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Nil

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- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

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Deceased Estate notices, (per estate)—\$28.00

Articles in Public Notices Section—\$65.00 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$13.00

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

For charges under \$50, clients will need to supply credit card details at time of lodging notice (i.e. notice under 4cm would not be invoiced).

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

— PART 2 —

CEMETERIES

CE401*

CEMETERIES ACT 1986

Shire of Murray

FEES AND CHARGES

In pursuance of powers conferred upon it by Section 53 of the *Cemeteries Act 1986*, the Shire of Murray hereby records having resolved on July 28, 2011 that the following fees and charges shall apply to Pinjarra Public Cemetery. All fees and charges are inclusive of GST, unless otherwise indicated.

Item	General Description	\$
1.	Grave Fees—Internment (Lawn and Monumental)	
1.1	Standard Burial (with Service)	1045.00
1.2	Standard Burial (without Service)	522.50
1.3	Ashes in Grave Site by Shire with Service	290.00
1.4	Ashes in Grave Site by Shire without Shire	220.00
1.5	Internment deeper than 1.8m (per 0.3m)	220.00
2.	Grave Fees—Grant of Right of Burial (25 years) (land included)	
2.1	2.4 x 1.2 (Monumental)	1188.00
2.2	2.4 x 1.2 (Lawn only)	1288.00
2.3	2.4 x 2.4 (Monumental only)	2365.00
2.4	Renewal of Expired Grant (Monumental)	1188.00
2.5	Renewal of Expired Grant (Lawn)	1288.00
2.6	Transfer of Grant of Right of burial	187.00
2.7	Copy of grant of Right of Burial	88.00
3.	Grave Fees—Additional Service Fees	
3.1	Reservation of Specific Site	220.00
3.2	Exhumation	2200.00
3.3	Reinterment after exhumation	1045.00
3.4	Interment of Weekend or Public Holiday or outside of Tues-Fri, 10am-2pm (plus standard internment fees)	770.00
3.5	Late Arrival, Departure and Insufficient Notice	330.00
3.6	Internment of an oblong/oversize casket/coffin (max 2050 x 670)	330.00
4.	Niche Fees—Niche Walls 1 and 2	
4.1	Purchase and Internment of Single Niche	429.00
4.2	Purchase and Internment of Double Niche (Grant of Right of burial included)	693.00
4.3	Plaque	At cost
5.	Niche Fees—Garden Niche Wall (Granite)	
5.1	Purchase and Niche Cover (Grant of Right of Burial included)	990.00
5.2	Lettering/Symbols on Niche Cover and Installation	At cost
6.	Niche Fees—Ground Niches	
6.1	Purchase and Limestone Plinth (Grant of Right of Burial included)	792.00
6.2	Plaque	At cost
7.	Niche Fees—Memorial Garden Wall	
7.2	Purchase (Grant of Right of Burial included)	860.00
7.3	Plaque	At cost

Item	General Description	\$
8.	Additional Service Fees	
8.1	Reservation specific Site (non refundable)	220.00
8.2	Transfer of Ashes (within Pinjarra Cemetery)	341.00
9	Funeral Directors Fees	
9.1	Annual Licence Fee (GST Exempt)	900.00
9.2	Single Funeral Permit (GST Exempt)	180.00
10.	Search and Other Fees	
10.1	Search Fee for Records (inc Map and Burial Records)	1st free. 7.70 each thereafter
10.2	Digital Photograph for the grave site	27.50
11.	Monumental Masons—Licence / Permits	
11.1	Annual License Fee (GST Exempt)	825.00
11.2	Single funeral Permit (GST Exempt)	165.00
12.	Plaques and Monuments	
12.1	Lawn Cemetery	As Quoted
12.2	Niche Wall	As Quoted
12.3	Special Memorials	As Quoted
12.4	Installation of Memorial/Plaque by the Shire	As Quoted

DEAN L. UNSWORTH, Chief Executive Officer.

CONSUMER PROTECTION

CP401*

BUSINESS NAMES ACT 1962

DIRECTION BY THE MINISTER FOR COMMERCE

I, Simon McDonnell O'Brien, Minister for Commerce, being the Minister for the time being administering the *Business Names Act 1962* (the Act), pursuant to the power conferred by section 9 of that Act, revoke all directions previously given under that section and direct that the Commissioner for Consumer Protection shall not, except with the consent of the Minister for the time being administering the *Business Names Act 1962*, accept for registration any business name that is a name of a kind mentioned hereunder—

1. Names that are likely to be confused with or mistaken for—

- (a) a business name registered in Western Australia;
- (b) a name that is registered or reserved under the law relating to companies, except where the registered corporation is the applicant and has completed a 'deed of agreement'; or
- (c) the name of an incorporated association, building society, co-operative company, co-operative society, co-operative housing society, credit union, friendly society or limited partnership registered in Western Australia.

For the purposes of paragraph 1, a name is likely to be confused with or mistaken for another name if it differs only by the use of any of the following variations—

- (i) punctuation variations;
- (ii) singular or plural variations;
- (iii) words such as "a", "an", and "and" or "the";
- (iv) acronyms, abbreviated or grammatical variations; in the case of Australia, abbreviations and variations include "Aus", "Oz", "Aust", "Auz", "Aussie", "Auzzie", "Ozzy", "Ozzie" or "Australian"; in the case of Western Australia, abbreviations and variations include "WA", "Western Australian", "West Australian", "Westralia", "Westralian", "West Australia", "West Oz", "West Aus", "West Aust", "West Auz", "West Aussie", "West Ozzie", or "West Ozzy";
- (v) direct word reversals;
- (vi) symbols;
- (vii) spelling variations;
- (viii) split words;

- (ix) word derivatives;
 - (x) prefix or suffix of “AA” and “AAA”;
 - (xi) suffixes;
 - (xii) the inclusion of an internet domain name extension such as “www”, “net”, “org” or “com”;
 - (xiii) the inclusion of generic business terms as a suffix; generic business terms include “services”, “associates”, “company”, “partners”, “shop”, “centre”, “enterprises”, “holding”, “trading”, “promotions”, “products” and the like;
 - (xiv) the inclusion of additional words which do not cause the name to be sufficiently different; or
 - (xv) the inclusion of geographical locations as a suffix, unless the name is part of a franchise or naming agreement and consent is obtained.
2. Names which are misleading in relation to the nature, objects or purposes of the business conducted or to be conducted under those names, or in relation to any other matter.
3. Names which are likely to be offensive to members of the public or members of any section of the public.
4. Names containing the following words or phrases or any abbreviation thereof or any words, phrases or abbreviation of like meaning—
- “Aboriginal Corporation”, “Aboriginal Council”, “Building Society”, “Chamber of Commerce”, “Chamber of Manufacturers”, “Chartered”, “College of Advanced Education”, “Consumer”, “Co-operative”, “Credit Society”, “Credit Union”, “Executor”, “Friendly Society”, “Guarantee”, “Institute of Advanced Education”, “Made in Australia”, “Oxfam”, “Savings”, “Starr Bowkett”, “Stock Exchange”, “Trust”, “Trustee”, “University”.
5. Names which, in the context in which they are proposed to be used, are capable of suggesting—
- (a) connection with a member of the Royal Family when the connection suggested does not exist; or
 - (b) that Royal patronage has been received when this is not the case.
6. Names which, in the context in which they are proposed to be used, are capable of suggesting connection with—
- (a) the Crown, the Government of the Commonwealth of Australia or of a State or Territory or any other part of the Queen’s dominions, possessions or territories;
 - (b) a department, authority or instrumentality of the Government of the Commonwealth of Australia or of a State or Territory or with a municipal or other local authority; or
 - (c) the Government of a foreign country.
7. Names which include the words “Commonwealth” or “Federal”.
8. Names which, in the context in which they are proposed to be used, are capable of suggesting—
- (a) connection with ex-servicemen’s organisations when the connection suggested does not exist;
 - (b) that the members of an organisation are totally or partially incapacitated when this is not the case; or
 - (c) a connection with Sir Donald Bradman or Saint Mary MacKillop, including a suggested connection by using a name which is or includes a name or expression by which such persons are commonly referred, for example, in the case of Saint Mary MacKillop—“Saint Mary of the Cross MacKillop”.

Dated this 4th day of August 2011.

S. M. O’BRIEN, Minister for Commerce.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

INTENTION TO DETERMINE A MANAGEMENT PLAN FOR THE MACKEREL MANAGED FISHERY
FD 431/09 [942]

I, Norman Moore MLC, Minister for Fisheries, hereby give notice that, in accordance with section 64(2) of the *Fish Resources Management Act 1994*, I intend to determine a management plan for the Mackerel Managed Fishery.

A copy of the draft management plan may be obtained from the Head Office of the Department of Fisheries, 3rd Floor, The Atrium, 168 St Georges Terrace, Perth or the Department of Fisheries website, www.fish.wa.gov.au

Interested persons who wish to comment on the draft management plan are invited to make representations in writing to the Minister for Fisheries by 4.30 pm, Friday 30 September 2011.

Representations in connection with the draft management plan may be forwarded to—

Minister for Fisheries
Draft Mackerel Management Plan
c/- Chief Executive Officer
Department of Fisheries
3rd Floor, The Atrium,
168 St Georges Terrace, Perth

Dated this 15th day of August 2011.

NORMAN MOORE MLC, Minister for Fisheries.

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 31 March 2006, item HR401 on page 1174 an error occurred. Under Schedule 1, the land description for **Quarantine Station (fmr), Woodman Point** at O'Kane Court, Woodman Point included a reference to—

...Lot 61 on D 67078 being the whole of the land contained in C/T V 1760 F 971...

That description was incorrect and should read—

...Ptn of Lot 61 on D 67078 being part of the land contained in C/T V 1760 F 971...

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

Dated this 19th day of August 2011.

JUSTICE

JU401

ESCHEAT (PROCEDURE) ACT 1940

SUPREME COURT OF WESTERN AUSTRALIA

CIV 2238 of 2011

BETWEEN

In the matter of the Estate of Antonia Mary Reid, late of St Luke's Nursing Home, Rokeby Road, Subiaco, Western Australia, Spinster, deceased.

EX PARTE

The State of Western Australia

ORIGINATING MOTION FOR ORDER OF ESCHEAT

Take notice that an application will be made on the 22nd day of September 2011, at 9.15 o'clock in the forenoon to the Judge or Master in Chambers at the Supreme Court, Barrack Street, Perth for an order that the fund amounting to \$1,892,353.51 as at 18 January 2011 (plus accrued interest and less any subsequent administration expenses) being two-thirds of the estate of the abovenamed deceased, held by Kott Gunning as trustee for the estate of the abovenamed deceased shall be and become the property of the State by way of escheat.

Any person claiming title to the fund may appear at the above time and place in support of the claim.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954*Shire of Murray*

APPOINTMENTS

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

Chief Bush Fire Control Officer—Robert Wilson

Deputy Chief Bush Fire Control Officer 1—Benjamin Armstrong,

Deputy Chief Bush Fire Control Officer 2—Michael Webster

Bush Fire Control Officers— Douglas McLarty, James Camplin,

Bush Fire Control Officers (Permit Issuing Only)— Kevin Jones, Christine Thompson, Lance Pitter, Dave Turner,

Fire Weather Officer—James Camplin

Deputy Fire Weather Officer—Michael Webster

The appointment of Robert Marlborough, Terrance Sims, Andrew Church, Rebecca Magee, Sarah Cope and Amos Dolman as Fire Control Officers in the district remains in effect. All previous appointments are cancelled.

DEAN. L. UNSWORTH, Chief Executive Officer.

LG402*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960*Shire of Murray*

SWIMMING POOL INSPECTION LEVY

In accordance with the *Local Government (Miscellaneous Provisions) Act 1960* section 245A(8) the Shire of Murray gives notice that at the meeting held on July 28, 2011 Council imposed a Swimming Pool Inspection levy of \$13.75 (GST inclusive) per property, per annum containing a private swimming pool.

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

DEAN L. UNSWORTH, Chief Executive Officer.

LG403*

SHIRE OF KELLERBERRIN

APPOINTMENTS

Authorised Ranger

It is hereby notified for public information that Mr Matthew Sharpe has been appointed by Council as Authorised Person of the Shire of Kellerberrin pursuant to the following—

1. Dog Act 1976.
2. Local Government Act 1995.
 - a. 9.11—Request name and address of person committing or suspected on reasonable grounds of committing an offence against the Local Government Act.
 - b. 9.13—Authorisation to issue owner of a vehicle alleged to have been involved in commission of offence, with a notice to provide identity of driver at time allegedly occurred.
 - c. 9.16—Issue Infringement Notices.
3. Control of Off-Road Vehicles Act 1978 and Regulations.
4. Cemeteries Act 1986.
5. Litter Act 1979 and Regulations.
6. Bush Fires Act 1954—Section 59.

Poundkeeper

It is hereby notified for public information that the following persons have been appointed Poundkeeper under the *Dog Act 1976*—

- o Mr Mark Silver

Registration Officers

It is hereby notified for public information that the following persons have been appointed Registration Officers under the *Dog Act 1976*—

- o Mr Raymond Griffiths
- o Mr Tom Applegate
- o Miss Kelsey Ware
- o Miss Bonnie Cole
- o Miss Jess Bambrick
- o Mr Mark Silver
- o Mr Dave Fox

The appointment of all other officers is hereby cancelled.

D. A. FRIEND, Chief Executive Officer.

LG501***BUSH FIRES ACT 1954**

Shire of Murray

FIREBREAK NOTICE

Notice is hereby given to all owners and/or occupiers of land within the Shire of Murray that pursuant to the powers conferred in Section 33 of the *Bush Fires Act 1954*, Council resolved on June 30, 2011 to adopt the following requirements to prevent the outbreak or spread of a bush fire within the district.

All owners and/or the occupiers of land in the district are required to carry out fire prevention work in accordance with the requisitions of this Notice by 14 November each calendar year or within 14 days of the date of becoming the owner or occupier of the land, should this be after 14 November each year.

All work required by this Notice is to be maintained until 30 April in the following calendar year. The work required by this Notice is based on the land size and zoning.

Definitions

For the purpose of this Notice the following definitions apply—

“Building Protection Zone” means the area within a distance of 20 metres from a dwelling (as defined in the Residential Design Codes of WA) measured from the external walls within the boundaries of the lot on which the dwelling is situated. The following work is required to be completed and maintained within a building protection zone. The fuel loading (flammable material) is to be reduced and maintained to a height of less than 5 centimetres. Tree crowns are to be maintained at a minimum of 10 metres apart. Tree crowns shall not overhang a dwelling and shrubs and trees within the zone are not to have dead material within the plant.

“Firebreak” means an area of ground, of a specified width and constructed to a trafficable surface that is kept and maintained totally clear of all flammable material by scarifying, cultivating, ploughing or other means, and includes the pruning and removal of any living or dead trees, scrub or other material that overhang the cleared firebreak area to a vertical height of 4.5 metres from the ground.

“Fire Management Plan” means a plan that has been developed and approved by the Shire to reduce and mitigate fire hazards within a particular subdivision, lot or other area of land anywhere in the district.

“Fuel Depot” means an area of land, a building or structure where fuel, (ie petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or manner.

“Flammable Material” means any plant, tree, grass, vegetable, substance, object, thing or material (*except living flora including live standing trees*) that may or is likely to catch fire and burn or any other thing deemed by an authorised officer to be capable of combustion.

“Hills Landscape Protection Land” means land zoned or defined as in the Town Planning Scheme as Hills Landscape Protection Land.

“Plantations” means any area of planted pines, eucalypt, hardwood or softwood trees exceeding 3 hectares in area.

“Trafficable” means to be able to travel from one point to another in a 4x4 fire appliance on a clear surface, unhindered without any obstruction that may endanger resources. A firebreak is not to terminate without provision for egress to a safe place or a cleared turn around area of not less than a 19 metre radius.

“Vertical Height” means a continuous vertical uninterrupted line at a right angle to the horizontal line of the firebreak.

“Zoning” means the land zoning description as recorded in the Shire of Murray property Rates Register.

The zoning of each property in the district is detailed on the annual Rates Notice issued.

Fire Prevention Requirements**1. Rural Zoned Land**

- (a) A firebreak of at least 3 metres wide is to be constructed within 30 metres of the boundaries of the land, where the land abuts all roads (made or unmade), railway reserves, Department of Environment and Conservation (DEC) land or a Plantation. A 3 metre wide firebreak shall be installed immediately around all buildings, sheds, haystacks and fuel depots/storage areas on the land.
- (b) If the Rural land abuts or adjoins "*any other type of zoned land*" a firebreak of at least 3 metres wide shall be constructed along that portion of the rural land that abuts the other zoned land and the firebreak/s are to be located immediately inside the boundary of the rural land. Also all flammable material shall be reduced and maintained to a height of less than 5 centimetres by slashing, mowing, rotary hoeing, chemical spraying for a distance of 20 metres immediately inside the installed firebreak.

2. Special Rural, Special Residential, all Special Use, Farmlet, Hills Landscape Protection Land and Rural Townsite Zoned Land

- (a) Where the area of land is 20,500 square metres or less in size, all flammable material on the entire property shall be reduced and maintained to a height of less than 5 centimetres by slashing, mowing, rotary hoeing or by other means. Alternatively a firebreak can be installed in accordance with clause 2 (b) below. (A mixture of bush fire fuel reduction work [mowing or slashing] and the installation of firebreaks are not acceptable on this sized lot, unless a variation is approved).
- (b) Where the area of the land is more than 20,501 square metres in size a firebreak of at least 3 metres wide shall be installed immediately inside all external boundaries of the land and immediately around any sheds and outbuildings on the land.
- (c) All land within this category definition, irrespective of size requires a building protection zone to be installed and maintained.

3. Residential, Residential Development, Special Development, Industrial and all Other Zoned Land Not Specified

- (a) Where the area of land is 4,000 square metres or less, all flammable material on the entire property shall be reduced and maintained to a height of less than 5 centimetres by slashing, mowing, rotary hoeing, chemical spraying or by other means.
- (b) Where the area of land is more than 4,001 square metres in size, a firebreak of at least 4 metres wide shall be installed or constructed immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

4. Plantations

Plantations established after 30 November 1984 that exceed 3 hectares in total area shall have a 10 metre wide firebreak completely surrounding the perimeter of planted trees. Each compartment of a plantation is limited to area of less than 30 hectares in size. Each 30 hectare compartment shall have a 10 metre wide firebreak surrounding the planted trees. Furthermore all plantations shall comply with requirements contained in the Fire and Emergency Services Authority's guidelines or standards for Plantation Fire Protection. .

5. Storage of Cut or Stockpiled Flammable Material

On all land in the district except, land specified as Industrial, Non Rateable or Reserve Land the owner or occupier of the land shall not keep or permit to be kept any cut, stockpiled or windrowed timber products (manufactured or natural) unless the material is in piles of less than 15 metres long, 5 metres wide and 3 metres high. Every pile of cut, stockpiled or windrowed timber product larger than 12 cubic metres is to be completely surrounded by a firebreak of at least 10 metres wide.

6. Variations

If it is considered to be impractical to comply with the requirements of this Notice, the owner or occupier of private land in the district may apply for a variation by contacting the area Fire Control Officer prior to 25 October each year to arrange for an onsite inspection to discuss the alternate methods of fire prevention. Variations may be approved by the Shire for a one or three year period, subject to the owner/occupier of the land remaining the same. If a request to vary this Notice is not approved, the requirements of this Notice apply.

7. Fire Management Plans

Where a Fire management plan (FMP) exists for a specified area or property as required by the Town Planning Scheme or subdivision approval or for an individual or group of properties, compliance with all requirements of the FMP is required in addition to any further requirements within this Notice.

Dates to Remember

Restricted Burning Time: 1 November to 14 December each year (inclusive), and 15 March to 30 April each year (inclusive)

Prohibited Burning Time: 15 December to 14 March (inclusive)

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

Notice**Camp or Cooking Fires**

Notice is hereby given that in accordance with Section 25 (1a) of the *Bush Fires Act 1954* (as amended) Council resolved on 26 May 2011 to prohibit the lighting of a camp or cooking fire all land in the Shire of Murray during the Prohibited Burning Period as declared in the district and varied under s.17 of the Act from time to time.

This prohibition does not apply to a gas appliance, comprising a fire the flame of which is encapsulated by the appliance and which does not consume solid fuel, shall not be taken to be a fire in the open air and may be used at any time for the purpose of camping or cooking.

Burning of Garden Refuse and Rubbish

Notice is hereby given to all owners or occupiers of land in the Shire of Murray that in accordance with Section 24G of the *Bush Fires Act 1954* (as amended) Council resolved on 26 May 2011 to prohibit the burning of garden refuse or rubbish during the Limited Burning Times on all land under 4,000 square metres in size within the District of Murray that would otherwise be permitted under Section 24F of the *Bush Fires Act 1954*.

For the purposes of this matter the "Limited Burning Times" means—

Restricted Burning Time: 1 November to 14 December each year (inclusive) and 15 March to 30 April each year (inclusive, and as varied pursuant to s.18 of the *Bush Fires Act 1954*)

Prohibited Burning Time: 15 December to 14 March (inclusive, and as varied pursuant to s.17 of the *Bush Fires Act 1954*)

The effect of this notice is that the burning of garden refuse or rubbish in an incinerator or on the ground on all land in the district that is 4,000 square metres or less in size is prohibited absolutely during the Limited Burning Times.

The Firebreak Notice previously published in the *Government Gazette* on September 3, 2010 (No. 169) and in the Mandurah Mail on September 2, 2010 is hereby revoked.

DEAN L. UNSWORTH, Chief Executive Officer.

MARINE/MARITIME

MA401***WESTERN AUSTRALIAN MARINE ACT 1982
NAVIGABLE WATERS REGULATIONS 1958
DECLARATION OF EMERGENCY VESSELS**

Department of Transport,
Fremantle WA, 19 August 2011.

Acting pursuant to the powers conferred by Regulation 19H of the *Navigable Waters Regulations 1958*, I hereby declare the Department of Transport vessel PV10 to be an emergency vessel and exempt from the provisions of the Regulations whilst the master of the vessel is acting in the course of his/her duties and where they reasonably believe that it is expedient and safe to do so.

RAYMOND BUCHHOLZ, Acting Marine Safety Operations Director,
Marine Safety.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia
**OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006
PROHIBITION OF ENTRY INTO A PETROLEUM SAFETY ZONE**

I, William Lee Tinapple, the Executive Director, Petroleum Division of the Department of Mines and Petroleum pursuant to section 616 of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* (the Act), hereby prohibit all vessels other than vessels under control of the registered holders of Petroleum Production Licence Nos. WA-9-L, WA-11-L, WA-3-L and WA-16-L and vessels operated by authorised persons who are exercising powers under section 615(1) of Division 1 of Part 6.6 of the above Act from entering or being present in the area of the petroleum safety zone without the consent in writing of the Executive Director, Petroleum Division (Designated Authority).

This petroleum safety zone extends to a distance of 850 metres, measured from the RTM Location known as—

Latitude 19 35' 20.695" South, Longitude 116 26' 48.651" East*)
(Easting 441 987.98mE / Northing 7 833 895.96mN)

*Note: the above are GDA94 coordinates.

The petroleum safety zone remains in force for the duration of the operational activities pertaining to the Cossack Wanaea Lambert Hermes Redevelopment Project FPSO OKHA Safety Zones.

Where an unauthorised vessel enters or remains in the petroleum safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 616 of the Act and are punishable, upon conviction, by a imprisonment for a term—

- not exceeding 15 years if the breach is determined as intentional.
- not exceeding 12.5 years if the breach is determined as recklessness.
- not exceeding 10 years if the breach is determined as negligence.
- not exceeding 5 years if the breach is determined as an offence of strict liability.

Dated this 15th day of August 2011.

Made under the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* of the Commonwealth of Australia

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

Pursuant to the Instrument of Delegation dated 29 March 2011.

MP402*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Leonora WA 6438.

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.

TANYA WATT, Warden.

To be heard by the Warden at Leonora on 6 October 2011.

MT MARGARET MINERAL FIELD

PROSPECTING LICENCES

P 37/7163	Baker, Glenn William Bhasin, Neelesh Majstrovich, Robert Anthony Hannans Reward Ltd
P 37/7164	Baker, Glenn William Bhasin, Neelesh Majstrovich, Robert Anthony Hannans Reward Ltd
P 37/7817	Daniels, Donald Maxwell
P 38/3769	Richmond, William Robert
P 38/3770	Richmond, William Robert
P 38/3771	Richmond, William Robert
P 38/3772	Richmond, William Robert
P 38/3773	Richmond, William Robert
P 38/3774	Richmond, William Robert
P 39/5025	Boase, Michael James Hanlon, Dion James Truran, Robert Geoffrey
P 39/5039	Lynch, Aubrey

NORTH COOLGARDIE MINERAL FIELD

PROSPECTING LICENCES

P 40/1193	Kookynie Resources Pty Ltd Enigma Mining Ltd FMR Investments Pty Limited
P 40/1194	Kookynie Resources Pty Ltd Enigma Mining Ltd FMR Investments Pty Limited

MP404*

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 21 September 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 20/623	Diversity Resources Pty Ltd	Murchison
E 38/2372	Ausquest Ltd	Mt Margaret
E 38/2373	Ausquest Ltd	Mt Margaret
E 39/1526	Oro Del Sur Pty Ltd	Mt Margaret
E 51/1270	Bell Bay Investments Pty Ltd	Murchison
E 70/3675-I	Greenview Pty Ltd	South West
MINING LEASE		
M 30/142	Humphrey, Peter William Rudzitis, Peter	North Coolgardie
M 40/119	Kookynie Resources Pty Ltd FMR Investments Pty Limited Enigma Mining Ltd	North Coolgardie
M 58/251	Riggs De Vree Constructions Pty Ltd	Murchison

MP403*

MINING ACT 1978
APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,
Leonora WA 6438.

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.

TANYA WATT, Warden.

To be heard by the Warden at Leonora on 6 October 2011.

MT MARGARET MINERAL FIELD
PROSPECTING LICENCES

P 37/6847	Navigator Mining Pty Ltd
P 37/7037	Hawthorn Resources Limited
P 37/7038	Hawthorn Resources Limited
P 37/7258	Navigator Mining Pty Ltd
P 37/7259	Navigator Mining Pty Ltd
P 37/7266	Navigator Mining Pty Ltd
P 37/7267	Navigator Mining Pty Ltd
P 37/7268	Navigator Mining Pty Ltd
P 37/7269	Navigator Mining Pty Ltd
P 37/7270	Navigator Mining Pty Ltd
P 37/7271	Navigator Mining Pty Ltd
P 37/7272	Navigator Mining Pty Ltd
P 37/7275	Jindalee Resources Ltd Nikolaenko, Vladimir
P 37/7276	Navigator Mining Pty Ltd Jindalee Resources Ltd Nikolaenko, Vladimir
P 39/4700	Navigator Mining Pty Ltd
P 39/4701	Hawthorn Resources Limited
P 39/4718	Hawthorn Resources Limited Golden Cliffs NL

P 39/4719	Golden Cliffs NL
P 39/4720	Golden Cliffs NL
P 39/4721	Golden Cliffs NL
P 39/4722	Golden Cliffs NL
P 39/4723	Golden Cliffs NL
P 39/4806	Barrick (Granny Smith) Pty Ltd Barrick (GSM) Ltd (ACN 002 594 881)
P 39/4871	Hawthorn Resources Limited
P 39/4943	Boldjet Pty Ltd
P 39/4944	Boldjet Pty Ltd
P 39/4952	Boldjet Pty Ltd
P 39/4953	Boldjet Pty Ltd
P 39/4957	Boldjet Pty Ltd
P 39/4959	Boldjet Pty Ltd
P 39/5040	Vincent, Karyn June

**NORTH COOLGARDIE MINERAL FIELD
PROSPECTING LICENCES**

P 40/1148	Hawthorn Resources Limited
P 40/1149	Hawthorn Resources Limited
P 40/1150	Hawthorn Resources Limited
P 40/1151	Hawthorn Resources Limited
P 40/1185	Kookynie Resources Pty Ltd
P 40/1186	Kookynie Resources Pty Ltd
P 40/1187	Kookynie Resources 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 Acts passed by the Legislative Council and the Legislative Assembly during the First Session of the Thirty-Eighth Parliament.

Title of Act	Date of Assent	Act No.
Road Safety Council Amendment Act 2011	16 August 2011	30 of 2011

MALCOLM PEACOCK, Clerk of the Parliaments.

Date 17 August 2011.

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005

DIRECTIONS

DR 264 of 2011

In the State Administrative Tribunal, Between Hanson Construction Materials Pty Ltd, Applicant and City of Vincent, Respondent.

Direction to the State Administrative Tribunal to refer application to the Minister for Planning pursuant to section 246(2)(B) of the *Planning and Development Act 2005*.

To: State Administrative Tribunal
Level 4, 12 St Georges Terrace
PERTH WA 6000

1. On 1 August 2011, Application DR 264 of 2011 between Hanson Construction Materials Pty Ltd and the City of Vincent was filed in the State Administrative Tribunal.

2. I, Minister for Planning, consider that the Application raises issues of such State and regional importance that it is appropriate for the Application to be determined by the Minister for Planning.

3. I therefore direct you, pursuant to Section 246(2)(b) of the *Planning and Development Act 2005* to hear the application but, without determining it, to refer it with recommendations to the Minister for Planning for determination.

JOHN DAY, Minister for Planning.

PL402*

PLANNING AND DEVELOPMENT ACT 2005
AMENDMENT TO THE DECLARATION OF PLANNING CONTROL AREA 95
City of Cockburn

Rowley Road, Cockburn, between Kwinana Freeway and the Coast

File No: 835/2/23/9

General Description

The Minister for Planning has granted approval to amend Planning Control Area 95. The Planning Control Area has previously been declared for Rowley Road, Cockburn, between Kwinana Freeway and the coast, and is now amended at the Rowley Road and Hammond Road interchange, as shown on Western Australian Planning Commission (WAPC) plan number 1.7077/1.

Purpose of the Planning Control Area

The purpose of this amended Planning Control Area is the protection of the proposed road and rail freight transport access corridor of Rowley Road, Cockburn, between Kwinana Freeway and the coast. The WAPC considers that the amended Planning Control Area is required to ensure that no further development occurs on this property which might prejudice this purpose until it may be reserved for highways and important regional roads in the Metropolitan Region Scheme.

Duration and Effects

The amended Planning Control Area has effect from the date of publication of this notice in the *Government Gazette* to 9 February 2015, or until revoked by the WAPC with the approval of the Minister.

A person shall not commence and carry out development in a Planning Control Area without the prior approval of the WAPC. The penalty for failure to comply with this requirement is \$50,000, and in the case of a continuing offence, a further fine of \$5,000 for each day during which the offence continues.

Compensation is payable in respect of land injuriously affected by this declaration, and land so affected may be acquired by the WAPC in the same circumstances and in the same manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

Where the Amended Planning Control Area is available for public inspection

- Western Australian Planning Commission, 140 William Street, Perth
- J S Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Cockburn

TONY EVANS, Secretary,
Western Australian Planning Commission.

PL403*

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

Town Planning Scheme No. 3—Amendment No. 20

Ref: TPS/0630

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 Cockburn local planning scheme amendment on 8 August 2011 for the purpose of—

1. Including the following in Schedule 12—Development Contribution Plan of the Scheme—

Ref No:	DCA 8
Area:	Solomon Road
Provisions:	<p>Landowners within DCA 8 shall make a proportional contribution to the cost of common infrastructure for the Solomon Road Arterial Drainage System.</p> <p>The proportional contribution is to be determined in accordance with the provisions of Clause 6.3 of TPS 3 and contained on the Development Contribution Plan. The Council in its discretion may exclude properties from the DCA area which it deems to have no development or subdivision potential.</p> <p>Contributions shall be made towards the following items associated with the proposed Solomon Road Arterial Drainage System—</p> <ul style="list-style-type: none"> (a) Full earthworks; (b) Provision of drainage infrastructure; (c) Supply and boring of a pressure main under the Kwinana Freeway and works associated with the proposed pump station;

	(d) Servicing infrastructure relocation where necessary; (e) Landscaping works around the drainage basin; (f) Cost of land required for the Arterial Drainage basin; (g) Costs to administer cost sharing arrangements including preliminary engineering design and costings, valuations, annual reviews and audits and administration costs.
Participants and Contributions:	In accordance with the Cost Contribution Schedule adopted by the local government for DCA 8.

2. Amending the Scheme Map accordingly to include Development Contribution Area No. 8.
3. Including the following in Schedule 11—Development Area 20 of the Scheme—

Ref. No.	Area:	Provisions
DA 20	Solomon Road (Development Zone)	<p>4. Landowners within DA 20 who front the North Lake Road extension (Other Regional Road) between Kwinana Freeway and Armadale Road shall comply with the access requirements set out in the North Lake Road Extension Vehicle Access Policy Plan adopted by Council and the Western Australian Planning Commission.</p> <p>5. The North Lake Road Extension Vehicle Access Policy sets out criteria relating to—</p> <ul style="list-style-type: none"> • Control over the location, design and number of crossovers. • A requirement, as a condition of development approval or subdivision, for easements in gross in the form of a public access easement on land titles. • A requirement, as a condition of development approval or subdivision, to provide public right-of-way to side streets and crossovers as delineated in the Access Plan. • Ensuring that, on land adjacent to the North Lake Road extension, all traffic enters and leaves in a forward direction. <p>6. Notwithstanding 5. above, Council may make satisfactory arrangements for temporary access to the North Lake Road extension where designated crossover and linking public right of way has not been created and hence there is no access to the land.</p> <p>7. Where temporary access to North Lake Road extension is agreed to the terms and conditions of such access are to be set out in a legal agreement prepared at the landowners cost.</p> <p>8. Landowners within DA 20 whose land is Reserved “Other Regional Road” in the MRS and TPS No. 3 for the purpose of the extension of North Lake Road shall be responsible for the following—</p> <ol style="list-style-type: none"> (a) Land required for the extension of North Lake Road reserved as “Other Regional Road” in the MRS is expected to be ceded as a condition of subdivision approval granted by the Western Australian Planning Commission, or as a condition of development approval where appropriate; and (b) Construction of North Lake Road extension as a two-lane kerbed road to be a condition of subdivision approval granted by the Western Australian Planning Commission, or as a condition of development approval where appropriate, and shall include the following— <ul style="list-style-type: none"> • Full earthworks; • Dual use path (one side); • Lighting; • Landscaping; • Traffic management devices; • Provision of drainage infrastructure. <p>9. In the case of Lot 11 Solomon Road, the landowner’s obligation to construct the part of the North Lake Road</p>

		<p>extension within Lot 11 in accordance with clause 8 (a) and (b) will arise upon the commencement of any works associated with Stage 2 of the development shown on Drawing 9211-00-0-100 revision C stamped approved on 7 March 2000 as an amendment to Development Approval reference 5513480, unless another condition of subdivision or development approval has first imposed that obligation in any event.</p> <p>The road extension must be completed by the landowner to the standard approved by the City prior to the commencement of the use of Stage 2, unless another arrangement satisfactory to the City is made.</p> <p>10. Where it is not practical to construct the extension of North Lake Road at the time of undertaking subdivision, development, redevelopment or the extension of an existing use, Council may enter into a legal agreement with the landowner to formalise satisfactory arrangements regarding the timing of such works. The cost of preparing an agreement shall be at the cost of the landowner.</p>
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L. HOWLETT, Mayor.
S. G. CAIN, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA401*

GAMING AND WAGERING COMMISSION ACT 1987

PERMIT AND CONDITIONS FOR THE CONDUCT OF A TRADE PROMOTION LOTTERY

A Trade Promotion Lottery is a lottery conducted to promote the sale of goods or the use of services, in which every participant takes part—

- (a) without cost to him; or
- (b) by reason of the purchase of goods or the use of services, the cost of which is no more than the cost would be without the opportunity to take part in the lottery.

The Gaming and Wagering Commission hereby authorises the conduct of Trade Promotion Lotteries, which are deemed to be permitted lotteries, provided that the following conditions are complied with in respect of the conduct of Trade Promotion Lotteries—

1. There shall be no cost to enter the lottery.
2. If the entry is via a telephone call or other electronic medium, the cost of the call shall not exceed 55 cents.
3. If entry is via the Internet, there shall be no additional cost to the participant to register his/her name other than the cost paid by the participant to access the web site via the internet service provider.
4. The lottery may be conducted for a maximum of twelve months.
5. The draw must be conducted within one month of the closure of the lottery.
6. Where entry to the trade promotion lottery is by an entry form or coupon—
 - (a) a description of the prize/s must be printed on the entry form/coupon;
 - (b) the terms or conditions of entry to the lottery must be—
 - (i) printed on the entry form/coupon; or
 - (ii) published in a newspaper that is published nationally (for trade promotion lotteries originating outside of Western Australia) and/or Statewide (for trade promotion lotteries conducted within Western Australia); or
 - (iii) published on the internet; and
 - (c) where the rules and/or conditions of the trade promotion lottery are published in a newspaper or on the internet, reference to such publication is to be included on the entry form or coupon.
7. Where the trade promotion lottery is conducted by audio or visual media—
 - (a) a description of the prize/s is to be included in the broadcast; and
 - (b) the terms and conditions of entry to the trade promotion lottery are to be included in the broadcast, or the broadcast must direct contestants to where the terms and conditions are to be found.
8. Where the trade promotion lottery is conducted by electronic media (other than audio or visual) all advertising of the promotion shall provide a description of the prizes and shall direct contestants to where the terms or conditions of entry are to be found.

9. Where the trade promotion lottery is conducted in any other way all advertising of the lottery shall provide a description of the prizes and shall contain the terms and conditions of the lottery.
10. The method for determining the winner shall be clearly stated in the terms or conditions of entry to the trade promotion lottery.
11. Where a trade promotion lottery is conducted by audio, visual or other electronic media a copy of the terms or conditions of entry shall be lodged with the Gaming and Wagering Commission prior to the commencement of the promotion.
12. Once the trade promotion lottery has commenced the published rules and conditions of the lottery cannot be amended without written approval of the Gaming and Wagering Commission.
13. Once the trade promotion lottery has commenced it cannot be cancelled or withdrawn without prior written approval of the Gaming and Wagering Commission.
14. Records relating to the lottery shall be maintained for a period of twelve months and shall be made available to an authorised officer of the Gaming and Wagering Commission or a Police Officer upon request.
15. Where practicable, members of the public must be afforded the opportunity to witness the draw. Where not practicable, audit records confirming the prize draw must be made available to an authorised officer of the Gaming and Wagering Commission or a Police Officer upon request.

This notice replaces the notice gazetted on 16 July 2004.

BARRY A. SARGEANT, Chairman.

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS

Amendment to Western Australian *Government Gazette* 2009/225

Under the *Vocational Education and Training Act 1996* section 60C, I, the Minister for Training and Workforce Development, classify the following—

Class B qualifications

No.	Qualification	Conditions	Training contract requirements				
			Title of apprentice under training contract	Nominal period (months) full time	Part time	School based	Other requirements
129.2	Certificate II in Civil Construction RII20709		Trainee	12	Y	SBT	

TRANSPORT

TN401*

RAIL FREIGHT SYSTEM ACT 2000

RAIL FREIGHT SYSTEM (S.36 AND 37) LAND ORDER NO. 1/2011

Made under Section 36 and 37 of the *Rail Freight System Act 2000* by the Minister for Transport.

1. Citation

This order may be cited as the *Rail Freight System (S.36 and 37) Corridor Land Order No.1/2011*.

2. Cancellation of Rail Corridor Land

The cancellation of corridor land identified in the last column of the Schedule.

Schedule—Land to be cancelled

Designation Identification	Railway Line Identification	Railway Identification Plan Number	Land Description
Line 2 at 176-176.71Km	Claisebrook to Bunbury Terminal	Book 1 Plan 75	Identified as 'Area A' on Deposited Plan 67775 having an area of 1.0574ha
Line 2 at 176.5km	Claisebrook to Bunbury Terminal	Book 1 Plan 75	Identified as 'Area B' on Deposited Plan 67775 having an area of 2014m ² .

3. Inclusion of Land in Rail Corridor

The inclusion of land in the corridor identified in the last column of the Schedule.

Schedule—Land to be included

Designation Identification	Railway Line Identification	Railway Identification Plan Number	Land Description
Line 2 at 176.8km	Claisebrook to Bunbury Terminal	Book 1 Plan 75	Identified as 'Area C' on Deposited Plan 67775 having an area of 1663m ² .

Dated this 5th day of July 2011.

TROY BUSWELL MLA, Minister for Transport.

TREASURY AND FINANCE

TR401***TAXATION ADMINISTRATION ACT 2003**

COMMISSIONER'S PRACTICES

Under the provisions of section 127 of the *Taxation Administration Act 2003*, the following Commissioner's practices are hereby published for public information—

LT 2.1 LAND TAX—NEWLY SUBDIVIDED RESIDENTIAL PROPERTY

LT 3.1 LAND TAX—NEWLY SUBDIVIDED RURAL BUSINESS LAND

LT 9.1 LAND TAX—EXEMPTION FOR NON-RURAL BUSINESS LAND

Full details of the Commissioner's practices can be obtained from the Office of State Revenue website at www.finance.wa.gov.au.

B. SULLIVAN, Commissioner of State Revenue,
Department of Finance.

TR402***TAXATION ADMINISTRATION ACT 2003**

COMMISSIONER'S PRACTICES

Under the provisions of section 127 of the *Taxation Administration Act 2003*, the following Commissioner's practices are hereby published for public information—

DA 2.1 DUTIES—LANDHOLDER DUTY—RELATED PERSONS AND PUBLIC FLOATS OR PUBLIC OFFERINGS

DA 23.0 DUTIES—LANDHOLDER DUTY- RELATED PERSONS

DA 24.0 DUTIES—LANDHOLDER DUTY—RELATED PERSONS—COMMISSIONER'S DISCRETION

Full details of the Commissioner's practices can be obtained from the Office of State Revenue website at www.finance.wa.gov.au.

B. SULLIVAN, Commissioner of State Revenue,
Department of Finance.

WATER/SEWERAGE

WA401*

METROPOLITAN WATER AUTHORITY ACT 1982
METROPOLITAN MAIN DRAINAGE DISTRICT NO. 1.
2011 BRENTWOOD EXCISION.

FILE: JT1 2010 10268 V01

Made by the Hon. Minister for Water pursuant to section 104(3) of the *Metropolitan Water Authority Act 1982*.

1. The area formerly known as Metropolitan Main Drainage District No. 1, deemed, pursuant to section 104(7) of the *Metropolitan Water Authority Act 1982*, to have been declared a drainage area, is referred to in this notice as “the declared drainage area”.

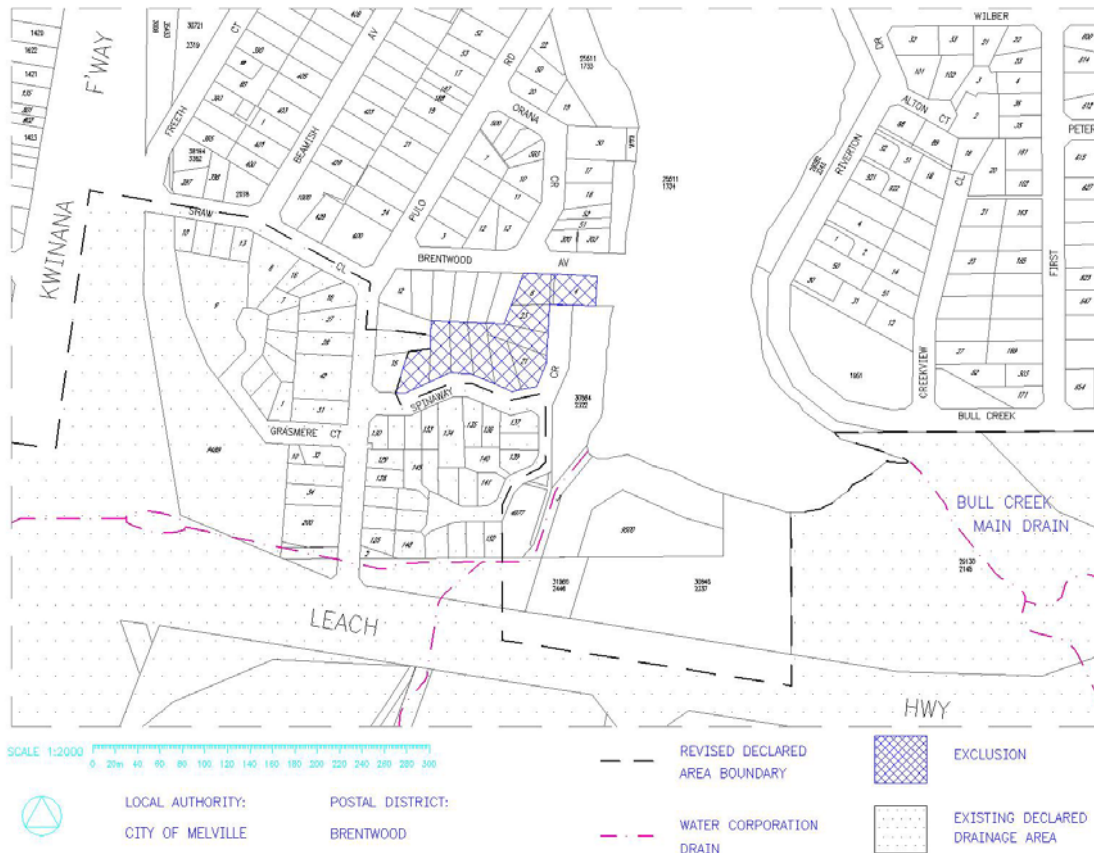
2. Notice is hereby given that the boundaries of the declared drainage area, as altered, are, as from 19 October 2011, to be further altered by the excision of all land shown as exclusion in the Schedule hereto and more particularly delineated on sheet 2 of plans KP48.

3. A person who is aggrieved by this proposal may, pursuant to Section 104(4) of the *Metropolitan Water Authority Act 1982*, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal contained herein.

BILL MARMION MLA, Minister for Water.

Note: The abovementioned plans may be inspected at the Water Corporation’s Business Office at 629 Newcastle Street, Leederville, WA 6007 between the hours of 8.30am and 4.30pm on any working day.

Schedule
 Planset No. KP48



In accordance with the provisions of the *Metropolitan Water Authority Act 1982*, it is hereby notified that all land situated within such portions of the declared area as altered by this notice shall cease to be rated for main drainage from 19 October 2011.

SUE MURPHY, Chief Executive Officer.

DECEASED ESTATES

ZX401*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Frances Clare Hopkins, late of Hillcrest Nursing Home, Harvest Road, North Fremantle, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of the deceased, who died on 3 March 2011, are required by the Personal Representatives, Elizabeth Helen Morgan Thomas and Louise Thompson, of care of CKS Merriam, 77 Melvista Avenue, Nedlands, Western Australia 6009, to send particulars of their claims to them by the date one month from the date of publication of this notice, after which date the Personal Representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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 19 August 2011.

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

Name of Deceased	Address	Date of Death	Date Election Filed
Frederick John Taylor	Unit 4/1 Sydney Street North Perth	21 June 2011	12 August 2011
Gwendoline Alice Hughes	20 Patrick Street Bunbury Western Australia	15 June 2011	12 August 2011

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

Bourne, Arthur Maxwell late of 136-510 Marmion Street, Booragoon 6154 died 18 July 2011 (DE 19992701 EM110)

Collins, Elanor Joan late of 10 Kapitzke Road, Karratha 6714 died 7 April 2011 (DE 33067241 EM37)

Doyle, Roma Winifred late of 3/161 Abbett Street, Scarborough 6019 died 1 July 2011 (DE 1980049 EM15)

Joseph, Desmond Arron formerly of 15 Francis Street, Geraldton 6530 died 2 December 2007 (DE 33087861 EM36)

Leber, Robertus Wilhelmus Aloysius late of 39-43 Ware Road, Albany 6330 died 8 July 2011 (DE 19811954 EM32)

Mullins, Clifford James formerly of 2/112-114 Millcrest St, Doubleview 6018 late of 40 Florence Street, West Perth 6005 died 25 July 2011 (PM 19720562 TM52)

O'Neill, Misty Jayne Care of—Lake Grace Hospital Stubbs Street, Lake Grace 6353 died 28 June 2011 (DE 30295424 EM214)

Richardson, Lillian May late of Care of—Peter Arney Home, Gentilli Way, Salter Point died 23 June 2011 (DE 19681226 EM32)

Smith, Frances May late of Nazareth House, Crowtheron Street, Bluff Point 6530 died 30 July 2011 (DE 2001169 EM36)

Webster, Thelma Joy formerly of 24 Queen Street, Bentley late of Castledare Village, 108 Fern Crescent, Wilson 6107 died 1 July 2011 (DE 33065169 EM23)

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

WESTERN AUSTRALIA

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***Price: \$17.35 plus postage**

* Prices subject to change on addition of amendments.

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WESTERN AUSTRALIA

SURVEILLANCE DEVICES ACT 1998

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*Prices subject to change on addition of amendments.

WESTERN AUSTRALIA

**PAWNBROKERS AND SECONDHAND
DEALERS ACT 1994**

Price: \$28.30 plus postage

*Prices subject to change on addition of amendments.

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