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— PART 1 —

ENERGY

EN301*

Energy Operators (Powers) Act 1979

Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws 2011

Made by the Regional Power Corporation with the approval of the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

These by-laws are the *Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws 2011.*

2. Commencement

These by-laws come into operation as follows —

- (a) by-laws 1 and 2 on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws on 1 July 2011.

3. By-laws amended

These by-laws amend the *Energy Operators (Regional Power Corporation) (Charges) By-laws 2006.*

4. Schedule 1 amended

In Schedule 1 amend the provisions listed in the Table as set out in the Table.

Provision	Delete	Insert	
Sch. 1 cl. 2(2)(a)	36.278	38.0919	
Sch. 1 cl. 2(2)(b)(i)	23.8428	25.0349	

Provision	Delete	Insert
Sch. 1 cl. 2(2)(b)(ii)	21.5145	22.5902
Sch. 1 cl. 3(2)(a)	38.008	49.3154
Sch. 1 cl. 3(2)(b)(i)	24.9744	32.4043
Sch. 1 cl. 3(2)(b)(ii)	22.5421	29.2484
Sch. 1 cl. 4(2)(a)	38.008	45.4614
Sch. 1 cl. 4(2)(b)(i)	24.1289	28.8606
Sch. 1 cl. 4(2)(b)(ii)	21.6706	25.9202
Sch. 1 cl. 6(2)(a)	44.8049	58.1344
Sch. 1 cl. 6(2)(b)	29.7162	38.5568
Sch. 1 cl. 7(2)(a)	38.2291	40.1406
	(each occurrence) 29.6832	31.1674
Sch. 1 cl. 7(2)(b)	20.8251	21.8664
Sch. 1 cl. 8(2)(a)	34.9121	36.6577
Sch. 1 cl. 8(2)(b)(i)	19.03	19.9815
Sch. 1 cl. 8(2)(b)(ii)	23.8428	25.0349
Sch. 1 cl. 8(2)(b)(iii)	21.5145	22.5902
Sch. 1 cl. 9(2)(a)	34.9121	36.6577
Sch. 1 cl. 9(2)(b)	27.1076	28.4630
Sch. 1 cl. 9(2)(c)	19.03	19.9815
Sch. 1 cl. 10(2)(a)	38.2291	40.1406
Sch. 1 cl. 10(2)(b)(i)	20.8251	21.8664
Sch. 1 cl. 10(2)(b)(ii)	26.1061	27.4114
Sch. 1 cl. 10(2)(b)(iii)	23.5696	24.7481
Sch. 1 cl. 11	\$4.0192	\$4.3942

5. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Street lighting

[bl. 4(2)]

Item	Wattage	Туре	Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
Street	Street lighting on current offer and for existing services				
Z.01	50	Mercury Vapour	34.7014	35.4445	38.1294
Z.02	80	Mercury Vapour	40.8650	41.7769	45.9647
Z.03	125	Mercury Vapour	50.5409	52.1788	58.0890
Z.04	140	Low Pressure Sodium	51.7229	53.4116	60.1999
Z.07	250	Mercury Vapour	62.7159	65.9074	77.8123
Z.10	400	Mercury Vapour	92.9087	97.7720	116.3469
Z.13	150	High Pressure Sodium	47.8728	49.6290	59.4569
Z.15	250	High Pressure Sodium	70.9734	74.7558	89.3456
Z.18	per kW	Auxiliary Lighting in Public Places	203.3285	214.6254	259.0871
Street	lighting for	existing services only			
Z.05	250	Mercury Vapour	81.2741	84.4487	96.3703
Z.06	400	Mercury Vapour	111.4837	116.3469	134.8375
Z.08	250	Mercury Vapour 50% E.C. cost	71.9865	75.1275	87.0830
Z.09	250	Mercury Vapour 100% E.C. cost	81.2741	84.4487	96.3703
Z.11	400	Mercury Vapour 50% E.C. cost	102.1961	107.0763	125.5838
Z.12	400	Mercury Vapour 100% E.C. cost	111.4837	116.3469	134.8375
Z.14	150	H.P. Sodium	73.8610	75.5833	85.3773
Z.16	250	H.P. Sodium 50% E.C. cost	84.8709	88.6871	103.2431
Z.17	250	H.P. Sodium 100% E.C. cost	98.7345	102.6014	117.1744
Z.51	60	Incandescent	34.7014	35.4445	38.1294
Z.52	100	Incandescent	34.7014	35.4445	38.1294
Z.53	200	Incandescent	40.8650	41.7769	45.9647
Z.54	300	Incandescent	50.5409	52.1788	58.0890
Z.55	500	Incandescent	81.2741	84.4487	96.3703
Z.56	40	Fluorescent	34.7014	35.4445	38.1294
Z.57	80	Fluorescent	40.8650	41.7769	45.9647
Z.58	160	Fluorescent	57.1604	57.9539	67.2414

6. Schedule 4 amended

In Schedule 4 amend the provisions listed in the Table as set out in the Table.

Table			
Provision	Delete	Insert	
Sch. 4 it. 1	\$32.77	\$33.80	
Sch. 4 it. 2(a)	\$268.00	\$276.00	
Sch. 4 it. 3	\$30.22	\$31.10	
Sch. 4 it. 5(a)	\$700.00	\$721.00	
Sch. 4 it. 5(b)	\$700.00	\$721.00	
Sch. 4 it. 7	\$400.00	\$412.00	
Sch. 4 it. 8	\$22.11	\$22.77	
Sch. 4 it. 10	\$4.49	\$4.65	
Sch. 4 it. 11	\$23.48	\$24.20	

The Common Seal of the)Regional Power Corporation was)affixed to these by-laws)in the presence of —)

[LS]

BRENDAN HAMMOND, Director.

DAVID TOVEY, Executive officer.

Approved by the Lieutenant-Governor and Administrator,

G. MOORE, Clerk of the Executive Council.

EN302*

Energy Operators (Powers) Act 1979

Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws 2011

Made by the Electricity Retail Corporation with the approval of the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

These by-laws are the *Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws 2011.*

2. Commencement

These by-laws come into operation as follows —

- (a) by-laws 1 and 2 on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws on 1 July 2011.

3. By-laws amended

These by-laws amend the *Energy Operators (Electricity Retail Corporation) (Charges) By-laws 2006.*

4. Schedule 1 amended

In Schedule 1 amend the provisions listed in the Table as set out in the Table.

Provision	Delete	Insert	
Sch. 1 cl. 1(2)(a)	36.278	38.0919	
Sch. 1 cl. 1(2)(b)(i)	23.8428	25.0350	
Sch. 1 cl. 1(2)(b)(ii)	21.5145	22.5902	
Sch. 1 cl. 2(2)(a)	38.008	49.3153	
Sch. 1 cl. 2(2)(b)(i)	24.9744	32.4042	
Sch. 1 cl. 2(2)(b)(ii)	22.5421	29.2483	

Tabl	(
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Provision	Delete	Insert
Sch. 1 cl. 3(2)(a)	38.008	45.4614
Sch. 1 cl. 3(2)(b)(i)	24.1289	28.8606
Sch. 1 cl. 3(2)(b)(ii)	21.6706	25.9202
Sch. 1 cl. 4(1)(a)	\$1.4873	\$1.5616
Sch. 1 cl. 4(1)(b)(i)	26.1061	27.4113
Sch. 1 cl. 4(1)(b)(ii)	8.0517	8.4543
Sch. 1 cl. 5(1)(a)	\$1.7883	\$2.1409
Sch. 1 cl. 5(1)(b)(i)	31.3091	37.4833
Sch. 1 cl. 5(1)(b)(ii)	9.6386	11.5393
Sch. 1 cl. 6(2)(a)	\$356.0955	\$400.7143
Sch. 1 cl. 6(2)(b)	90.45	101.7834
Sch. 1 cl. 6(2)(c)(i)	12.9415	14.5631
Sch. 1 cl. 6(2)(c)(ii)	8.1876	9.2135
Sch. 1 cl. 6(4)	41.06	46.2044
Sch. 1 cl. 7(2)(a)	\$499.3865	\$568.7014
Sch. 1 cl. 7(2)(b)	87.9815	100.1934
Sch. 1 cl. 7(2)(c)(i)	12.8633	14.6487
Sch. 1 cl. 7(2)(c)(ii)	8.5548	9.7423
Sch. 1 cl. 7(4)	41.06	46.2044
Sch. 1 cl. 9(2)(a)	38.2291 (each occurrence)	40.1405
	29.6832	31.1673
Sch. 1 cl. 9(2)(b)	20.8251	21.8664
Sch. 1 cl. 10(2)(a)	19.8054 (each occurrence)	20.7956
Sch. 1 cl. 10(2)(b)	10.9414	11.4884
Sch. 1 cl. 11(2)(a)	34.9121	36.6577
Sch. 1 cl. 11(2)(b)(i)	19.03	19.9815

Provision	Delete	Insert
Sch. 1 cl. 11(2)(b)(ii)	23.8428	25.0350
Sch. 1 cl. 11(2)(b)(iii)	21.5145	22.5902
Sch. 1 cl. 12(2)(a)	34.9121	36.6577
Sch. 1 cl. 12(2)(b)	27.1076	28.4631
Sch. 1 cl. 12(2)(c)	19.03	19.9815
Sch. 1 cl. 13(2)(a)	38.2291	40.1405
Sch. 1 cl. 13(2)(b)(i)	20.8251	21.8664
Sch. 1 cl. 13(2)(b)(ii)	26.1061	27.4113
Sch. 1 cl. 13(2)(b)(iii)	23.5696	24.7480
Sch. 1 cl. 14	\$4.0192	\$4.3942

5. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Street lighting

[bl. 4(2)]

Item	Wattage	Туре	Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
Street	lighting on	current offer and for ex	isting services		
Z.01	50	Mercury Vapour	34.7015	35.4444	38.1294
Z.02	80	Mercury Vapour	40.8649	41.7769	45.9647
Z.03	125	Mercury Vapour	50.5409	52.1788	58.0890
Z.04	140	Low Pressure Sodium	51.7229	53.4115	60.1999
Z.07	250	Mercury Vapour	62.7160	65.9074	77.8122
Z.10	400	Mercury Vapour	92.9086	97.7720	116.3469
Z.13	150	High Pressure Sodium	47.8728	49.6290	59.4569
Z.15	250	High Pressure Sodium	70.9733	74.7559	89.3456
Z.18	per kW	Auxiliary Lighting in Public Places	203.3285	214.6254	259.0871
Street	lighting for	existing services only			
Z.05	250	Mercury Vapour	81.2741	84.4487	96.3703
Z.06	400	Mercury Vapour	111.4837	116.3469	134.8375
Z.08	250	Mercury Vapour 50% E.C. cost	71.9865	75.1275	87.0829

Item	Wattage	Туре	Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
Z.09	250	Mercury Vapour 100% E.C. cost	81.2741	84.4487	96.3703
Z.11	400	Mercury Vapour 50% E.C. cost	102.1962	107.0764	125.5838
Z.12	400	Mercury Vapour 100% E.C. cost	111.4837	116.3469	134.8375
Z.14	150	H.P. Sodium	73.8609	75.5832	85.3773
Z.16	250	H.P. Sodium 50% E.C. cost	84.8708	88.6871	103.2431
Z.17	250	H.P. Sodium 100% E.C. cost	98.7345	102.6014	117.1743
Z.51	60	Incandescent	34.7015	35.4444	38.1294
Z.52	100	Incandescent	34.7015	35.4444	38.1294
Z.53	200	Incandescent	40.8649	41.7769	45.9647
Z.54	300	Incandescent	50.5409	52.1788	58.0890
Z.55	500	Incandescent	81.2741	84.4487	96.3703
Z.56	40	Fluorescent	34.7015	35.4444	38.1294
Z.57	80	Fluorescent	40.8649	41.7769	45.9647
Z.58	160	Fluorescent	57.1604	57.9539	67.2415

6. Schedule 4 amended

In Schedule 4 amend the provisions listed in the Table as set out in the Table.

Provision	Delete	Insert
Sch. 4 it. 1	\$32.80	\$33.80
Sch. 4 it. 2(a)	\$268.00	\$276.00
Sch. 4 it. 3	\$30.20	\$31.10
Sch. 4 it. 6(a)	\$152.00	\$156.55
Sch. 4 it. 6(b)	\$139.80	\$144.00
Sch. 4 it. 10	\$4.50	\$4.65
Sch. 4 it. 11	\$786.00	\$809.60

Table

The Common Seal of the)	
Electricity Retail Corporation was)	[LS]
affixed to these by-laws)	
in the presence of —)	

MICHAEL SMITH, Director.

TREVOR JAMES, Executive officer.

Approved by the Lieutenant-Governor and Administrator,

G. MOORE, Clerk of the Executive Council.

HEALTH

HE301*

Hospitals and Health Services Act 1927

Osborne Park Hospital Amendment By-laws 2011

Made under section 22 of the Act by the Minister in his capacity as the board of the Osborne Park Hospital.

1. Citation

These by-laws are the Osborne Park Hospital Amendment By-laws 2011.

2. Commencement

These by-laws come into operation as follows —

- (a) by-laws 1 and 2 on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws on 1 July 2011.

3. By-laws amended

These by-laws amend the Osborne Park Hospital By-laws 2007.

4. By-law 16 amended

In by-law 16(3)(b) delete "\$3.00" and insert:

\$6.50

KIM HAMES, The Minister in his capacity as the board of the Osborne Park Hospital.

HE302*

Hospitals and Health Services Act 1927

Fremantle Hospital Amendment By-laws 2011

Made under section 22 of the Act by the Minister in his capacity as the board of the Fremantle Hospital.

1. Citation

These by-laws are the *Fremantle Hospital Amendment By-laws 2011*.

2. Commencement

- (a) by-laws 1 and 2 on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws on 1 July 2011.

3. By-laws amended

These by-laws amend the Fremantle Hospital By-laws 1992.

4. Schedule 1 amended

In Schedule 1 delete "\$13.50" and insert:

\$17.00

KIM HAMES, The Minister in his capacity as the board of the Fremantle Hospital.

HE303*

Hospitals and Health Services Act 1927

Royal Perth Hospital Amendment By-laws 2011

Made under section 22 of the Act by the Minister in his capacity as the board of the Royal Perth Hospital.

1. Citation

These by-laws are the *Royal Perth Hospital Amendment By-laws 2011*.

2. Commencement

- (a) by-laws 1 and 2 on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws on 1 July 2011.

3. By-laws amended

These by-laws amend the Royal Perth Hospital By-laws 2009.

4. Schedule 2A amended

In Schedule 2A delete "\$13.50" and insert:

\$17.00

KIM HAMES, The Minister in his capacity as the board of the Royal Perth Hospital.

HE304*

Hospitals and Health Services Act 1927

Women's and Children's Hospitals Amendment By-laws 2011

Made under section 22 of the Act by the Minister in his capacity as the board of the Hospitals.

1. Citation

These by-laws are the Women's and Children's Hospitals Amendment By-laws 2011.

2. Commencement

- (a) by-laws 1 and 2 on the day on which these by-laws are published in the *Gazette*;
- (b) the rest of the by-laws on 1 July 2011.

3. By-laws amended

These by-laws amend the *Women's and Children's Hospitals By-laws 2005*.

4. By-law 17C amended

In by-law 17C(1):

(a) in paragraph (a) delete "\$12.50" and insert:

\$15.00

(b) in paragraph (b) delete "\$8.35" and insert:

\$9.00

KIM HAMES, The Minister in his capacity as the board of the Hospitals.

JUSTICE

JU301*

Magistrates Court Act 2004

Magistrates Court Amendment Regulations 2011

Made by the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

These regulations are the *Magistrates Court Amendment Regulations 2011*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day after that day.

3. Regulations amended

These regulations amend the *Magistrates Court Regulations 2005*.

4. **Regulation 5 amended**

- (1) In regulation 5 delete "A metropolitan" and insert:
 - (1) A metropolitan

- (2) At the end of regulation 5 insert:
 - (2) A metropolitan court constituted by 2 JPs alone may adjourn the following for hearing by the Magistrates Court constituted by a magistrate —
 - (a) an application made under the *Prohibited Behaviour Orders Act 2010* section 5 for a PBO;
 - (b) an application made under the *Prohibited Behaviour Orders Act 2010* section 21 to vary or cancel a PBO.
 - (3) A metropolitan court constituted by 2 JPs alone must not deal with PBO proceedings under the *Prohibited Behaviour Orders Act 2010* except as permitted by subregulation (2).

5. **Regulation 9 amended**

- (1) In regulation 9 delete "A country" and insert:
 - (1) A country
- (2) At the end of regulation 9 insert:
 - (2) A country court constituted by 2 JPs alone may adjourn the following for hearing by the Magistrates Court constituted by a magistrate —
 - (a) an application made under the *Prohibited Behaviour Orders Act 2010* section 5 for a PBO;
 - (b) an application made under the *Prohibited Behaviour Orders Act 2010* section 21 to vary or cancel a PBO.
 - (3) A country court constituted by 2 JPs alone must not deal with PBO proceedings under the *Prohibited Behaviour Orders Act 2010* except as permitted by subregulation (2).

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

JU302*

Sentence Administration Act 2003

Sentence Administration (Community Corrections Centres) Amendment Notice (No. 5) 2011

Made by the Minister under section 84 of the Act.

1. Citation

This notice is the Sentence Administration (Community Corrections Centres) Amendment Notice (No. 5) 2011.

2. Commencement

- (a) clauses 1 and 2 on the day on which this notice is published in the *Gazette*;
- (b) the rest of the clauses on the day after that day.

3. Notice amended

This notice amends the *Sentence Administration* (*Community Corrections Centres*) Notice 2008.

4. Clause 2 amended

- (1) In clause 2 Table 1 in the entry for Perth delete "Level 1, 68 Milligan Street".
- (2) In clause 2 Table 1 insert in alphabetical order:

East Perth 30 Moore Street

TERRY REDMAN, Minister for Corrective Services.

Dated: 6 June 2011.

MINERALS AND PETROLEUM

MP301*

Mining Act 1978

Mining Amendment Regulations (No. 4) 2011

Made by the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

These regulations are the *Mining Amendment Regulations* (*No. 4*) 2011.

2. Commencement

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on 1 July 2011.

3. Regulations amended

These regulations amend the Mining Regulations 1981.

4. Regulation 4D amended

In regulation 4D(2) delete "item 2 of Schedule 2." and insert:

Schedule 2 item 9.

5. **Regulation 16C amended**

In regulation 16C(2) delete "item 2A of Schedule 2." and insert:

Schedule 2 item 10.

6. Regulation 23BA amended

In regulation 23BA(2) delete "item 2A of Schedule 2." and insert:

Schedule 2 item 10.

7. Regulation 25B amended

In regulation 25B delete "item 2B of Schedule 2." and insert:

Schedule 2 item 11.

8. Regulation 64 amended

(1) In regulation 64(1b) delete "item 2 of Schedule 2." and insert:

Schedule 2 item 9.

- (2) Delete regulation 64(1c) and insert:
 - (1C) An application for a mining tenement of particular land must be accompanied by the annual rent set out in whichever of Schedule 2 items 1 to 8 that applies to that kind of mining tenement.

9. Regulation 69A deleted

Delete regulation 69A.

10. Regulation 84D amended

In regulation 84D delete "item 3 of Schedule 2" and insert:

Schedule 2 item 12

11. Regulation 109 amended

In regulation 109(3) delete "rent, including GST," and insert:

rent

12. Regulation 109A deleted

Delete regulation 109A.

13. Regulation 165 amended

(1) In regulation 165(6) delete "Fourth Schedule." and insert:

Schedule 4.

(2) In regulation 165(7)(f) delete "item 13." and insert:

item 22.

14. Schedule 2 replaced

Delete Schedule 2 and insert:

Schedule 2 — Fees and rents

[r. 2, 4D(2), 16C(2), 23BA(2), 25B,	28A(1), 64(1b) and (1c), 84D, 109(1) and
	(3), 121(2), 163(2) and (4) and 165(7)(f)]

			\$
1.	per s	ual rent of existing exploration licence square kilometre or part of one square metre —	Ψ
	(a)	for years 1 to 7 of the term of the licence	43.50
	(b)	for year 8, and each subsequent year, of the term of the licence	146.50
2.		ual rent of graticular exploration	
	(a)	one block licence applied for after 1 July 1999	273.00
	(b)	all other licences, per block —	
		(i) for years 1 to 3 of the term of the licence	113.50
		(ii) for years 4 and 5 of the term of the licence	176.50
		(iii) for years 6 and 7 of the term of the licence	239.50
		(iv) for year 8, and each subsequent year, of the term of the licence	453.50
3.		ual rent of general purpose lease per are or part of one hectare	13.30
4.	Mini cont sche an A	ual rent of lease granted under the ing Act 1904, either pursuant to or inued in force by virtue of an agreement duled to, incorporated in, or appearing in act or a variation of such an agreement,	15.00
-	-	hectare or part of one hectare	15.00
5.		ual rent of mining lease per hectare or of one hectare	15.00
6.		ual rent of miscellaneous licence per are or part of one hectare —	
	(a)	for the purpose referred to in regulation 42B(ia)	0.50
	(b)	for any other purpose	13.30

			\$
7.	Annual rent of prospecting licence per hectare or part of one hectare (minimum \$22.00)		2.20
8.	Annual rent of retention licence per hectare or part of one hectare		6.50
9.	Application fee for —		
	(a) exploration licence —		
	(i) one block		275.00
	(ii) more than one block		1 175.00
	(b) general purpose lease		395.00
	(c) mining lease		395.00
	(d) miscellaneous licence		395.00
	(e) permit under section 20A	r. 4D(2)	25.00
	(f) prospecting licence		260.00
	(g) retention licence		665.00
10.	Application fee for approval of retention status		250.00
11.	Copy of all or part of document or report (per copy)	r. 25B	8.00
12.	Copy of —		
	(a) entry in the register (per tenement)	r. 84D	8.00
	(b) dealing or other instrument (per tenement)	r. 84D	8.00
13.	Certification of a document	r. 109	6.60
14.	Exemption from expenditure conditions —		
	(a) one year exemption for —		
	(i) prospecting licence	r. 54	335.00
	(ii) exploration licence	r. 54	380.00
	(iii) mining lease	r. 54	465.00
	(b) 5 year exemption for mining lease	r. 54	2 325.00
15.	Issue of —		
	(a) duplicate instrument of lease	r. 83	33.00
	(b) miner's right	s. 20	25.00
16.	Partial surrender of a mining tenement	r. 45	100.00
17.	Application for permit to enter private land (per lot or location affected — minimum \$26.40)	r. 5	6.60
18.	Private land — application to bring under the	1. 5	0.00
10.	Act	r. 8	21.00

				\$
19.	-	istration or recording of instruments (per ment affected where applicable) —		
	(a)	application for copy document	r. 105	100.00
	(b)	caveat	r. 76	100.00
	(c)	devolution	r. 102	100.00
	(d)	discharge/withdrawal of any encumbrance	r. 76A, 83	6.60
	(e)	injunction	r. 109	100.00
	(f)	judgment/order of court	r. 109	100.00
	(g)	mortgage	r. 77	100.00
	(h)	power of attorney — each	r. 108	100.00
	(i)	seizure — notice of	r. 132	100.00
	(j)	tax memorial	r. 84A	100.00
	(k)	transfer —		
		(i) mining tenement	r. 75	100.00
		(ii) mortgage	r. 84	100.00
	(1)	withdrawal of memorial	r. 84A	6.60
20.	Rest	oration of mining tenement	r. 51	203.00
21.	eithe Expl Atta and/ case	y of front page of Form 5, together with er Attachment 1 — "Summary of Mineral loration/Mining Activities" or chment 2 — "Summary of Prospecting or Small Scale Mining Activities", as the may be	r. 96(3)	8.00
22.		relating to proceedings under Parts VII VIII —		
	(a)	for entering a plaint or an application, excluding service fee, but including the issue of summons for each respondent and all necessary witness summonses		56.50
	(b)	response and all necessary witness summonses		39.00
	(c)	all necessary applications and affidavits		5.70
	(d)	order made by warden including an order for an injunction		17.00
	(e)	copy of —		
		(i) evidence — per page		8.00
		(ii) a judgment, decision or order — per page		1.10

 (f) taxation of bill of costs
 \$0.05 in each amount of \$1.00 on amount of lodged bill (minimum fee \$10.00) — however where the lodged bill exceeds \$1 000 the fee is reduced to \$0.025 in each \$1.00 for the excess, plus \$50.00

By Command of the Lieutenant-Governor and Administrator,

G. MOORE, Clerk of the Executive Council.

\$

— PART 2 —

AGRICULTURE AND FOOD

AG401*

PLANT DISEASES ACT 1914 APPOINTMENTS

Department of Agriculture and Food, South Perth WA 6151.

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

Ruth Anne Duncan Angela Margaret Van Goor

TERRY REDMAN MLA, Minister for Agriculture and Food.

AG402*

VETERINARY SURGEONS ACT 1960 APPOINTMENT

Department of Agriculture and Food,

South Perth WA 6151.

The Governor has been pleased to appoint pursuant to Section 6 of the *Veterinary Surgeons Act 1966*, Wayne BURG as a deputy member of the Veterinary Surgeons Board for a term of office expiring on 31 December 2012.

TERRY REDMAN MLA, Minister for Agriculture and Food.

CONSUMER PROTECTION

CP401*

CO-OPERATIVES ACT 2009

ISSUE OF CERTIFICATE OF REGISTRATION TO A CORPORATION

Notice is hereby given that on 16 May 2011, pursuant to section 26(a) of the Act, a certificate of registration was issued to—

CO-OPERATIVE BULK HANDLING LIMITED

WILL MORGAN, Manager, Associations and Charities for Registrar for Consumer Protection.

CP402*

ASSOCIATIONS INCORPORATION ACT 1987

CANCELLED ASSOCIATION

The Country Press Association of Western Australia Inc—A0034332X

Notice is hereby given that pursuant to Section 35(2) of the *Associations Incorporation Act 1987*, the incorporation of the above-named association has been cancelled as from the date of this notice. Dated: 15 June 2011.

SUSAN NULSEN, Director, Business Services for Commissioner for Consumer Protection.

CP403*

ASSOCIATIONS INCORPORATION ACT 1987

CANCELLED ASSOCIATION

Sierra Leonean Organisation in Western Australia Incorporated—A1010272W

Notice is hereby given that pursuant to Section 35(2) of the *Associations Incorporation Act 1987*, the incorporation of the above-named association has been cancelled as from the date of this notice. Dated: 15 June 2011.

SUSAN NULSEN, Director, Business Services for Commissioner for Consumer Protection.

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999 Permit Details

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

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Shervington	Brendan Peter	CS11-735	20/06/2011	13/06/2011	30/07/2011

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

COLIN BRANDIS, Manager Court Security & Custodial Services Contract.

CS402*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999 Permit Details

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

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Lim Joon	Spencer Allan	CS11-734	22/06/2011	20/06/2011	30/07/2011

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

COLIN BRANDIS, Manager Court Security & Custodial Services Contract.

ENERGY

EN401*

ELECTRICITY INDUSTRY ACT 2004

NOTICE OF DECISIONS

Notice is given that the following licence has been amended—		
Licensee:	Regional Power Corporation (t/a Horizon Power)	
Amendment Date:	15 June 2011	
Commencement Date:	30 March 2006	
Address of Licensee:	Stovehill Road Karratha WA 6714	
Classification:	Integrated Regional (EIRL2)	
Term of Licence:	Up to and including 29 March 2036	
Amendment:	Extension of licence boundary.	
Area Covered:	The area as set out in plan ERA-EL-053C.	
Inspection of Licence:	Economic Regulation Authority Level 6, 197 St Georges Terrace Perth WA 6000 http://www.erawa.com.au	

LYNDON G. ROWE, Chairman, Economic Regulation Authority.

HEALTH

HE401*

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WA) ACT 2010 MEDICAL (AREA OF NEED) DETERMINATION (NO. 17) 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. 17) 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

PATHOLOGY SERVICES IN THE STATE OF WESTERN AUSTRALIA

Dated this 20th day of June 2011.

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

HE402*

HEALTH PRACTITIONER REGULATION NATIONAL LAW (WA) ACT 2010 MEDICAL (AREA OF NEED) DETERMINATION (No. 15) 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. 15) 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 MINDARIE IN THE CITY OF WANNEROO

Dated this 18th day of June 2011.

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

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

PERMANENT REGISTRATIONS

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

Kensington Private Maternity Hospital (fmr) at 91 Hensman Road & 144 Heytesbury Road, Subiaco; Res 37351 being Lots 10217-10219 on P 350 and all of the land contained in CLT V 3151 F 681-683.

St Ronan's Well, York at Great Southern Highway, St Ronans; Pt of Res 10895 being those ptns of Lots 501 & 503 on DP 70959 labelled "M" on said plan; Pt of road reserve (closed) running through Res 10895 being that ptn of Lot 502 on DP 70959 labelled "M" on said plan.

PROPOSED REGISTRATIONS

Notice is hereby given in accordance with Section 49(1) of the *Heritage of Western Australia Act 1990* that, pursuant to directions from the Minister for Heritage, it is proposed that the places described below be entered in the Register of Heritage Places on a permanent basis. The Heritage Council invites submissions on the proposal, which must be in writing & should be forwarded to the address below not later than 5 August 2011 places will be entered in the Register on an interim basis with effect from today in accordance with section 50(1) of the *Heritage of Western Australia Act 1990*.

Windarra, Moonyoonooka at 34 Glengarry Road, Moonyoonooka; Lot 11 on P 22543 being the whole of the land contained in CT V 2149 F 247.

Notice is hereby given in accordance with section 47(5) of the *Heritage of Western Australia Act 1990*, the Heritage Council hereby gives notice that it has advised the Minister for Heritage regarding registration of crown property that it has resolved that—

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

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

Notice is hereby given in accordance with Section 49(1) of the Heritage of Western Australia Act 1990 that, pursuant to directions from the Minister for Heritage, it is proposed that the places described below be entered in the Register of Heritage Places on an interim basis. The Heritage Council invites submissions on the proposal, which must be in writing & should be forwarded to the address below not later than 5 August 2011.

Freshwater Bay Boatsheds, Peppermint Grove at Freshwater Bay, Peppermint Grove; Pt of Res 17113 being ptn of Lot 6959 on DP 56262 and being pt of the land contained in CLT V 3152 F 377; Pt of Res 48325 being ptn of Lot 300 on DP 47450 and being pt of the land contained in CLT V 3151 F 547; together as shown on HCWA Survey Drawing 17290.

Inglewood Police Station & Police Quarters (fmr) at 867 Beaufort Street, Inglewood; Res 48841 being Lot 109 on DP 42543 and the whole of the land contained in CLT V 3140 F 120.

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

24 June 2011.

LOCAL GOVERNMENT

LG401*

TOWN OF PORT HEDLAND

Appointment

It is hereby notified for public information that Chris Bail has been appointed as a Ranger/Authorised Officer in accordance with the various Acts, Regulations and Local Laws as detailed hereunder.

Dog Act 1976 and Regulations

Control of Vehicles (Off Road Areas) Act 1978 and Regulations

Litter Act 1979 and Regulations

Local Government Act 1995 and Regulations

Local Government (Miscellaneous Provisions) Act 1960

Town of Port Hedland Local Laws

Bush Fires Act 1954 and Regulations

Caravan and Camping Grounds Act 1995

Additionally the Francheska Gobel is here by cancelled.

PAUL MARTIN, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

Shire of Wongan-Ballidu FIREBREAK NOTICE

Pursuant to the powers contained in section 33 of the *Bush Fires Act 1954*, you are hereby required on or before the 13th day of October 2008, to plough, scarify, cultivate, spray or otherwise clear and thereafter maintain free of all inflammable material until the 31st day of March 2009 firebreaks in the following dimensions, on the land owned or occupied by you.

1. WONGAN HILLS AND BALLIDU TOWNSITES

- 1.1 All residents zoned town site blocks to be removed of all annual grass and herbage to height not more than 75mm.
- 1.2 All sites of less than 1 hectare (10,000 square metres) and classified under zoning/sub division for Gratton Heights or Danubin Rise have all annual grass and herbage slashed or mowed to a height of not more than 100mm and construct a clear earth firebreak of not less than two metres in width immediately surrounding all buildings and/or buildings situated on land.
- 1.3 All site areas that is greater than 1 hectare (10,000 square metres) construct a clear earth firebreak of not less than three metres in width immediately inside all external boundaries and immediately surrounding all buildings and/or haystacks situated on the land and also clearing of annual grass and herbage of height of not more than 100mm within 15 metres surrounding any building.

2. FUEL DUMPS AND/OR DEPOTS

All grass and inflammable material is to be cleared from areas where fuel is stored and such areas are to be maintained free of grass and similar inflammable material until the 31st day of March 2009.

3. RURAL LAND

Firebreaks of not less than three metres in width immediately inside and along the whole external boundaries of the properties owned or occupied by you. In addition, firebreaks of at least three metres in width are required surrounding, and not more than fifty metres from the perimeter of any building, group of farm buildings, haystack or fuel storage situated on the land.

4. HARVESTING AND STRAW RAKING, BALING AND CHAINING OPERATIONS

A person shall not operate any harvesting machine or header or undertake straw raking, baling or chaining activities in any crop or paddock during the restricted and prohibited period unless a readily mobile fire fighting unit containing a minimum of 400 litres of water capacity powered by an engine driven pump is in attendance in or adjacent to the entrance of the paddock being harvested, raked, baled or chained.

5. STORAGE OF HAY AND STRAW

All hay and straw stacks in the Shire of Wongan-Ballidu that are stored outdoors are no larger that 10,000 bales $4 \ge 4$ foot or 12,000 bales $4 \ge 3$ foot, with a height no greater that 7.5 metres high and distance between stacks a minimum of 40 metres of clear ground.

6. GENERAL PROVISIONS

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

If it is considered to be impractical for any reason to provide firebreaks in the position or adhere to the provisions required by this notice, the written approval of a Bush Fire Control Officer must be obtained to prepare such firebreaks in an alternative position.

If permission is not granted by a duly authorised officer you shall comply with the requirements of this order.

A "Total Movement Ban" includes the movement of vehicles in paddocks, except vehicles carrying water to stock and inspecting water supplies to stock.

Harvesting is not permitted on Christmas Day and New Years Day. Harvesting is permitted on all Sundays and other Public Holidays except where a harvesting or movement ban has been imposed due to extreme weather conditions.

The penalty for failing to comply with this order is a fine of not more than one thousand dollars (\$1,000) and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required by this notice.

Up to date information on harvest bans can be obtained 24 hours a day by phoning the Harvest Ban Information line on **96711 169** or via the Shire's website at **www.wongan.wa.gov.au** The Shire of Wongan-Ballidu conducts aerial inspections of firebreaks.

RESTRICTED BURNING PERIOD

13 October 2011 to 14 November 2011

PROHIBITED BURNING PERIOD

15 November 2011 to 13 February 2012

RESTRICTED BURNING PERIOD

14 February 2012 to 31 March 2012

For further information please contact the Shire Administration Centre on 9671 1011.

STUART TAYLOR, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006 DECLARATION OF LOCATION

I, William Lee Tinapple, Delegate of the Designated Authority in respect of the offshore area of the State of Western Australia and on behalf of the Commonwealth—Western Australia Offshore Petroleum Joint Authority, pursuant to the provisions of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006*, hereby declare the following blocks to be a location.

Graticular Blocks Map Sheet (SE49)

Block Nos. 3293, 3294, 3365, 3366, 3437

Field Brederode

Location No. CTP-LNA-0001 The blocks are the subject of Petroleum Exploration Permit No. WA-364-P held by— Chevron Australia (WA-364-P) Pty Ltd

Shell Development (Australia) Proprietary Limited

Dated at Perth on this 17th day of June 2011.

W. L. TINAPPLE, Delegate of the Designated Authority for and on behalf of the Commonwealth—Western Australia Offshore Petroleum Joint Authority. Pursuant to the Instrument of Delegation dated 8 February 2011.

MP402*

Commonwealth of Australia OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006 DECLARATION OF LOCATION

I, William Lee Tinapple, Delegate of the Designated Authority in respect of the offshore area of the State of Western Australia and on behalf of the Commonwealth—Western Australia Offshore Petroleum Joint Authority, pursuant to the provisions of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006*, hereby declare the following blocks to be a location.

Graticular Blocks Map Sheet (SE49)

Block Nos.	Field	Location No.
3291, 3292, 3363, 3364, 3435	Eendracht	CTP-LNA-0002

The blocks are the subject of Petroleum Exploration Permit No. WA-364-P held by-

Chevron Australia (WA-364-P) Pty Ltd

Shell Development (Australia) Proprietary Limited

Dated at Perth on this 17th day of June 2011.

W. L. TINAPPLE, Delegate of the Designated Authority for and on behalf of the Commonwealth—Western Australia Offshore Petroleum Joint Authority. Pursuant to the Instrument of Delegation dated 8 February 2011.

MP403*

Commonwealth of Australia OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006 EXPIRY OF PETROLEUM EXPLORATION PERMIT WA-354-P

Petroleum Exploration Permit No. WA-354-P held by Apache Northwest Pty Ltd expired on 19 June 2011.

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

MP404*

Commonwealth of Australia

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

EXPIRY OF PETROLEUM EXPLORATION PERMIT WA-353-P

Petroleum Exploration Permit No. WA-353-P held by Woodside Energy Limited expired on 20 June 2011.

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

MP405*

PETROLEUM AND GEOTHERMAL ENERGY RESOURCES ACT 1967

GRANT OF GEOTHERMAL EXPLORATION PERMIT GEP 43

Geothermal Exploration Permit No.GEP 43 has been granted to Kagara Ltd to have effect for a period of six (6) years from and including 6 May 2011.

W. L. TINAPPLE, Executive Director Petroleum Division.

MP406*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,

Coolgardie WA 6429.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the Mining Act 1978 for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

F. ZEMPILAS, Warden.

To be heard by the Warden at Coolgardie on 22 August 2011.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P 15/5194	Petersons, George Juris
P 15/5195	Young, Graham Paul Young, Beryl Ann Warren, Graham Vincent Warren, Beryl Narel
P 15/5209	Macphersons Reward Pty Ltd
P 15/5237	Hass, Neil William
P 15/5277	Higgins, Darren Rodney
P 15/5278	Higgins, Darren Rodney
P 15/5316	Hass, Neil William
P 15/5317	Hass, Neil William
P 15/5401	Lloyd George Holdings Pty Ltd
P 15/5413	Stacey, Steele Strowger, Michael Ronald Strowger, Penny
P 16/2471	Heron Resources Ltd

MP407*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum, Coolgardie WA 6429.

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

To be heard by the Warden at Coolgardie on 22 August 2011. COOLGARDIE MINERAL FIELD Prospecting Licences

Watts, Cliff Charles

MP408*

P 16/2597

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum, Norseman WA 6443.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the Mining Act 1978 for breach of covenant, being failure to comply with the prescribed expenditure conditions and/or non-compliance with the reporting provisions.

F. ZEMPILAS, Warden.

To be heard by the Warden at Norseman on 23 August 2011. DUNDAS MINERAL FIELD

Prospecting Licences

P 63/1685	Powter, David John
P 63/1686	Centipede Minerals Pty Ltd
P 63/1687	Powter, David John Auro Pty Ltd
P 63/1688	Powter, David John Auro Pty Ltd
P 63/1689	Powter, David John

MP409*

MINING ACT 1978

INTENTION TO FORFEIT

Department of Mines and Petroleum, Perth WA 6000.

In accordance with Regulation 50(b) of the *Mining Regulations 1981*, notice is hereby given that unless the rent due on the under mentioned mining tenements are paid on or before 27 July 2011 it is the intention of the Minister for Mines and Petroleum under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach of covenant, being non-payment of rent.

Director General.

Number	Holder	Mineral Field
	Exploration Licence	
E 31/738	Heron Resources Ltd	North Coolgardie
E 40/232	Kookynie Resources Pty Ltd	North Coolgardie
	Fmr Investments Pty Limited	
$\to 51/1294$	Matara Gold Pty Ltd	Murchison
E 70/3631	JML Resources Pty Ltd	South West
	Mining Lease	
$M \ 38/542$	Barrick (Granny Smith) Pty Ltd	Mt Margaret
	Barrick (Gsm) Ltd (ACN 002 594 881)	
M 52/6	Grosvenor Gold Pty Ltd	Peak Hill

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 20-Amendment No. 126

Ref: 853/6/6/21 Pt 126

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 Busselton local planning scheme amendment on 9 June 2011 for the purpose of amending the Scheme Map for portions of Lots 460, 159 and 9500 Vasse Newtown, by rezoning the land from 'Deferred Vasse Development Zone' to 'Vasse Development Zone' as depicted on the scheme amendment map.

I. W. STUBBS, Shire President. M. ARCHER, Chief Executive Officer.

PL402*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Town of Cambridge

Town Planning Scheme No. 1—Amendment No. 21

Ref: TPS/0420

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Town of Cambridge local planning scheme amendment on 9 June 2011 for the purpose of rezoning Lots 1 and 537 (No. 41-45) McCourt Street, West Leederville from "Medical" and "Residential R30" to "Special Use" Zone to allow for—

Land Uses

Land uses to be in accordance with the provisions of the "Medical" Zone with the exception of the area covered by Lot 537 (being the area measured generally 14 metres from the northern boundary of the site) which shall be restricted in land use to "Residential R60" and to car parking which may form part of an integrated development associated with adjoining medical facilities.

Development Standards

Plot Ratio	1.55:1.0
Height:	Buildings fronting Cambridge Street shall be limited in height to 4 storeys and shall transition down to a maximum height of 3 storeys at a distance no closer than 5.3 metres from the northern boundary of the site
Parking:	A Parking Management Plan shall accompany any Development Application for the site
Access:	Vehicular access to the .site shalt be limited to the Cambridge Street and the Woolcott Lane frontages of the site
Residential:	Residential development is to comply with the Residential Design Codes R60 standards. Architectural and landscaping treatments to the frontage of the residential development at ground floor level shall be in keeping with the residential streetscape
General:	Any other relevant development standard in the Scheme shall apply
	C WITHERC Masses

S. WITHERS, Mayor. J. R. BUCKLEY, Chief Executive Officer.

PL403*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Carnarvon

Town Planning Scheme No. 10-Amendment No. 57

Ref: TPS/0559

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 Carnarvon local planning scheme amendment on 9 June 2011 for the purpose of—

1. Rezoning Lots 10 (Lots 3 & 4 on SP3796) and Lots 305 & 9500 Brown Street, South Carnarvon from Residential R20 to Residential R50.

2. Amending the Scheme Maps accordingly.

D. J. MASLEN, Shire President. M. BATTILANA, Chief Executive Officer.

PL404*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

 $Shire \ of \ Dardanup$

Town Planning Scheme No. 3-Amendment No. 168

Ref: TPS/0212

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 Dardanup local planning scheme amendment on 9 June 2011 for the purpose of—

- 1. Rezoning Lot 107 Recreation Drive and part of Reserve 39158 south of Council Drive from 'Business-Commercial, Car Park and Other Community' zones to 'Development' zone.
- 2. Rezoning 'Other Community' zone to 'No Zone' on part of Reserve 39158 to align with cadastral boundaries of Council Drive road reserve.
- 3. Deleting 'Additional Uses' A11 from Reserve 39158 Council Drive.
- 4. Deleting 'Additional Uses' A11, A12 and A16 from Lot 107 Recreation Drive.
- 5. Deleting 'Special Development Area—SDA2' from Lot 107 Recreation Drive.

B. G. DAY, Shire President. M. L. CHESTER, Chief Executive Officer.

PL405*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Kalamunda

Local Planning Scheme No. 3—Amendment No. 32

Ref: TPS/0366

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 Kalamunda local planning scheme amendment on 9 June 2011 for the purpose of rezoning the north-west portion of Lot 1 (100) Wittenoom Road, High Wycombe from Special Use (Business) to Residential R30, in accordance with the Scheme Amendment Map.

D. McKECHNIE, Shire President. J. TRAIL, Chief Executive Officer.

PL406*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Kalamunda

Local Planning Scheme No. 3-Amendment No. 33

Ref: TPS/0456

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 Kalamunda local planning scheme amendment on 9 June 2011 for the purpose of—

- 1. Rezoning a portion of Lot 608 (6) Dixon Road, Kalamunda from Local Open Space to Residential R30.
- 2. Rezoning a portion of Lot 608 (6) Dixon Road, Kalamunda from Residential R30 to Local Open Space.
- 3. Amending the Scheme Map accordingly.

PL407*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Narembeen

Town Planning Scheme No. 2-Amendment No. 5

Ref: TPS/0349

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 Narembeen local planning scheme amendment on 9 June 2011 for the purpose of rezoning a portion of Lot 100 Narembeen Road South, Narembeen from 'Rural' to 'Industrial' zone as depicted on the Scheme Amendment map.

S. C. PADFIELD, Shire President. F. PECZKA, Chief Executive Officer.

PL408*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Bunbury

Town Planning Scheme No. 7-Amendment No. 43

Ref: TPS/0358

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Bunbury local planning scheme amendment on 16 June 2011 for the purpose of—

- 1. Rezoning portion of Lot 50 South Western Highway, Davenport, from "Rural Zone" to "Industry" Zone, as shown on the scheme amendment map.
- 2. Incorporating Portion Lot 50 South Western Highway, Davenport, within a "Development Investigation Policy Area", as shown on the scheme amendment map.

D. L. SMITH, Mayor. A. BRIEN, Chief Executive Officer.

PL409*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Bunbury

Town Planning Scheme No. 7-Amendment No. 49

Ref: TPS/0455

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Bunbury local planning scheme amendment on 16 June 2011 for the purpose of amending the table within "Schedule 2—Special Use Zones" by modifying the text in the "Special Use(s)" and "Conditions" column of "Special Use Zone 43" accordingly.

SCHEDULE 2—SPECIAL USE ZONES

No.	Description of Land	Special Use(s)	Conditions	
43	Lot 3 Ocean Drive, South Bunbury	The following use classes are permitted only where the Local Government has exercised its discretion as a 'D' use by granting planning approval and only where those uses are identified on an adopted Detailed Area Plan (or Planning Approval where the need for a Detailed Area Plan has been waived)— (a) Motel; (b) Short-stay Multiple Unit;	 1 Application Requirements 1.1 All land use and development shall be in accordance with an approved Detailed Area Plan adopted by Council, subject to this requirement being formerly waived by the Local Government. 1.2 The Detailed Area Plan (or Planning Approval where the need for a Detailed Area Plan has been waived) is to be prepared in accordance with Liveable Neighbourhoods and incorporate design principles appropriate to the 	

No.	Description of Land	Special Use(s)	Conditions	
No.		Special Use(s) (c) Multiple Dwelling— Unrestricted Residential Accommodation; (d) Restaurant. Special Uses listed that are not identified on the adopted Detailed Area Plan (or Planning Approval where the need for a Detailed Area Plan has been waived) shall be permitted only where the Local Government has exercised its discretion as an 'A' use by granting planning approval. All other use classes under the Zoning Table not listed as a special use(s) are an 'X' use.	Conditionslot's / development site's designationas a "Non Strategic Tourism Site".The Detailed Area Plan must showsuch detail to the satisfaction of theLocal Government that thedevelopment within the Special UseZone is consistent with orderly andproper planning and the achievementof the highest appropriate level ofamenity.Note: Guidance on "Non StrategicTourism Site" design principles isprovided by the following, asamended—• City of Bunbury LocalPlanning Strategy forTourism Planning TaskforceReport (2006),recommendation 10.1.3 The Detailed Area Plan is toinclude design statements, to thestatisfaction of the Local Government,that as a minimum—(a) sets out the rationale andjustification for the locationand percentage/proportion of'Unrestricted ResidentialAccom-modation"usepermitted within the lot /development site; and(b) demonstrates how the designlayout achieves a high level ofintegration across the lot /development site and within <td colsp<="" td=""></td>	

GOVERNMENT GAZETTE, WA

No.	Description of Land	Special Use(s)	Conditions	
			(j) traffic management including access ways and internal circulation;	
			(k) vehicle parking and circulation areas and treatments;	
			(l) pedestrian access and movement;	
			(m) location and extent of communal and private outdoor living areas;	
			(n) passive surveillance (Designing out Crime principles).	
			1.5 Transport Assessment—	
			 (a) A Transport Assessment is to be prepared as part of any Detailed Area Plan. The Transport Assessment is to be undertaken in accordance with Western Australian Planning Commission "Transport Assessment Guidelines for Developments Volume 3—Subdivisions", as amended, to the specifications and satisfaction of the Local Government; and 	
			(b) The Transport Assessment and its recommendations are to be submitted to the Local Government for consideration and approval by Local Government, prior to Council endorsement of a Detailed Area Plan.	
			 2 Land Use Requirements 2.1 The special use of "Motel" and/or "Short-stay Multiple Unit" is to be the primary/predominant land use. 2.2 The special use of "Multiple 	
			Dwelling—Unrestricted Residential Accommodation" is to be incidental to the primary/predominant land use.	
			2.3 The maximum percentage/ proportion of "Multiple Dwelling— Unrestricted Residential Accommodation" use permitted within the lot / development site shall be equal to or less than 25%, and limited to those units designated for such use on an adopted Detailed Area Plan (or Planning Approval where the need for a Detailed Area Plan has been waived).	
			3 Land Use and Development Standards	
			3.1 All development is to be undertaken in a manner which is consistent with an adopted Detailed Area Plan.	
			3.2 Where development standards are not prescribed in the adopted Detailed Area Plan the Scheme provisions shall prevail.3.3 The maximum height of	
			development is to be 12 metres above natural ground level.	

No.	Description of Land	Special Use(s)	Conditions
			3.4 Development of "Multiple Dwelling—Unrestricted Residential Accommodation" use shall be designed and constructed in accordance with the standards and requirements of the following—
			(a) Residential Design Codes (R- Codes); and
			(b) Class 3 residential building of the Building Code of Australia (BCA).
			3.5 Vehicle access and parking is to be provided in accordance with scheme requirements and located in accordance with the adopted Detailed Area Plan.
			4 Operation & Management
			Where development would result in a strata scheme arrangement, prior to occupation, a long term management agreement will be required to be established between owners of "Unrestricted Residential Accom- modation" units and the "Motel" operator in order to ensure the integrated management of all short- stay units.

D. L. SMITH, Mayor. A. BRIEN, Chief Executive Officer.

PL410*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of East Pilbara

Town Planning Scheme No. 4—Amendment No. 13

Ref: TPS/0454

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 East Pilbara local planning scheme amendment on 16 June 2011 for the purpose of—

- 1. Changing the classification of Lot 510 Kurra Street, Newman from 'Residential' zone with an applicable density of R15 and 'Community and Cultural Purposes' zone to 'Residential Development' zone as shown on the Scheme Amendment Map.
- 2. Changing the classification of a portion of Lot 511 from 'Residential' zone with an applicable density of R15 to 'Community and Cultural Purposes' zone as shown on the Scheme Amendment Map.
- 3. Changing the classification of a portion of Lot 511 from 'Community and Cultural Purposes' zone to 'Residential Development' zone as shown on the Scheme Amendment Map.
- 4. Amending the Scheme Map and Legend accordingly.
- 5. Inserting the following 'Residential Development' zone objectives at clause 4.2-
 - (j) Residential Development:

The objectives of the zone are to—

- provide for the coordinated development of future residential areas through the application of a comprehensive plan to guide subdivision and development to be known as a "Structure Plan";
- provide for predominantly residential development, but also including a range of compatible services, consistent with the needs of an integrated neighbourhood, and planned so as to minimise adverse impacts on amenity;

- avoid the development of land for any purposes or at a time when it is likely to compromise development elsewhere in the district or prejudice the future development of land zoned Residential Development for more appropriate purposes; and
- take account of the need to protect the amenity and on-going use of adjacent and nearby land as well as to provide for the need of future residents.
- 6. Amending the 'Zoning Table' by inserting an additional column with applicable permissibility provisions for the 'Residential Development' zone after the 'Residential' zone column and before the 'Industry' zone column, as follows—

ZONING	
	Residential Development
RESIDENTIAL USES	
Aboriginal Settlement	
Aged/Dependent Person Dwelling	an
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RURAL USES	s to
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Kennels	lar
	Development and use of land is to be in accordance with an approved Structure Plan
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ZONING TABLE

- Inserting 'Residential Development' zone provisions at clause 5.8, as follows—
 5.8 RESIDENTIAL DEVELOPMENT ZONE
 - 5.8.1 Development in the Residential Development zone shall comply with the objectives of that zone as outlined in Part 4 of the Scheme.
 - 5.8.2 Development of land within the Residential Development zone shall be in accordance with the details of a Structure Plan approved by the local government and the Commission and adopted as a Local Planning Policy under the provisions of Clause 2.4 of the Scheme or any approved variation therefrom.

- 5.8.3 A Structure Plan may, to the extent that it does not conflict with the Scheme, impose a classification on the land included in it by reference to reserves, zones and Residential Design Codes residential density coding, and the local government is to have due regard to such reserves, zones and Residential Design Codes residential density coding when recommending subdivision or approving development of land within the structure plan area.
- 5.8.4 Planning applications including subdivision of land zoned Residential Development will not be considered by the local government until such time as a Structure Plan applicable to the land has been prepared and approved in accordance with the requirements of Clause 5.8.2 of the Scheme.
- 8. Renumbering existing clauses 5.8 to 5.1 6 accordingly.

L. CRAIGIE, Shire President. A. COOPER, Chief Executive Officer.

PREMIER AND CABINET

PR401*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Lieutenant-Governor and Administrator in accordance with Section 52(1)(b) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon G. M. Castrilli MLA to act temporarily in the office of Minister for Planning; Culture and the Arts; Science and Innovation in the absence of the Hon J. H. D. Day MLA for the period 2 to 10 July 2011 (both dates inclusive).

PETER CONRAN, Director General, Department of the Premier and Cabinet.

PR402*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Lieutenant-Governor and Administrator in accordance with Section 52(1)(b) of the *Interpretation Act 1984* has approved the following temporary appointments to the office of Minister for Local Government; Heritage; Citizenship and Multicultural Interests in the absence of the Hon G. M. Castrilli MLA—

- Hon R. F. Johnson MLA from 18 to 24 July 2011 inclusive; and
- Hon W. R. Marmion MLA from 25 to 31 July 2011 inclusive.

PETER CONRAN, Director General, Department of the Premier and Cabinet.

PR403*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Lieutenant-Governor and Administrator in accordance with Section 52(1)(b) of the *Interpretation Act 1984* has approved the following temporary appointment—

Hon J. H. D. Day MLA to act temporarily in the office of Minister for Education in the absence of the Hon Dr E. Constable MLA for the period 11 to 17 July 2011 (both dates inclusive).

PETER CONRAN, Director General, Department of the Premier and Cabinet.

2533

PR404*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Lieutenant-Governor and Administrator, in accordance with Section 52(1)(b) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon B. J. Grylls MLA to act temporarily in the office of Minister for Sport and Recreation; Racing and Gaming in the absence of the Hon T. K. Waldron MLA for the period 5 to 10 July 2011 (both dates inclusive).

PETER CONRAN, Director General, Department of the Premier and Cabinet.

PR405*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Lieutenant-Governor and Administrator in accordance with Section 52(1)(b) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon B J Grylls MLA to act temporarily in the office of Minister for Agriculture and Food; Forestry; Corrective Services in the absence of the Hon D T Redman MLA for the period 18 to 21 June 2011 (both dates inclusive).

PETER CONRAN, Director General, Department of the Premier and Cabinet.

SALARIES AND ALLOWANCES TRIBUNAL

SA401*

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

Public Sector Commission

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination in respect of the appointment of Ms F. Roche to the position of Deputy Commissioner, Accountability, Policy and Performance, Public Sector Commission.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 31 March 2011 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

The variation is effective from 1 May 2011.

Remove from Part 1 of the First Schedule the following-

Agency	Office	Classification	Office Holder
Public Sector Commission	Deputy Commissioner, Accountability, Policy and Performance	Group 2 Minimum	Vacant

Include in Part 1 of the First Schedule the following-

Agency	Office	Classification	Office Holder
Public Sector Commission	Deputy Commissioner, Accountability, Policy and Performance	Group 2 Minimum	F. Roche

Dated at Perth this 15th day of June 2011.

W. S. COLEMAN AM	C A. BROADBENT	B J. MOORE
Chairman.	Member.	Member.
Salaries and Allowances	Tribunal.	

SA402*

SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION

Treasury and Finance

PREAMBLE

The Salaries and Allowances Tribunal has issued a determination in respect of the appointment of Mr R. Whithear to the position of Executive Director, Strategic Policy and Evaluation, Department of Treasury and Finance.

DETERMINATION

The determination of the Salaries and Allowances Tribunal made on 31 March 2011 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination set out below.

The variation is effective from 1 May 2011.

Remove from Part 1 of the First Schedule the following-

Agency	Office	Classification	Office Holder
Treasury and Finance	Executive Director, Strategic Policy and Evaluation	Group 2 Minimum	S. Cameron

Include in Part 1 of the First Schedule the following-

Agency	Office	Classification	Office Holder
Treasury and Finance	Executive Director, Strategic Policy and Evaluation	Group 2 Minimum	R. Whithear

Dated at Perth this 15th day of June 2011.

W. S. COLEMAN AM Chairman. Salaries and Allowances Tribunal.

B J. MOORE Member.

WATER/SEWERAGE

WA401*

WATER SERVICES LICENSING ACT 1995

WATER SERVICES LICENSING (OPERATION OF REGULATIONS) NOTICE 2005

Under section 46(2) of the Water Services Licensing Act 1995, notice is given that the Water Services Licensing (Extension of Enactments) Amendment Regulations 2010 came into operation on 14 April 2011.

BILL MARMION MLA, Minister for Environment; Water.

Dated: 16 June 2011.

DECEASED ESTATES

ZX401*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the Estate of Dorothy Margaret Wise late of Mirrembeena Nursing Home, Farrelly Street, Margaret River in the State of Western Australia, and late of 186 Railway Terrace, Margaret River in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relate) in respect of the Estate of the Deceased who died on 13 July 2010 are required by her legal personal representative Robert John Mcknoe of care of Shaddicks Lawyers, PO Box 515, Busselton WA 6280 to send particulars of their claim to him by the date one month following the publication of this notice, after which date the legal personal representative may convey or distribute the assets, having regard only to claims of which he then has notice.

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Notice to Creditors and Claimants and other persons having claims (to which Section 63 of the *Trustee's Act 1962* relates), in respect of the Estate of Stella Frances Emmanuel of 25 View Street, North Perth in the State of Western Australia died 17 April 2011, are required by the Executor of the Estate, Joseph Cowper-Smith of C/- Templar Legal Pty Ltd, 3/94 Hay Street, Subiaco, to send particulars of such claims to Templar Legal within 30 days of this notice. After such date, the Trustee may convey or distribute the assets of the below mentioned Estate, having regard only to the claims of which the Trustee then has notice.

ZX403

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Kathleen Mary Edwards, late of 14 Skull Springs Road, Nullagine, Western Australia, Nurse.

Creditors and other persons having claim (to which section 63 of the *Trustees Act 1962*, relates) for the Estate of the deceased who died 13 October 2010 are required by me the trustee Gary Charles Edwards care of Key Legal Pty Ltd, PO Box 8048, Subiaco East, WA 6008 to send particulars of your claims to me by 31 July 2011, after that date I will convey or distribute the asset having regard only to the claims of which I have notice.

ZX404*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before 24/7/2011 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Abbonizio, Rosaria, late of 22 Waterway Crescent, Ascot, died 5.05.2011 (DE33086901 EM110)

Astill, Brian William, late of 75 Coombes Street, Collie, died 11.04.2011 (DE19914464 EM24)

Belpitt, Nevil William, late of 70-74 Fourth Avenue, Shoalwater, died 1.05.2011 (DE19860676 EM213)

Carrigg, Michael Thomas, late of 2 Heytesbury Road, Subiaco, died 27.05.2011 (DE19981699 EM113)

- Cody, Glynneath Lesley, late of Madeley Care Facility 95 Imperial Circuit Madeley, died 28.05.2011 (DE19891837 EM15)
- Cuthbertson, John Whitfield, late of 51 Connolly Street, Wembley, died 26.05.2011 (DE19820090 EM24)

Elton, Vera Rose Lydia, late of Hamersley Aged Care Facility Rokeby Road, Subiaco, died 23.10.2005 (DE19910481 EM32)

Franchina, Giuseppa, late of Italian Aged Care 33 Kent Road, Marangaroo, died 28.04.2011 (DE19863559 EM35)

Hart, Regina Gabrielle, late of 11 Adrina Court, South Lake, died 31.07.2009 (DE33072237 EM37)

Keenan, Esme Enid, late of 22 Marich Cove Atwell, died 4.04.2011 (DE19902809 EM35)

Kidd, Gladys Jean, late of Unit 64 Faulkner Park Belmont 6104, died 20.03.2011 (DE 19870662 EM32)

Lander, Peter John, late of 89 Wyeree Road, Mandurah 6210, died 2.06.2011 (DE 33090025 EM313)

Liddelow, Lynette Grace, late of 40 Sadler Road, Gingin, died 21.05.2011 (DE19983454 EM17)

Malone, William Edwin, late of Shoalwater Nursing Home, 70-74 Fourth Avenue, Shoalwater, died 24.04.2011 (DE33080930 EM16)

May, Dorothy Vida, late of Brightwater The Cove 35 Hudson Drive, Dudley Park, died 28.04.2011 (DE32003306 EM26)

Nelson, Vera Ann, late of 25 Anstey Street, South Perth, died 4.05.2011 (DE33048956 EM32)

Sadleir, Clement Beatty, late of Regis Aged Care 118-120 Monash Avenue, Nedlands, died 21.04.2011 (DE19991356 EM37)

Sharkey, Kevin Joseph, formerly of Unit 3/310 Cambridge Street, Wembley WA. late of Catherine McAuley Nursing Home, 18 Barrett Street, Wembley 6014, died 18.03.2011 (DE 19822521 EM16)

Smith, Magdalene Hyacinth Lorna, late of Manoah House, 86 Mills Road, Martin, died 8.04.2011 (DE19893635 EM36)

Smith, Raymond John, late of 16 Jakobsons Way, Morley, died 14.03.2011 (DE33088387 EM35) White, Joyce Edith, late of Meath Care 80 Henley Street, Como, died 30.11.2009 (DE19990261 EM37)

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

ZX405*

PUBLIC TRUSTEE ACT 1941 ADMINISTERING OF ESTATES

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

Dated at Perth the 24 June 2011.

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

			1 ertii WA 0000.
Name of Deceased	Address	Date of Death	Date Election Filed
Elanor Joan Collins (DE33067241 EM37)	10 Kapitzke Road Karratha Western Australia	7 April 2011	3 June 2011
Vera Rose Lydia Elton (DE 19910481 EM32)	7/74 Cliff Street Marmion Western Australia	26 October 2005	16 June 2011
Wendy Margaret Willoughby (DE 19971151 EM36)	Unit 1/1159 Albany Highway Bentley Western Australia	23 December 2010	15 June 2011

PUBLIC NOTICES

ZZ401*

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

INTENTION TO APPLY TO COURT FOR AN ORDER TO SELL OR OTHERWISE DISPOSE OF GOODS VALUED IN EXCESS OF \$300

To Ian Steytler, Bailor.

1. You were given notice on 02/06/2011 that the following goods: One yellow Mazda E2000 van with the registration of 1AZY 484, situated at Caves Mechanical Services, Unit 3/2 Auger Way East Margaret River is ready for redelivery.

2. Unless not more than one month after the date of the giving of this notice you either take redelivery of the goods or give directions for its redelivery, Alistair McIlroy, Caves Mechanical Services, bailee, intends making an application to the Court for an order to sell or otherwise dispose of it in accordance with the Act.

Date: 20/06/2011.

ALISTAIR McILROY, Bailee.