.742' east longitude, thence to a point at 28°52.326' south latitude and 113°58.348' east longitude, thence to a point at 28°52.663' south latitude and 113°57.907' east longitude, thence to a point at 28°52.566' south latitude and 113°57.657' east longitude, thence to a point at 28°52.053' south latitude and 113°57.942' east longitude, thence along a line to the commencement point.

Area 8: Southern Group East

All waters bounded by a line commencing at 28°51.694' south latitude and 113°59.830' east longitude, thence to a point at 28°51.885' south latitude and 114°00.184' east longitude, thence to a point at 28°52.448' south latitude and 114°00.430' east longitude, thence to a point at 28°53.029' south latitude and 114°00.394' east longitude, thence to a point at 28°53.040' south latitude and 114°00.245' east longitude, thence to a point at 28°52.483' south latitude and 114°00.082' east longitude, thence to a point at 28°52.381' south latitude and 113°59.743' east longitude, thence to a point at 28°52.248' south latitude and 113°59.136' east longitude, thence to a point at 28°51.887' south latitude and 113°59.126' east longitude, thence to a point at 28°51.731' south latitude and 113°59.300' east longitude, thence along a line to the commencement point.

Schedule 11

Weighing points

[clause 9N(1)]

Lucky Bay

The weighing point is within 50 metres of the intersection of 28°00.941' south latitude and 114°09.307' east longitude.

Little Bay

The weighing point is within 50 metres of the intersection of 28°20.783' south latitude and 114°24.479' east longitude.

Horrocks

The weighing point is within 50 metres of the intersection of 28°22.924' south latitude and 114°25.759' east longitude.

Coronation Beach

The weighing point is within 50 metres of the intersection of 28°33.134' south latitude and 114°33.874' east longitude.

Flat Rocks

The weighing point is within 50 metres of the intersection of 29°01.870' south latitude and 114°47.790' east longitude.

Seven Mile Beach

The weighing point is within 50 metres of the intersection of 29°10.178' south latitude and 114°53.322' east longitude.

North Cliff Head

The weighing point is within 50 metres of the intersection of 29°30.730' south latitude and 114°59.880' east longitude.

Cliff Head

The weighing point is within 50 metres of the intersection of 29°31.220' south latitude and 114°59.670' east longitude.

South Cliff Head

The weighing point is within 50 metres of the intersection of 29°31.550' south latitude and 114°59.540' east longitude.

Big Freshwater Bay

The weighing point is within 50 metres of the intersection of 29°36.260' south latitude and 114°58.500' east longitude.

Little Freshwater Bay

The weighing point is within 50 metres of the intersection of 29°36.900' south latitude and 114°58.310' east longitude.

Knobby Head

The weighing point is within 50 metres of the intersection of 29°39.163' south latitude and 114°57.917' east longitude.

Halfway Bay

The weighing point is within 50 metres of the intersection of 29°40.680' south latitude and 114°57.560' east longitude.

Sandy Bay / Illawong

The weighing point is within 50 metres of the intersection of 29°41.750' south latitude and 114°57.580' east longitude.

Gumtree Bay

The weighing point is within 50 metres of the intersection of 29°47.030' south latitude and 114°57.820' east longitude.

Beagle Ridge

The weighing point is within 50 metres of the intersection of 29°49.800' south latitude and 114°58.540' east longitude.

Desperate Bay

The weighing point is within 50 metres of the intersection of 29°51.243' south latitude and 114°58.912' east longitude.

Dumper Bay

The weighing point is within 50 metres of the intersection of 29°54.677' south latitude and 114°58.980' east longitude.

Jurien Marina

The weighing point is within 50 metres of the intersection of 30°17.226 south latitude and 115°02.632 east longitude.

Cervantes

The weighing point is within 50 metres of the intersection of—

- (a) 30°29.526' south latitude and 115°04.156' east longitude; or
- (b) 30°29.947' south latitude and 115°03.758' east longitude.

Wedge Island

The weighing point is within 50 metres of the intersection of—

- (a) 30°49.117' south latitude and 115°11.615' east longitude; or
- (b) 30°49.215' south latitude and 115°11.808' east longitude.

Lancelin

The weighing point is within 50 metres of the intersection of 31°00.884' south latitude and 115°19.769' east longitude.

Ledge Point

The weighing point is within 50 metres of the intersection of—

- (a) 31°06.598' south latitude and 115°22.537' east longitude; or
- (b) 31°06.579' south latitude and 115°22.639' east longitude.

Seabird

The weighing point is within 50 metres of the intersection of 31°16.804' south latitude and 115°26.610' east longitude.

Two Rocks Marina

The weighing point is within 50 metres of the intersection of 31°29.717' south latitude and 115°34.932' east longitude.

Safety Bay

The weighing point is within 50 metres of the intersection of 32°18.326' south latitude and 115°42.466' east longitude.

Mandurah Ocean Marina

The weighing point is within 50 metres of the intersection of 32°31.465' south latitude and 115°42.758' east longitude.

Quindalup

The weighing point is within 50 metres of the intersection of 33°37.734' south latitude and 115°08.253' east longitude.

Canal Rocks

The weighing point is within 50 metres of the intersection of 33°40.200' south latitude and 114°59.780' east longitude.

Cowaramup

The weighing point is within 50 metres of the intersection of 33°51.530' south latitude and 114°59.250' east longitude.

Hamelin

The weighing point is within 50 metres of the intersection of 34°13.240' south latitude and 115°01.660' east longitude.

Schedule 12**Closed area**

[clause 4(3)]

The waters bounded by a line commencing at the point of intersection of 29°57.16' south latitude and 114°31.76' east longitude; then extending west along the geodesic to the intersection of 29°57.16' south latitude and 114°34.06' east longitude; then extending south-westerly along the geodesic to the intersection of 30°02.86' south latitude and 114°36.28' east longitude; then extending easterly along the geodesic to the intersection of 30°02.86' south latitude and 114°33.98' east longitude; then extending generally north-westerly to the commencement point.

Dated this 4th day of March 2011.

SIMON O'BRIEN, Minister for Fisheries.

HEALTH

HE401***HEALTH PRACTITIONER REGULATION NATIONAL LAW (WA) ACT 2010****MEDICAL (AREA OF NEED) DETERMINATION (No. 6) 2011**

Made by the Minister for Health pursuant to section 67(5) of the *Health Practitioner Regulation National Law (WA) Act 2010*.

Citation

1. This determination may be cited as the *Medical (Area of Need) Determination (No. 6) 2011*.

Commencement

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

Unmet area of need

3. The area of need specified in the Schedule is determined to be an area of need for the purposes of section 67 of the Act.

Expiry of determination

4. This determination expires five years after its commencement.

Schedule

GENERAL MEDICAL SERVICES IN THE SUBURB OF DARCH IN THE CITY OF WANNEROO

Dated this 2nd day of March 2011.

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

HERITAGE

HR101*

*CORRECTION***HERITAGE OF WESTERN AUSTRALIA ACT 1990**

ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

In the notice published in the *Government Gazette* dated 9 September 2003, special item on page 4067, an error occurred. Under Schedule 2, the land description for **Narra Tarra Homestead, Outbuildings & Cemetery** at Former East Chapman Road, Howatharra was shown as—

Ptn of Narra Tarra Estate Lt 11 & being part of the land comprised in C/T V 2047 F 248. Victoria Loc 873 & being the whole of the land comprised in C/T V 27 F 98 as together are defined in HCWA Survey No. 6353 as prepared by Warren King & Company & Midland Survey Services.

That land description is incorrect. The correct entry for that part of the notice should read—

Ptn of Narra Tarra Estate Lot 11 being part of the land comprised in C/T V 2047 F 248; Ptn of Victoria Loc 873 being the whole of the land comprised in C/T V 198 F 117; Ptn of Victoria Loc 873 being the whole of the land comprised in C/T V 27 F 98; together as shown in HCWA Drawing No. 6353 Rev 2 prepared by Warren King & Company & Midland Survey Services.

Dated this 11th day of March 2011.

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

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004

APPOINTMENT

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

Dallas John Slape of Pannawonica

RAY WARNES, Executive Director,
Court and Tribunal Services.

LANDS

LA401***DAMPIER TO BUNBURY PIPELINE ACT 1997**

DESIGNATED LAND

I, BRENDON JOHN GRYLLES, MLA, DBNGP Land Access Minister, give notice in accordance with section 33(1) of the *Dampier to Bunbury Pipeline Act 1997* that the land the subject of the LAND DESCRIPTION described below is designated, at the beginning of the day this notice is published in the *Government Gazette*, as additional land in the DBNGP corridor.

LAND DESCRIPTION

1. Portion of Lot 2 on Diagram 26388 shown as DBNGP corridor marked Y on Deposited Plan 39054 being part of the land comprised in Certificate of Title Volume 1649 Folio 248.

The Plans may be inspected at Landgate, Midland Square, Midland.

Hon BRENDON GRYLLES MLA, DBNGP Land Access Minister.

LA402***DAMPIER TO BUNBURY PIPELINE ACT 1997**

DESIGNATED LAND

I, Brendon John Grylls, MLA, DBNGP Land Access Minister, give notice in accordance with section 33(1) of the *Dampier to Bunbury Pipeline Act 1997* that the land the subject of the LAND DESCRIPTION described below is designated, at the beginning of the day this notice is published in the *Government Gazette*, as additional land in the DBNGP corridor.

LAND DESCRIPTION

1. Portion of Lot A38 on Plan 738 shown as DBNGP corridor marked Y on Deposited Plan 38941 being part of the land comprised in Certificate of Title Volume 1596 Folio 899.
2. Portion of Lot A29 on Plan 738 shown as DBNGP corridor marked Y on Deposited Plan 38942 being part of the land comprised in Certificate of Title Volume 1411 Folio 219.
3. Portion of Lot 803 on Deposited Plan 65175 shown as DBNGP corridor marked Y on Deposited Plan 38943 being part of the land comprised in Certificate of Title Volume 2737 Folio 453.
4. Portion of Lot 801 on Deposited Plan 65175 shown as DBNGP corridor marked Y on Deposited Plan 38944 being part of the land comprised in Certificate of Title Volume 2737 Folio 451.
5. Portion of Lot 1677 on Deposited Plan 206160 shown as DBNGP corridor marked Y on Deposited Plan 38947 being part of the land comprised in Certificate of Title Volume 2003 Folio 670.
6. Portion of Lot 482 on Deposited Plan 302470 shown as DBNGP corridor marked Y on Deposited Plan 38948 being part of the land comprised in Certificate of Title Volume 1920 Folio 216.
7. Portion of Lot 100 on Plan 14319 shown as DBNGP corridor marked Y on Deposited Plan 38949 being part of the land comprised in Certificate of Title Volume 1830 Folio 962.

The Plans may be inspected at Landgate, Midland Square, Midland.

BRENDON GRYLLES MLA, DBNGP Land Access Minister.

LOCAL GOVERNMENT

LG401***LOCAL GOVERNMENT ACT 1995***Shire of Perenjori*

(BASIS OF RATES)

Department of Local Government.

DLG: PJ5-1#02

It is hereby notified for public information that in accordance with section 6.28 of the *Local Government Act 1995*, the Executive Director Governance and Legislation of the Department of Local Government, under delegation from the Hon John Castrilli MLA, Minister for Local Government,

being charged for the time being with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the schedules hereunder shall be changed to gross rental value for the purposes of rating with effect from 1 March 2011.

BRAD JOLLY, Executive Director,
Governance and Legislation.

SCHEDULE

ADDITIONS TO GROSS RENTAL VALUE AREA

SHIRE OF PERENJORI

KARARA IRON ORE PROJECT—KARARA MINING LTD

Schedule A

Exploration Village

Technical Land Description—

From the NW point (northernmost corner), located at MGA Zone 50 coordinate 478377.6mE, 6773596.1mN

Or

-29 degrees, 9', 57.801" lat

116 degrees, 46', 39.5335" long

Travel at a north azimuth bearing of 123d 36' 54.38" for a distance of 114.4m, then a bearing of 213d 13' 11.2" for a distance of 164.8m, then a bearing of 304d 16' 13.07" for a distance of 114.0m, then a bearing of 33d 3' 29.37" for a distance of 163.5m back to the NW point.

Schedule B

Karara Mine Village

Technical Land Description—

From the NW point, located at MGA Zone 50 coordinate 471143mE, 6771912mN

Or

-29 degrees, 10', 52.0037" lat

116 degrees, 42', 11.5508" long

Travel at a north azimuth bearing of 93d 16' 26.32" for a distance of 879.7m, then a bearing of 184d 53' 31.4" for a distance of 407.5m, then a bearing of 274d 35' 40.31" for a distance of 862.4m, then a bearing of 2d 24' 3.32" for a distance of 387.4m back to the NW point.

Schedule C

Lochada Mine Village

Technical Land Description—

From the NW point, located at MGA Zone 50 coordinate 440373mE, 6769027mN

Or

-29 degrees, 12', 21.8681" lat

116 degrees, 23', 11.7538" long

Travel at a north azimuth bearing of 88d 24' 59.71" for a distance of 213.2M, then a bearing of 180d 17' 53.57" for a distance of 207.1m, then a bearing of 270d 17' 54.92" for a distance of 214.1m, then a bearing of 0d 35' 8.14" for a distance of 200.1m back to the NW point.

LG501*

BUSH FIRES ACT 1954

City of Mandurah

PROHIBITED BURNING OF GARDEN REFUSE AND RUBBISH

Notice is hereby given to all owners or occupiers of land in the City of Mandurah that in accordance with Section 24G of the *Bush Fires Act 1954* (as amended) Council resolved on Tuesday 27 July 2010 to prohibit the burning of garden refuse or rubbish within the district of Mandurah that would otherwise be permitted under Section 24F of the *Bush Fires Act 1954*. This prohibition applies to all land zones urban residential under the City of Mandurah Town Planning Scheme No. 3, during the "Limited Burning Times". The effect of this notice is that the burning of garden refuse or rubbish either in an incinerator or on the ground in urban zoned areas is now prohibited at all times of the year.

Council resolved that an exemption to this notice applies to land zoned rural residential under the City of Mandurah Town Planning Scheme No. 3. This exemption is restricted to the declared "Restricted Burning Times" of 1 April to 30 November annually in accordance with Section 18 of the *Bush Fires Act 1954*. "Permits to Burn" are required between 1 April and 30 November annually. No burning is permitted between 1 December and 31 March annually.

"Limited Burning Times" means—

Restricted Burning Times: 1 April to 30 November inclusive annually—Permits To Burn Required;

Prohibited Burning Times: 1 December to 31 March inclusive annually—No Burning Anytime.

This prohibition does not apply to devices specifically designed and used for the purpose of cooking or heating.

This notice remains in effect indefinitely.

Enquiries on this issue should be directed to Ranger and Emergency Services on 9550 3630.

MARK NEWMAN, Chief Executive Officer.

MARINE/MARITIME

MA401*

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS REGULATIONS 1958

PROHIBITED SWIMMING AREA

City of Mandurah

Mandurah Estuary

Department of Transport,
Fremantle WA, 11 March 2011.

Acting pursuant to the powers conferred by Regulation 10A of the *Navigable Waters Regulations 1958*, the Department of Transport hereby declares the following area a swimming prohibited area—

Mandurah Estuary: All the waters within a 250 metre radius around the firing point, located on the southern foreshore (adjacent to the War Memorial), at the entrance to the Mandurah Canals, are closed to swimming between 8:00pm and 9:00pm on Saturday 12 March 2011.

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

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

RENEWAL OF PETROLEUM EXPLORATION PERMIT WA-341-P

Renewal of Petroleum Exploration Permit No. WA-341-P has been granted to Inpex Browse Ltd and Total E & P Australia to have effect for a period of five (5) years from and including 3 March 2011.

B. BOWER, A/Executive Director, Petroleum Division.

MP402*

MINING ACT 1978

INSTRUMENT OF VARIATION TO EXEMPTION OF LAND

The Minister responsible for the *Mining Act 1978*, pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby VARIES the exemption of land designated S19/158 in Tengraph by **including** that portion of land described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement).

Description of Land

Land designated as Meekatharra 1:1,000,000 plan, Primary number 2048, Graticules h,m,n,r,s,v,w and Primary number 2120, Graticules a,b in Tengraph.

A geospatial description of this land is also filed on Department of Mines and Petroleum File No. A2107/201001.

Area of Additional Land

2762 hectares

Locality

Mt Dugel

Dated at Perth this 25th day of February 2011.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

MP403***MINING ACT 1978****INSTRUMENT OF EXEMPTION OF LAND EXTENSION OF PERIOD**

The Minister responsible for the *Mining Act 1978*, pursuant to the powers conferred on him by section 19 of the *Mining Act 1978*, hereby extends the exemption originally declared on 1 June 2001 and published in *Government Gazette* dated 22 June 2001, with the most recent extension granted until 31 May 2011, of that area described hereunder (not being private land or land that is the subject of a mining tenement or an application therefore) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Description of Land S19/157:

That land, not being private land or land the subject of a mining tenement or application for a mining tenement, shaded 'red' on the plan on Department of Mines and Petroleum File No. A2107/201001 and designated 'S19/157' in Tengraph.

Area: 794,681 hectares approximately

Period of Extension: 1 June 2011 to 31.05.2013

Description of Land S19/158:

That land, not being private land or land the subject of a mining tenement or application for a mining tenement, shaded 'red' on the plan on Department of Mines and Petroleum File No. A2107/201001 and designated 'S19/158' in Tengraph.

Area: 919,714 hectares approximately

Period of Extension: 1 June 2011 to 31 May 2013

Dated at Perth this 25th day of February 2011.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

MP404***MINING ACT 1978****APPLICATION FOR AN ORDER FOR FORFEITURE**

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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

G. BENN, Warden.

To be heard in the Warden's Court, Kalgoorlie on the 8th April 2011.

NORTH EAST COOLGARDIE

27/1963 West River Pty Ltd
27/1964 West River Pty Ltd
27/1965 West River Pty Ltd

NORTH COOLGARDIE

29/2100	Golddust Drilling Pty Ltd
30/1081	Wiltshire, Peter Andrew
31/1938	Golden Path Pty Ltd
31/1939	Golden Path Pty Ltd
31/1940	Golden Path Pty Ltd
31/1941	Golden Path Pty Ltd
31/1942	Golden Path Pty Ltd
31/1943	Golden Path Pty Ltd
31/1944	Golden Path Pty Ltd
31/1975	Golddust Drilling Pty Ltd

MP405***MINING ACT 1978**

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Kalgoorlie WA 6430.

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

G. BENN, Warden.

To be heard by the Warden at Kalgoorlie on the 8th April, 2011.

BROAD ARROW MINERAL FIELD

24/4316 Pridmore, Tania

EAST COOLGARDIE MINERAL FIELD

25/1868	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
25/1869	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
25/1871	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
25/1879	Woods, Ian Lindsay And Woods; Brigitte Vincente
25/1984	St. Barbara Ltd And Malanti Pty Ltd
25/1985	St. Barbara Ltd And Malanti Pty Ltd
25/2004	Cazaly Resources Ltd
25/2005	Cazaly Resources Ltd
25/2006	Cazaly Resources Ltd
25/2007	Cazaly Resources Ltd
25/2008	Cazaly Resources Ltd
25/2009	Cazaly Resources Ltd
25/2010	Cazaly Resources Ltd
25/2011	Cazaly Resources Ltd
25/2012	Cazaly Resources Ltd
25/2013	Cazaly Resources Ltd
25/2014	Cazaly Resources Ltd
25/2015	Cazaly Resources Ltd
25/2016	Cazaly Resources Ltd
25/2017	Cazaly Resources Ltd
26/3381	KB Gold Pty Ltd
26/3382	KB Gold Pty Ltd
26/3383	KB Gold Pty Ltd
26/3407	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
26/3408	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
26/3409	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
26/3410	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan

EAST COOLGARDIE MINERAL FIELD—*continued*

26/3411	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
26/3412	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
26/3413	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
26/3414	Wombola Gold Pty Ltd And Van Der Borgh, Peter Jonathan
26/3596	St. Barbara Ltd And Malanti Pty Ltd
26/3597	St. Barbara Ltd And Malanti Pty Ltd
26/3598	St. Barbara Ltd And Malanti Pty Ltd
26/3599	St. Barbara Ltd And Malanti Pty Ltd
26/3600	St. Barbara Ltd And Malanti Pty Ltd
26/3601	St. Barbara Ltd And Malanti Pty Ltd
26/3602	St. Barbara Ltd And Malanti Pty Ltd
26/3603	St. Barbara Ltd And Malanti Pty Ltd
26/3604	St. Barbara Ltd And Malanti Pty Ltd
26/3605	St. Barbara Ltd And Malanti Pty Ltd
26/3606	St. Barbara Ltd And Malanti Pty Ltd
26/3625	Wombola Gold Pty Ltd
26/3626	Wombola Gold Pty Ltd
26/3627	Wombola Gold Pty Ltd
26/3634	Cazaly Resources Ltd
26/3635	Cazaly Resources Ltd
26/3636	Cazaly Resources Ltd
26/3637	Cazaly Resources Ltd
26/3638	Cazaly Resources Ltd
26/3640	Northern Mining Ltd
26/3683	Wombola Gold Pty Ltd

NORTH EAST COOLGARDIE MINERAL FIELD

27/1690	Nickelore Ltd
27/1912	Kesli Chemicals Pty Ltd
27/1952	Rogers; Sharon Marie
28/1068	Devant Pty Ltd
28/1172	Peninsula Minerals Ltd
28/1180	Rocky Reef Mining Pty Ltd
28/1181	Rocky Reef Mining Pty Ltd

NORTH COOLGARDIE MINERAL FIELD

29/2063	Gibson, Peter Ronald
29/2085	Gibson, Peter Ronald
29/2086	Gibson, Peter Ronald
29/2087	Gibson, Peter Ronald
30/1081	Wiltshire, Peter Andrew
31/1789	Yarri Battery and Resources Pty Ltd
31/1865	Avoca Resources Ltd
31/1866	Avoca Resources Ltd
31/1867	Avoca Resources Ltd
31/1868	Avoca Resources Ltd
31/1869	Avoca Resources Ltd
31/1870	Avoca Resources Ltd
31/1871	Avoca Resources Ltd
31/1872	Avoca Resources Ltd
31/1873	Avoca Resources Ltd
31/1874	Avoca Resources Ltd
31/1880	Ridgeback Holdings Pty Ltd
31/1896	Avoca Resources Ltd
31/1900	Hawthorn Resources Ltd
31/1902	Hawthorn Resources Ltd
31/1908	Hawthorn Resources Ltd
31/1912	Hawthorn Resources Ltd
31/1921	Australian Nickel Mines Pty Ltd

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Royal Assent to Bills

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Act 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.
Heritage and Planning Legislation Amendment Act 2011	2 March 2011	4 of 2011
Child Support (Adoption of Laws) Amendment Act 2011	2 March 2011	5 of 2011

MALCOLM PEACOCK, Clerk of the Parliaments.

9 March 2011.

PLANNING

PL401***PLANNING AND DEVELOPMENT ACT 2005**

OUTCOME OF SUBMISSIONS

Greater Bunbury Region Scheme Amendments

Bunbury Waterfront

0010/41 Marlston North

0011/41 Koombana North

The Western Australian Planning Commission (WAPC) has considered all the submissions received in respect of the amendment proposals for Marlston North, Amendment 0010/41 and Koombana North, Amendment 0011/41. These proposals were first published in the *Government Gazette* on 16 February 2010. The amendments are shown on WAPC plan numbers 3.2358 and 3.2360/1.

The amendments, as advertised (0010/41) and as modified (0011/41) have been presented to and approved by the Governor in accordance with the requirements of the *Planning and Development Act 2005*. They will now be tabled in both Houses of Parliament, where they must remain for 12 sitting days. During this time either House may, by resolution, disallow either or both of the amendments. As soon as the amendments are no longer subject to disallowance they become legally effective in the Greater Bunbury Region Scheme.

Copies of the amendments and the accompanying report on submissions are available for public inspection upon tabling in Parliament at the following locations—

- | | |
|--|--|
| <ul style="list-style-type: none"> • Western Australian Planning Commission
469 Wellington Street, Perth • J S Battye Library
Level 3 Alexander Library Building
Perth Cultural Centre • Department of Planning, 6th Floor,
61 Victoria Street, Bunbury | <p>The Municipal Offices of—</p> <ul style="list-style-type: none"> • City of Bunbury • Shire of Dardanup • Shire of Harvey • Shire of Capel |
|--|--|

The documents will be available for inspection for the duration of the sitting days.

Copies of the reports on submissions are also available from the Planning WA website www.planning.wa.gov.au.

TONY EVANS, Secretary,
Western Australian Planning Commission.

PL402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Boddington
 Town Planning Scheme No. 2—Amendment No. 22

Ref: TPS/0232

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 Boddington local planning scheme amendment on 2 March 2011 for the purpose of—

1. Rezoning Lots 101 and 102 Cnr Christie Street and River Road, Ranford from Rural Residential to Special Residential.
2. Designating the land a residential density code of R5.
3. Amending Appendix 5 by insertion of the following text—

Description of Land comprised in Special Residential Zone	Provisions Relating to Special Residential Zones
Lots 101 and 102 Christie Street / River Road, Ranford	<ol style="list-style-type: none"> 1. Prior to any subdivision, a Subdivision Guide Plan shall be prepared by the applicant and endorsed by both the Council and the Western Australian Planning Commission. Subdivision shall generally be in accordance with the endorsed Subdivision Guide Plan. 2. Adoption and endorsement of the Subdivision Guide Plan shall be in accordance with the requirements of Clauses 7.2.8-7.2.10 inclusive of the Town Planning Scheme No. 2. 3. The Subdivision Guide Plan is required to appropriately address matters including— <ul style="list-style-type: none"> • vehicular, pedestrian and cyclist safety and connectivity to adjoining and nearby properties; • building envelope locations and/or setbacks; • water management; and • landscaping and revegetation principles. 4. The minimum lot size shall be 2,000m². 5. All new lots shall be connected to a reticulated water supply. 6. The following matters are to be addressed at subdivision stage— <ul style="list-style-type: none"> • contribution to a dual use path adjoining the site on River Road and Christie Street; • provision of a dual use path on one side of any proposed new road; • road widening on River Road in the south-west section of the site to be provided free of cost; • provision of public open space or a cash-in-lieu payment as appropriate; • preparation and implementation of Building and Landscaping Design Guidelines; and • preparation and implementation of an Urban Water Management Plan. 7. No building shall be constructed of materials or colours which in the opinion of Council are undesirable for the locality. 8. Nutrient stripping wastewater systems will be required unless suitably justified to the satisfaction of the Council.

P. R. CARROTTS, Shire President.
 G. A. SHERRY, Chief Executive Officer.

PL403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Capel

Town Planning Scheme No. 7—Amendment No. 45

Ref: TPS/0201

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 Capel local planning scheme amendment on 1 March 2011 for the purpose of—

1. Amending the Scheme Map by—
 - (i) Deleting the 'R10/15' density code and applying an 'R30' density code to the following areas as depicted on the Scheme Amendment Map—
 - Land bound by Roe, West, Properjohn and Buchanan Roads (with the exception of Lot 4 Buchanan Road);
 - Land bound by Capel Drive and West, Roe and Buchanan Roads;
 - Lots 1 to 11 Riverview Place and 101 and 102 Capel Drive;
 - Land bound by Scott, House, Forrest and Barlee Roads and the Capel Primary School.
 - (ii) Deleting the 'R10/15' density code and applying an 'R40' code to all lots fronting Stirling Street and land bound by Roe and Buchanan Roads as depicted on the Scheme Amendment Map.
 - (iii) Rezoning Lots 253 and 377 Scott Road from 'Special Use—Church, Hall and Associated Uses' to 'Residential R30' as depicted on the Scheme Amendment Map.
 - (iv) Rezoning portion of Lot 21 Capel Drive from 'Special Use—Church, Hall and Associated Uses' to 'Residential R30' and 'Foreshore Protection' as depicted on the Scheme Amendment Map.
 - (v) Including the land described in i) to iv) above within the boundary of 'Residential Precinct—6' incorporating 'Sub-Precincts 6a, 6b, 6c, 6d and 6e' as depicted on the Scheme Amendment Map.
2. Amending "Residential Precincts—Appendix 15" of the Scheme Text to add Precinct No. 6, nominate 'Capel Central R30/40 Precinct' and 'Sub-Precincts 6a, 6b, 6c, 6d and 6e' in the Description of Land and Precinct Number column and to specify the Development Standards to read as follows—

APPENDIX 15

RESIDENTIAL PRECINCTS—SPECIFIC PROVISIONS (CLAUSE 5.3.7)

Development Precinct	Specific Provisions
Development Precinct No. 6—“Capel Central R30/40 Precinct” (incorporating ‘Sub-Precincts 6A, 6B, 6C, 6D and 6E’) as depicted on the Scheme Amendment Map in Amendment No. 45.	Subdivision and Development <ol style="list-style-type: none"> 1. Subdivision and development in Sub-Precincts 6A, 6B and 6C shall generally be in accordance with an endorsed Structure Plan prepared for each Sub-Precinct in accordance with Clauses 5.10.5 to 5.10.12 of the Scheme. 2. Subdivision and development in Sub-Precincts 6A, 6B and 6C may be exempted from the requirement for a Structure Plan as required under Clause 1 only where— <ol style="list-style-type: none"> (a) It is determined by the Shire of Capel that subdivision, development, access, servicing and sustainable design of other land in the sub-precinct is not reliant on the subject land; and (b) The subject land has the potential for no more than 3 lots to be created under the residential density coding. 3. Structure Plans, subdivision and development in all Sub-Precincts shall— <ol style="list-style-type: none"> (a) Generally be in accordance with the adopted Capel Townsite Strategy including the Capel Townsite Structure Plan. (b) Generally be consistent with the Western Australian Planning Commission's Liveable Neighbourhoods (Version 3), Residential Design Codes of WA and any adopted standards intended to achieve solar efficient design with respect to road and lot layout and development.

Development Precinct	Specific Provisions
	<p>(c) Incorporate and implement the outcomes of the Capel District Water Management Strategy and recommendations and standards of the 'Capel Infill Drainage Plan' contained therein.</p> <p>(d) Generally be consistent with any adopted Sustainability Policy for the Capel townsite and/or residential areas in the Shire.</p> <p>4. Any application for subdivision or development of Lot 21 Capel Drive (in Sub-Precinct 6D) shall be accompanied by a Local Water Management Strategy prepared in accordance with the Capel District Water Management Strategy and the WAPC Better Urban Water Management Framework.</p> <p>Subdivision and Development Conditions</p> <p>5. The Shire of Capel may request as conditions of subdivision or require as conditions of development, that the landowner contribute to the upgrading of—</p> <p>(a) Surrounding roads;</p> <p>(b) The provision of dual use and pedestrian paths in accordance with the Shire's Dual Use Path Strategy; and</p> <p>(c) The local and district drainage network in accordance with a DoW endorsed District Water Management Strategy.</p> <p>6. The Shire of Capel shall request as a condition of subdivision or require as a condition of development, that the landowner cede free of cost and construct at their own cost that portion of any internal road reserve identified in an endorsed Structure Plan to the satisfaction of the Shire of Capel.</p> <p>7. The Shire of Capel shall request as a condition of subdivision or require as a condition of development, that the landowner of Lot 21 prepare and implement an Urban Water Management Plan to the satisfaction of the Shire of Capel and Department of Water.</p> <p>8. The Shire of Capel shall request, as a condition of subdivision or require as a condition of development, that the landowner implement the relevant aspects of any sustainability policy adopted by the Shire of Capel including the preparation of an information brochure for prospective landowners.</p> <p>Community Facilities</p> <p>9. The Shire of Capel shall prepare and adopt a Development Contribution Plan for the townsite of Capel and make available details of estimated costs equitably apportioned to the 'Capel Central R30/40 Precinct' based on population increase generated by development within the precinct. The plan shall be consistent with any relevant State Planning Policy.</p> <p>10. Land owners shall at the time of creating new lots or new residential units contribute to a community facilities development fund, such funds as are reasonably assessed by the Shire of Capel to be an equitable share of meeting the cost of implementing an adopted Development Contribution Plan.</p> <p>Aged Persons Development</p> <p>11. The only use permitted on Lot 13 West Road in Sub-Precinct 6B is for Aged Persons Accommodation which shall have the same meaning as prescribed under the Residential Design Codes.</p> <p>12. The Shire of Capel or any other landowner is required to cede and contribute to the construction of any internal road identified over Lot 13 in the adopted Structure Plan for Sub-Precinct 6B as part of any redevelopment or subdivision of the land.</p>

POLICE

PO401***ROAD TRAFFIC ACT 1974**

TEMPORARY SUSPENSION OF REGULATIONS

I, Martin Paul Bond, Inspector being the delegated officer of the Minister for Transport under Section 83(6) of the *Road Traffic Act 1974*, pursuant to the powers conferred by Section 83(1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purposes of:

A 20km and 40km—Road Cycling Time Trial Championship Race by members/entrants of the Albany Cycling Club Inc on 19 February 2011 between the hours of 06:30 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—South Coast Highway, from Endeavour Way for 20 Km, turn and return to start/finish—40 Km race. The 20 Km event will also use South Coast Highway, but turn at the 10 Km mark and return to start/finish, in the City of Albany.

All participants to wear approved head protection at all times.

A Triathlon by members/entrants of the Nickol Bay Triathlon Club on 17 April 2011 between the hours of 07:00 Hrs and 09:30 Hrs, 13 February 2011 between the hours of 07:00 Hrs and 09:30 Hrs, 27 February 2011 between the hours of 07:00 Hrs and 09:30 Hrs, 13 March 2011 between the hours of 07:00 Hrs and 09:30 Hrs, 27 March 2011 between the hours of 07:00 Hrs and 09:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Warambie Road, Balmoral Road, Dampier Road, Searipple Road and Warambie Road, in the Shire of Roebourne.

All participants to wear approved head protection at all times for the cycle event.

A Club Triathlon Events by members/entrants of the Geraldton Triathlon Association on 6 February 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 13 February 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 20 February 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 27 February 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 6 March 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 13 March 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 20 March 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 27 March 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 3 April 2011 between the hours of 09:00 Hrs and 11:30 Hrs, 10 April 2011 between the hours of 09:00 Hrs and 11:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Rundle Park Bluff Point, Kempton Street, Crowtheron Street, Chapman Road, Glenfield Drive roundabout, Chapman Road, Crowtheron Street, Kempton Street, and return to Rundle Park Bluff Point, in the City of Geraldton-Greenough.

All participants to wear approved head protection at all times for the cycle event.

A Triathlon by members/entrants of the Corrigin Triathlon on 12 February 2011 between the hours of 14:30 Hrs and 18:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Kirkwood Street, Murphy Street, Lynch Street, Larke Crescent and Hill Street in the Shire of Corrigin.

All participants to wear approved head protection at all times for the cycle event.

A Point Walter Run—Foot Race by members/entrants of the West Australian Marathon Club on 13 February 2011 between the hours of 07:00 Hrs and 09:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following course—From Point Walter Reserve along footpath through Attadale Reserve, past Lentona Road towards Tompkins Park, turning at Melville Bowling Club and returning to Point Walter Reserve, in the City of Melville.

A 2011 Perth Criterium Stage 4 Fremantle by members/entrants of the Trievents on 15 February 2011 between the hours of 13:00 Hrs and 22:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—High Street, Mouat Street, Marine Terrace, Collie Steet, Pakenham Street, Bannister Street, Market Street and High Street, in the City of Fremantle.

All participants to wear approved head protection at all times.

A "Bike it to Ballidu"—Fundraiser by members/entrants of the Ballidu Primary School P and C Inc on 18 March 2011 between the hours of 14:30 Hrs and 19:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Northam-Pithara Road, from Wongan Hills Information Centre then along Federation Street and Alpha Street, in the Shire of Wongan-Ballidu.

All participants to wear approved head protection at all times.

A Club Triathlon Events by members/entrants of the Geraldton Triathlon Association on 30 April 2011 between the hours of 15:00 Hrs and 17:00 Hrs, 7 May 2011 between the hours of 15:00 Hrs and 17:00 Hrs, 14 May 2011 between the hours of 15:00 Hrs and 17:00 Hrs, 21 May 2011 between the hours of 15:00 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Rundle Park Bluff Point, Kempton Street, Crowtherton Street, Chapman Road, Glenfield Drive roundabout, Chapman Road, Crowtherton Street, Kempton Street and return to Rundle Park Bluff Point, in the City of Geraldton-Greenough.

All participants to wear approved head protection at all times for the cycle event.

A Road Cycling Race—Lancaster Road Handicap by members/entrants of the Albany Cycling Club Inc on 26 March 2011 between the hours of 13:30 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Lancaster Road, Albany Hwy, Link Road and Lancaster Road in the City of Albany.

All participants to wear approved head protection at all times.

A Road Cycling Race—Elleker 45km Handicap Race by members/entrants of the Albany Cycling Club Inc on 9 April 2011 between the hours of 13:30 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Lower Denmark Road, Elleker-Grassmere Road and Lower Denmark Road in the City of Albany.

All participants to wear approved head protection at all times.

A Road Cycling Race—Kees Glorie Memorial Race (Two People Bay—Nanarup) Handicap (52km) by members/entrants of the Albany Cycling Club Inc on 16 April 2011 between the hours of 13:30 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Nanarup Road, Two People's Bay Road and Nanarup Road in the City of Albany.

All participants to wear approved head protection at all times.

A Road Cycling Race—Prologue by members/entrants of the Albany Cycling Club Inc on 23 April 2011 between the hours of 13:30 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Golf Links Road in the City of Albany.

All participants to wear approved head protection at all times.

A Road Cycling Race—Ken Ingham Memorial (100km) by members/entrants of the Albany Cycling Club Inc on 24 April 2011 between the hours of 06:30 Hrs and 12:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—South Coast Highway in the City of Albany.

All participants to wear approved head protection at all times.

A Road Cycling Race—Long Distance Race 'Syd Harper Cup—Handicap' (40km) by members/entrants of the Albany Cycling Club Inc on 30 April 2011 between the hours of 13:30 Hrs and 17:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Frenchman's Bay Road in the City of Albany.

All participants to wear approved head protection at all times.

A Foot Race—Darlington Half Marathon by members/entrants of the West Australian Marathon Club on 13 March 2011 between the hours of 07:00 Hrs and 10:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following course—Runners to use the extreme right side of the carriageways along Pine Terrace, Owen Road, Brook Road, Glen Road onto Railway Reserve path, Burkinshaw Road, Tillbrook Street, Sealey Road, Smith Street, Glen Forest Drive, Hardy Road, Thomas Road, Charles Road, Jacoby Street and Pine Terrace in the Shire of Mundaring.

A Triathlon—Katanning by members/entrants of the Katanning Tri-Sport Association on 26 March 2011 between the hours of 07:00 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Adult Event: Park Street, Daping Street, Drove Street and Adam Street (Run and Cycle Course).

Children's Event: Multiple circuits of Park Street from Adam Street to Daping Street (Run and Cycle Course) in the Shire of Katanning.

All participants to wear approved head protection at all times for the cycle event.

A Cycle Event—Bulong Road by members/entrants of the Eastern Goldfields Cycle Club on 12 March 2011 between the hours of 14:00 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Bulong Road in the City of Kalgoorlie Boulder.

All participants to wear approved head protection at all times.

A Cycle Event—Amy Gillett Charity Ride by members/entrants of the Eastern Goldfields Cycle Club on 13 March 2011 between the hours of 07:30 Hrs and 12:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Great Eastern Highway, Gatacre Street, Burt Street, Eastern Bypass Road and Hannan Street in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Event—Bulong Road by members/entrants of the Eastern Goldfields Cycle Club on 20 March 2011 between the hours of 07:30 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Bulong Road in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

Club on 27 March 2011 between the hours of 07:30 Hrs and 12:00 Hrs, 22 May 2011 between the hours of 07:30 Hrs and 12:00 Hrs, 12 June 2011 between the hours of 07:30 Hrs and 12:00 Hrs, 11 September 2011 between the hours of 07:30 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Yarri Road in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Race—Goldfields Highway by members/entrants of the Eastern Goldfields Cycle Club on 3 April 2011 between the hours of 09:30 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Goldfields Highway in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Event—Bulong Road by members/entrants of the Eastern Goldfields Cycle Club on 17 April 2011 between the hours of 09:30 Hrs and 12:30 Hrs, 26 June 2011 between the hours of 09:30 Hrs and 12:30 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Bulong Road in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Race—Goldfields Highway by members/entrants of the Eastern Goldfields Cycle Club on 21 May 2011 between the hours of 09:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Mining Hall of Fame entrance road and Goldfields Highway in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Race—Mt Monger Road by members/entrants of the Eastern Goldfields Cycle Club on 19 June 2011 between the hours of 09:30 Hrs and 12:00 Hrs, 24 July 2011 between the hours of 09:30 Hrs and 12:00 Hrs, 14 August 2011 between the hours of 09:30 Hrs and 12:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Mt. Monger Road in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Event—Bulong road by members/entrants of the Eastern Goldfields Cycle Club on 23 July 2011 between the hours of 12:30 Hrs and 16:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Bulong Road in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Race—Goldfields Highway by members/entrants of the Eastern Goldfields Cycle Club on 21 August 2011 between the hours of 09:30 Hrs and 13:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Mining Hall of Fame entrance road and Goldfields Highway in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Cycle Event—Bulong Road by members/entrants of the Eastern Goldfields Cycle Club on 24 September 2011 between the hours of 07:30 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Bulong Road in the City of Kalgoorlie-Boulder.

All participants to wear approved head protection at all times.

A Triathlon by members/entrants of the Albany Triathlon Club on 6 March 2011 between the hours of 07:00 Hrs and 10:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the left of the carriageway on—Middleton Beach Road, Golf Links Road, Troode Street and Lower King Road, turn at Mercer Road roundabout and return to Troode Street, Emu Point Drive, Golf Links Road and Middleton Beach Road (Cycle Event) and along Middleton Beach dual use path including Flinders Parade (Run Event), in the City of Albany.

All participants to wear approved head protection at all times for the cycle event.

A Swan Twilight Run—Foot Race by members/entrants of the West Australian Marathon Club on 6 March 2011 between the hours of 18:00 Hrs and 19:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway(s) mentioned hereunder.

Racing to be confined to the following route—From Burswood Water Sports Centre, north on dual use path, under Windan Bridge then up onto north side of bridge, cross river, turn right and go under bridge on dual use path towards children's playground, turn right across grass to footpath on north side of Brown Street, turn right onto foot path on eastern side of Jewell Lane to Goongoonup Bridge, cross bridge and follow dual use path back to finish at Burswood Water Sports Centre, from Burswood to East Perth and return.

WATER/SEWERAGE

WA401

WATER BOARDS ACT 1904

APPOINTMENTS

Aqwest—Bunbury Water Board

The Governor in Executive Council has approved the appointment of the following persons as members of the Aqwest—Bunbury Water Board—

Ms Judy Jones	for a period expiring on 31 May 2013
Mr Stan Liaros	for a period expiring on 31 May 2013

PETER CONRAN, Clerk of the Executive Council.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Peter Rodger Draydon, late of 38 Benbullen Boulevard, Kingsley, Western Australia, Director, (“the deceased”).

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased, who died on 28 October 2010, are required by the Executors, Louise Joyce Draydon and Sarah Fortune Draydon of care of Clifton Tham Commercial Law, Litigation & Conveyancing of PO Box 1587, Osborne Park WA 6916 to send particulars of their claims to them by no later than 11 April 2011 after which date the Executors may distribute the assets having regard only to the claims on hand.

ZX402*

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 11 April 2011 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Berry, Albert Victor, late of Banksia Park Aged Care, 44 Chilcott Street, Calista, died 4.02.2011 (DE19832483 EM37)
 Cannon, Basil William, late of 16 Caperton Court, Ferndale, died 24.01.2011 (DE19630594 EM32)
 Horner, Florence May, late of Unit 28/41 Portrush Parade, Meadow Springs, died 15.11.2010 (DE19764385 EM26)
 Karanikis, Janice Muriel, late of 18 Stevens Road, High Wycombe, died 11.12.2010 (DE33050050 EM15)
 Lawson, Maxine Louise, late of Unit 22 River Pines Retirement Village, 25-27 Parkhill Way, Wilson, died 14.01.2011 (DE19734560 EM313)
 Oliver, Edna May, late of 2 Surrey Street, Bassendean, died 8.02.2011 (DE20011375 EM110)
 Perrott, Eric Richard, late of 11 Halley Street, Innaloo, died 27.02.2011 (DE19871818 EM37)
 Rankin, Richard William, late of 37a Parkin Street, Rockingham, died 13.10.2010 (DE33084831 EM37)
 Standen, Hugh, also known as Hugh Joseph Melvin, late of 21 Corring Way, Parmelia, died 14.02.2011 (DE19914843 EM23)
 Swoboda, Horst Alfred, late of 16 Croft Street, Gosnells, died 2.02.2011 (DE19950167 EM36)
 Valenti, Giovanni, late of Craigmont Nursing Home, Third Avenue, Maylands, formerly of 7/4 Milton Street, Yokine, died 25.01.2011 (DE19980422 EM38)
 Waters, Hazel Doreen, late of Tuohy Nursing Home, 22 Morrison Road, Midland, died 30.11.2010 (DE33060237 EM24)

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

ZX403*

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 11th day of March 2011.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Peggy Garrahy DE33066181 EM26	2 Westralia Gardens, Rockingham	20 July 2010	1 March 2011
Robert William Hartley Thomas DE19784300 EM17	7B Edney Way, Pegs Creek	23 October 2010	28 February 2011

WESTERN AUSTRALIA

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